# WILL NOT OBEY RULING NEW KIND OF POKER DEBT IS DISCOVERED

COUNTY CLERK WILL NOT RO-TATE NAMES ON BALLOTS AT COMING ELECTION.

Names on the ballot in the 73 precincts of Marion county will not be rotated at the coming election, according to Max Gehlhar, county clerk, notwithstanding it is the opinion of Attorney-General A. M. Crawford that the names should be rotated where were five or more persons ing the office. The county clerk takes issue with the attorney general in the construction of the statute and backs up his action with precedent. The main reason for the decision not to rotate is the expense involved. Regarding this question Mr. Gehlhar had the fol-

runnes on the ballots for certain of-ments made by Judge Kelly this morn-fices this year than there was on the ing in giving the charge to the jury ballot of 1912, as the law is identically in the case of D. A. Madison against the same as it was at that time. The J. H. Shelley, an action in the circuit law provides that the names of candicourt for Marion county for the collecdates be rotated when there are five tion of \$198,50 on one note and \$150 or more for one office, and if there on another.

"The contracting of such debts is which five may be elected the law against public policy," declared the has been construed to mean that there are only two candidates for each indicate in the same position as they were bevidual office and that rotation is not required. This construction was placed whether the facts show the debt was upon this law in 1912 in this county contracted for gambling purposes or as and also in Multhomah county, and a load, as the plaintiff affirms." Afprobably in every other county in the ter giving further legal instructions, state. In 1912 there were thirteen canthe cause was submitted to the jury, didates for the legislature and there which went out shortly after 11 are thirteen candidates this year and o'clock. there is no more reason for rotating the names at present than there was ed a verdict in favor of the plaintiff in the past, in the past, "In order to rotate the names to

suit the personal ideas of certain am-bitious candidates it will require 3623 changes of forms on the republican ballot alone, which will be an immense construction of the law, and it has cer-tainly met with their approval and with the approval of the people at large, as no attempt has been made to change the law and make it more defi-nite. There is no question but what the law is construed so as to suit the

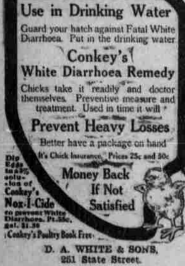
not suit some of the politicians.

"It is generally presumed that all the candidates on the 1914 ballot are running on a platform of retrenchment in all public expenditure, but it seems there are some who are trying to saddle on the people the expense of makling nearly 4009 additional changes of forms of ballot in order to suit their purn on the grounds that the office is forms of ballot in order to suit their burn on the grounds that the office is personal wishes and for their personal held illegally, Livesley admits that on benefit, without regard to the interests November 4 an election of mayor of of the people at large. It is not diffi-woodburn was held. He alleges, howenlt to tell what the attitude of these ever, that on November 12, 1913, he

### MARRIAGES. ++++++++

PIERCE-DRATH.

Get busy and dust off your con-



FLETCHER & BYRD, 349 North Commercial Street.



Write This Down on Your

CHAUTAUQUA

Jun: 29---July 4

Judge Kelly Says Note Given for Money to Buy Poker Chips Is Void.

LIQUOR CASE MAY BE DELAYED BY WITNESS

Notes of the Marion County Other Circuit Court and New Cases Filed.

That notes given for money with lowing to say this morning:
"There is no more reason," declared gambling cannot be collected through process of law, was one of the state-

The jury ourly this afternoon return-

Whether or not J. E. Johnston, of Silverton, a detective and witness in the case of the State of Oregon against lots. Anyone familiar with the printing business will realize that these changes of forms cannot be printed for nothing. All the candidates in 1912 were entirely satisfied with the Madison Shelley gambling case, but Lewis Johnson, indicted for selling liq-Madison-Shelley gambling case; District Attorney Ringo informed the court that the star witness who had secured the evidence was ill and unable to appear. Judge Kelly adjourned court until 1 o'clock in order to ascer-tain whether Johnston would be able people and taxpayers, although it does to appear. If he is not well enough not auit some of the politicians

enlt to tell what the attitude of these politicians in regard to retremehment will be after they are elected. Where a considerable saving can be made in he construction of a law, I believe in the constr entitled to hold the office. He states that on November 22 judgment was given by the court in which it was declared that Landon was usurping and performing the duties of mayor with out warrant of law; and also that upon taking the oath Livesley was entitled to perform the duties. He declares the

James R. Pierce and Mrs. Mary
Drath were married today as noon at the home of the officiating minister,
Rev. P. S. Knight.

mayor.

A reply by the plaintiff was filed denying each and every allegation of the scheme of the alleged swindling the answer. A motion was also filed asking the court to fix an early date of the scheme of the larged swindling trust was said to be a novel one. In Oregon the United States some time ago confisciated thousands of acres of

this morning with witnesses, jurymen and attorneys. The special venire drawn for today was on hand, together with the witnesses in the Silverton liquor case and also the Freeman Hamond Lumber company care.

According to the verdit of the jury resterday in the case of the H. S. Gile Your Shopping Easier

The property of money guaranteed by the defendant for goods furnished by the plaintiff to Robert Glimoney-saving opportunities. Make a list of what you want on the "Resan, Lachmund will have to pay the \$250 he guaranteed. Special pleadings in the case were made by the attorney for the defense. Judge Kelly presided.

Petition for the appeintment of exe-utor of the estate of Aleis Hobl was made yesterday to the Marion county court by the brother of the deceased. The estate consists of real and person al property of the probable value of \$15,000. The heirs are three sons and one daughter and the widow, Mary Robl.

In the case of the T. B. Porter Realty company against F. N. Derby, an action on a default in contract, Judge Kelly yesterday decided in favor of the plaintiff. The amount involved is

County Judge William Bushey yes-orday admitted the estate of James Gordon, deceased, to probate, and ap-pointed James G. Gordon executor. The estate consists of real and personal property of the probable value of \$10, 000. The heirs are Byron Gordon, of Silverton; Luiu Bursell, of Philemath, and J. Gordon, of Silverton.

Mrs . Preeman Douglas Hawley and daughter, Esther, of Deer Island, are visiting at the home of John Gremmels at 1335 Madison street. She will be in Salem until Thursday. Mrs. Hawley is a daughter of Mr. and Mrs. John Gremmels.

If a buby is homely the mother is rilling to admit that it looks like her usband,

# Bard of Avon, Whose Birthday Is Being Celebrated, and His Home



LL over the world the three hundred and fiftieth anniversary of Shakespeare's birth is being fittingly celebrated. There has long been a dispute over the real date of his birth, but April 23 is generally conceded to be the correct date for celebration. It was planned to hold onles at Stratford-on-Avon. Germany and America are not far behind in honoring his memory, especially in the public schools. The picture shows Shakespeare's best known portrait and his home at Stratford-on-Avon.

The "Shopping Reminder" Will Make

Your Shopping Easier

Capital Journal Shopping Reminder

ARTICLES

Purchased

Price as Advertised

STORE

### ALLEGED SWINDLERS NOW IN CUSTODY

SIMPLE SCHEME IS SAID TO HAVE NETTED PROMOTERS OVER \$2,000,000.

\* San Francisco, April 28.—With the arrest of John W. Logan here today the federal authorities declare they have taking the oath Livesley was entitled to perform the duties. He declares the they will be arrested this afternoon. Sidney Sperry, a wealthy rancher, was excluded from the office and that on taken into custody at Covina, Cal., yes taken into custody at Covina, Cal., yes acting directly upon the blood and much they will be arrested this afternoon. Sidney Sperry, a wealthy rancher, was acting directly upon the blood and much they will be arrested this afternoon. Sidney Sperry, a wealthy rancher, was acting directly upon the blood and much they will be arrested this afternoon. Sidney Sperry, a wealthy rancher, was acting directly upon the blood and much they will be arrested this afternoon.

Judge William Galloway, who presides over the equity department of the circuit court for Mariou county, will hold court here Wednesday. He will hear the divorce suit brought by Ella F. Punzel against William Punzel at 9 o'clock.

The circuit court room was filled this morning with witnesses, jurymen

leged, that as soon as they had the deed to the land the railroad company would be more than anxious to buy it back for double the price they had paid.

HOW'S THIS?

We offer One Bundred Dollars Re-ward for any case of Catarrh that can-

not be cured by Hall's Catarrh Cure.
F. J. Cheney & Co., Toledo, O.
We, the undersigned, have known F. J. Chency for the last 15 years, and believe him perfectly honorable in an business transactions and financially able to carry out any obligations made

# A HAPPY CHILD IN JUST A FEW HOURS

When Cross, Constipated or if Peverish Give "California Syrup of Pigs" Then Don't Worry.

Mothers can rest easy after giving "California Syrup of Figs," because in a few hours all the elogged-up waste sour bile and fersenting feed gently moves out of the bewels, and you have a well, playful child again. Children simply will not take the time from play to empty their bowels, and they become tightly packed, liver gets sluggish and stomach disordered.

When cross, feverish, restless, see if

When cross, feverish, restless, see if tongue is coated, then give this deli-cious "fruit laxutive." Children love it, and it cannot cause injury. No dif-ference what ails your little one—if Pass, authorizing the issuance of bonds

with contempt any other fig syrup.

(Continued from page one.)

Carranza and Villa it was thought extremely likely the former and his followers would go entirely over to
Huerta, which might be expected to
make the dictator more stubbern in
his negotiations with the United
States. Secretary Bryan was thorough
ly convinced that Villa's support was
to be reified on but he was not so cerbe relifed on but he was not so cer-

War Is Not Popular. party leaders and reported that opposition to hostilities was general except on the part of a few jingoes.

This reports effect has been to ineans, it was stated, will be resorted to to preserve peace.

If Mexico gan develop a strong man, bowever, it was the general opinion that something can be accomplished. It was agreed on all hands that neither Huerta, Carranza nor Villa will do, since it would be impossible T.S. Gile vs. Columbia Contract for all factions of Mexicans to agree on any one of them. The mediators therefore were looking over the lesser factional chieftains, hoping to find one likely to answer their purposes.

It was learned on high government Hall's Catarrh Cure is taken internally acting directly upon the blood and mucous surfaces of the system. Testimonials sent free. Price 75 cents per bottle. Sold by all Druggists.

Take Hall's Family Pills for constitution and guarantee of the restablishment of constitutional government in Mexico.

Huerta Wants To Get Out.

Huerta Wants To Get Out.

Affirmed.

Claude P. Woodle vs. George T. Settlemyer, appealant; appealed from Multnomen, an action upon an undertaking for an appeal, reversed.

F. W. Seeck, et al., appealed from Linn; action to recover possession of real

that Huerta realizes his position is property, reversed. impossible, and will be glad of a chance to get out of it with some measure of dignity—and, it was assumed, with his pockets well lined with money. Should be refuse, however, it was the general belief that the better class of Mexicans would loss at the towns captured at 100 kill-loss at the towns captured at 100 killforce him out.
It was said Washington administra-

fron probably would not press demands the federals' total casualties at 400. for indemnity for the death of the bluejackets and marines who fell at

# MEXICANS CHEER (Continued from page one.)

Cruz. The Mexican party numbered

on the streets at night.

Americans Are Safe. Americans Are Safe.

Washington, 'April' 28.—The Brazilian minister at Mexico City notified by any printed matter which would be Secretary Bryan today that not a single American had been slain there, none was endangered, and only one arrested in the last three days. He also said only one American arrest had be said only one American arrest had be cocurred at Aguas Calientes, and that was under judicial proceedings. FERD T. HOPKINS & SON. Props. that was under judicial proceedings and had no connection with an out-

"I have full assurances," added the minister, "that all foreigners will be allowed to leave the capital whenever they please."

Cleveland Speeds South.

San Diego, Cal., April 28.—After one of the fastest coalings ever made by of the fastest coalings ever made by a United States was craft, the cruises by mail. Under our system of course Cleveland is today speeding south from instruction you will become a prosan Diego, where for six hours she ficient real estate dealer, procure ready took on fuel last night. Although the officers had nothing to say about it, instruments without legal aid—all the opinion prevailed abourd that the from your home. We assist you to a real destination of the Cleveland was profitable realty business by co-oper-Salinas Cruz, at the Pacific end of the Tehmanteree railroad, and not Mazati derive our returns from 5 per cent of deriv

and for that reason her crew expects we furnish you with a complete office her to get into action early if any outfit, of literature, books, forms,

of supplies and extra ammunition, so three million aeres sold in four years, much of the latter being taken aboard that some of it had to be stored in the REALTY EXTENSION SCHOOL. officers' quarters.

BUILD MAY RAILROAD GRANTS PASS EMPOWERED BY

Nine opinions were handed down by

TO SELL BONDS.

Held that the ret of 1913, authorizing cities and towns to construct railroads beyond the city limits, is constitutional. Also, that the amendference what ails your little one—if full of cold, or a sore thorat, diarrhoea, stomach ache, bad breath, remember, a gentle "inside cleansing" should always be the first treatment given. Full directions for babies, children of all ages and grown-ups are printed on each bottle.

Pass, authorizing the issuance of bonds for that purpose, are valid and property assed. Also, that a contract with gentle "inside cleansing" should always be the first treatment given. Full directions for babies, children of all and grown-ups are printed on each bottle. Beware of counterfeit fig syrup. Ask your druggist for a 50-cent bottle of "California Syrup of Figs." then look aid of any private corporation, joint carefully and see that it is made by the "California Fig Syrup Company." stock company, or association. The the "California Fig Syrup Company." city was upheld upon every point was make no smaller size. Hand back is stocked by the complaint. Justice Ramsey dissented.

Another case of public importance was that of Elmira Simpson against Edwin O'Hara and others constituting the Industrial Welfare Commission, in which the opinion was also written by Chief Justice McBride and the lower court sustained. The suit was brought to have judicial determined ever. Secretary Garrison was engaged the question whether an act passed by in completing the plan to use the state the legislature February 17, 1913, and militia as a regular samy adjunct commonly known as the Minimum To have the program fully formulated was deemed desirable, even though the state troops should not be called into United States, or to section 20 of the field.

The administration was deeply concerned over the rebels' extitude. If a that of Stettler against O'Hara and break should occur between Generals others, but the plaintiff sets up that

tioned it was held that the state had tain that the rebel general could con-trol his men. ably long hours or for unreasonabl War Is Not Popular.

To one thing President Wilson had made up his mind—he cannot popularize the writ. Chairman William F. McCombs of the Democratic National committee has made a canyass of the sacred from interference of the censure of the committee has made a canyass of the sacred from interference of the censure of the committee has made a canyass of the sacred from interference of the censure of the committee has made a canyass of the sacred from interference of the censure of the committee has made a canyass of the sacred from interference of the censure of the committee has made a canyass of the sacred from interference of the censure of the committee has made a canyas of the sacred from interference of the censure of the committee has made a canyas of the sacred from the committee has made as committee and the cannot be committee the committee of the com committee has made a canvass of the tral power unless oppressive and un-party leaders and reported that opporer reasonable, and that is not the case

fluence the administration to exhaust appellants; appealed from Multnomah; every other means before using physis suit to quiet title to sand, affirmed, cal force further. Every honorable, Lincoln Blake vs. National Hospital Association, appellant; appealed from Multnomah; action to recover damages for breach of contract, affirmed. George G. Roed, appellant, vs. West-

> J. S. Gile vs. Columbia Contract company, appellant; appealed from Multnomah; action for broker's commission, reversed.

> Joseph Reiff, et al., appellants vs. City of Portland; appealed from Multnomah; involving reassessments for

The mediators were of the opinion action to recover possession of real

Many Are Killed.

loss at the towns captured at 100 kill-ed and 200 wounded and as estimating

## \*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\* The Secret of Beauty FREE

A MASTERPIECE IN COLOR by C. Allen Gilbert, the well known

will be gind to send to all users of The city was so peaceful that Ad-miral Fletcher rescinded his irder Mr. Gilbert's beautiful painting, en-forbidding Mexicans from appearing titled "The Secret of Beauty," in panel form, 11x22 inches. It is a splen-did reproduction, on highly coated paper, of one of the girl's figures Mr. Gilbert is noted for, and is not marred

FERD T. HOPKINS & SON, Props. 37 Great Jones Street. New York. \*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*

## We Teach REAL ESTATE FREE

Tehuantepec railroad, and not Mazat-lan, as previously reported. The Cleveland is of light draught dition to our free course instruction movement is made to take a Parific stationery, etc., at the actual cost cosst Mexican port. The men are having almost constant drills.

The Cleveland carried a heavy load Now is the season for buyers. Over

4147 North Hermitage Ave., Chicago.



The BEST automobile oil the STANDARD OIL Company can make; the product of more than 40 YEARS EXPERIEN

