

REJECTED SUITOR STARTS WARM BATTLE

GATHERS ABOUT HIM A NUMBER OF FRIENDS WHO ATTACK GIRL'S DOMICILE IN JEROME

"Romeo and Juliet," with all their frills and thrills had nothing on the war-like romance enacted in Jerome which culminated yesterday with an investigation by Assistant County Attorney Joseph H. Morgan.

About a month ago there came to Jerome from Austria a buxom damsel of that nation. It was hardly her name but her charming features from an Austrian eye which attracted the attention of Bob Radovich to Annie Caulzlorich, the Juliet of the play.

Miss Caulzlorich came to Jerome to reside with her cousin, Mrs. Frank Schwab. When Bob became enamored of the maiden, to all appearances his affections were reciprocated. So warm and ardent was Bob's courtship that on last Wednesday he capped the climax.

By accepting the sum of \$105, the Juliet practically cinched the matrimonial bargain and extended her consent to the engagement. With the \$100 she was to purchase a wedding ring, trousseau or anything else she saw fit. The other \$5 was to be paid as marriage fees.

Oh bliss! Bob went about his work in the smelter the next day almost in a trance, and floating through the seventh heaven of joy. After work, he proceeded to his home and donned his "glad rags," to make a call upon his lady friend for the purpose of going out into town and making the necessary purchases.

At this junction the curtain drops for the conclusion of the first act. Sometime between Wednesday night when Bob made good his sincere intentions towards Annie, and Thursday evening when Bob came strolling along absolutely and undeniably in love with the world and Mother Nature, something happened. It seems that a number of other Austrians, among them Martin Blazine, John Turine, Frank Chasney, George Blazine and Peter Grosseta, were bitterly opposed to the Bob-Annie union.

Consequently imagine Bob's surprise on Thursday night when instead of being greeted with a fond reception, his prospective bride offered him back his money and told him that all was off between them. Bob first was dazed. Then he recovered and told her he thought she was joking. But she wasn't.

Bob flew into a rage and shouted: "I'll kill you if you marry any of those other fellows. That's what I'll do." Blazine terminated the scene by unceremoniously evicting the ardent lover.

End of act two. Bob was sore, that goes without saying. Returning to his home, he gathered about himself a host of trusted friends among whom were the four Ruzich brothers and several others. About 8:30 o'clock of the same night, Bob and his army prodded on by General Cupid's arts and darts, started upon the invasion. The Schwab fortress was headed for.

A dramatic writer always takes care to leave a scene, as the one which followed, open to the conjecture of his reader. However, to make a long story short when the two armies had engaged in the battle resulting in much blood being spilled, and a few badly cracked heads the invaders withdrew from the field, the girl was retained by the Schwab forces and Judge Denison immediately nabbed two of the leaders of the invading army. They were fined \$30 each.

As a direct result of the battle, John Turine and George Blazine who bore the brunt of the engagement along the front are still slightly incapacitated with sore heads. The girl and her cohorts through Attorney Gibbs of Jerome secured

an investigation of the whole matter by the County Attorney's office. Mr. Morgan investigated the affaire du coeur and the action of both Judge Denison and the officer was entirely approved. A further complaint was filed against the rejected lover by his former sweetheart with a view of placing Bob under a peace bond. The girl was instructed to return the \$105.

Of course, this isn't as popular an ending of a romance as the present day public desires but compared to the tale of Romeo and Juliet—get it—there is a very strong connection. Bob declares that he still loves Annie. Will love triumph in the long run?

CHAUFFEUR IS IN BAD SHAPE IN HOSPITAL

ATTENDING PHYSICIAN HOWEVER DECLARES WHITE IS IN NO DANGER; HILL FUNERAL

Although H. B. White, the chauffeur of the death dealing car which cost the life of Ed Hill last Sunday lies seriously injured in the Jerome hospital, Dr. Carlson, attending physician, last night over the telephone declared that White was in no danger. This statement puts the quetous on numerous rumors floating about the city all day yesterday to the effect that White stood no chance at all for his life and that he was sinking rapidly.

Jerome visitors returning here yesterday declared that one of White's arms is paralyzed, that he complains of awful pains in the chest, that he imagines his thorax has been crushed and that his face is terribly bruised so that it is impossible for him to use his eyesight.

The remains of the unfortunate young man who was the lone victim out of a party of seven baseball fans who were returning to Prescott after the Clarkdale game, arrived in this city at 4:30 o'clock yesterday afternoon in charge of Undertaken Lester Ruffner.

The body was escorted from the town to the railroad station in Jerome by thirty volunteer firemen comprising the Jerome department. Hill was a member of the local department.

Plans are now being made for the funeral which will be held from the Hill residence at 4 o'clock tomorrow afternoon. Interment will follow in the family plot in the Odd Fellow's cemetery.

East on Business. Col. J. C. Rankin left for Chicago on Monday night and is to return to Prescott early in May, to look after his mining interests in Big Bug and in other sections. He states he has concluded to make this city his future base of operations in mining.

Proceedings of the Board Of Supervisors of Yavapai County, Arizona.

OFFICE OF THE BOARD OF SUPERVISORS, YAVAPAI COUNTY, ARIZONA. Prescott, Arizona, March 16, 1914. Board of Supervisors of Yavapai County, Arizona, met pursuant to adjournment on Monday, the 16th day of March 1914, at 9:30 o'clock A. M. Present: Alonzo Mason, Acting Chairman; H. W. Heap, Member; R. T. Belcher, Clerk.

CAN'T AFFORD TO PAY DOUBLE RETAINER

SO ANTON SCHNEIDER IS ANXIOUS TO DROP HIS DIVORCE ACTION AGAINST WIFE

Because he was instructed by the court to pay his wife's attorneys fees, Anton Schneider wants to drop his divorce action against Gertrude Schneider, the defendant. Yesterday before Judge Frank O. Smith in the Superior Court, Schneider's attorney moved for a non-suit without prejudice. Judge Smith took the motion under advisement.

When Schneider entered the suit, his wife resided in Cologne, Germany and had lived there, away from her husband for over thirty years. Schneider alleged desertion in his complaint. The wife in her answer alleged that her husband had deserted her without funds, more than thirty years ago when he left her to go to the land of golden opportunity. The defendant also declared that she was destitute and petitioned the court to instruct the plaintiff to pay a retainer for her attorney.

Under the new statutes of the civil code for 1913, provision is made that the defendant wife in a divorce action may make application to the court for temporary attorney's fees and for funds sufficient to enable her to prepare a defense. Under these statutes, Judge Smith after hearing the details in the case provided for \$150 attorney's fees to be paid by the husband for the defendant's attorney. The motion to non-suit followed.

Demurrer Sustained. The defendant's demurrer to plaintiff's complaint in the case of Francis E. Hotsenpiller et al vs. A. R. DeKuhn, was sustained and the plaintiff given ten days time in which to file an amended complaint. Suit is brought to quiet title to mining property.

Demurrer Over-Ruled. The defendant's demurrer to the plaintiff's complaint in the case of Douglas A. Duncanson vs. the Brooklyn-Arizona Mining Company was overruled and the defendant given ten days in which to file an amended answer. Suit is brought to recover alleged delinquent wages.

Appointed. Mrs. Vivien D. Bailey, the widow and Mose B. Hazeltine of this city were appointed administrators of the estate of Guy H. Bailey, the young banker who was recently shot and killed in Jerome.

Continued. The defendant's demurrer to the plaintiff's complaint in the case of E. J. Hanley vs. the United Verde Copper Company was partially argued and continued over until Monday. A suit for personal injuries was brought by Hanley.

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Table with 4 columns: No., Name, Position, Amount. Lists various officials and their salaries, including County Assessor, Sheriff, and various department heads.

year, out of the said Building Fund, in like gold coin, at the office of the County Treasurer aforesaid, or at the Banking House of Kountze Brothers of and in the City, County and State of New York, U. S. A., at the option of the holder, upon the presentation and surrender of this bond, or of the annexed coupons, as they severally become due. But the right to pay and redeem this bond, at any time after ten years from the date thereof, is hereby reserved by, and to said School District. This bond is issued for said School District, by the Board of Supervisors of said County of Yavapai, for the purpose of raising money for building a school house and supplying the same with furniture and apparatus, and improving the grounds, within and for said School District, and to liquidate and indebtedness incurred for such purpose, under, by virtue of, and in full and strict compliance with all the provisions of an Act of the Regular Session of the First Legislature of the State of Arizona, entitled "An Act to Provide for the Establishment and Maintenance of a General and Uniform Public School System," approved May 20th, 1912, and all amendments made by said Legislature thereto; also in pursuance of an order of the Board of Supervisors of said County, lawfully and duly passed, adopted, and entered of record upon the minutes of said Board of Supervisors, to the effect that this bond, said order having been duly authorized, by the lawful proceedings of the said School District, duly and in due time, form and manner, had and taken, under, and in full conformity with said law, and duly certified by the Board of Trustees thereof to the said Board of Supervisors, prior to the making of said order; and also, by authority of a vote of a majority of the electors of said School District, qualified, and entitled to vote on the question submitted, present and voting on the said question at a special election duly and lawfully called and held, in said School District, on the 26th day of February, A. D. 1914, at which election a majority of all the lawful ballots cast on the question was in favor of the issuance of this bond.

And it is hereby certified and recited that all acts and things required to be done, and conditions and things required to exist, precedent to, and in the issuance of this bond, to render the same lawful and valid, have been properly done, and performed, and in due time, form and manner, and did exist, as required by law, that the money shall be raised by taxation upon the taxable property in said School District for the payment and redemption of this bond, and of the semi-annual interest, as it accrues thereon; and that the total indebtedness of said School District, including that of this bond, exceeds neither the statutory nor the constitutional limitations of indebtedness of the State of Arizona.

IN TESTIMONY WHEREOF, the Board of Supervisors of the said County of Yavapai, has caused this bond to be signed by its Chairman, attested by its Clerk, countersigned by the Treasurer of said County, sealed with the seal of said County and issued this First day of May, A. D. 1914.

Chairman of the Board of Supervisors of Yavapai County, Arizona. Attest: Clerk of the Board of Supervisors of Yavapai County, Arizona. Countersigned: County Treasurer of Yavapai County, Arizona.

Form of Coupon: On the First Day of A. D. 19... \$30.00 School District No. Forty-three of Yavapai County, Arizona, will pay to the bearer out of the Building Fund of said School District Thirty Dollars in gold coin, lawful money of the United States of America, at the office of the County Treasurer of said County of Yavapai, in the City of Prescott in said County, or at the Banking House of Kountze Brothers, of and in the City, County and State of New York, U. S. A., at the option of the holder, same being in payment of six months' interest on its Building Bond No. ...

Chairman of the Board of Supervisors of Yavapai County, Arizona. Attest: Clerk of the Board of Supervisors of Yavapai County, Arizona. Countersigned: County Treasurer of Yavapai County, Arizona.

Third: That said bonds and coupons when so executed shall be delivered to the purchasers upon payment therefor in accordance with the contract of purchase made in that behalf, and the proceeds of the sale thereof shall be deposited in the County Treasury to the credit of the Building Fund of the said School District No. 43 and shall be drawn upon and used for the purpose for which the same bonds were issued, but the purchaser of said bonds shall not be in any manner responsible for the applications or disposal, of the proceeds of said bonds or any part thereof.

Fourth: That at the time of making the levy of taxes for County purposes, the Board of Supervisors shall annually, for ten (10) years from date of said bonds, levy a tax upon the taxable property in said School District No. 43 sufficient to pay the interest on said bonds as it accrues, and after said ten (10) years said Board shall annually, for ten (10) further years, at like time, levy a tax upon the taxable property in said School District sufficient to pay the annual interest on said bonds, and to raise annually a proportion of the principal of said bonds equal to a sum produced by taking the whole amount of said bonds outstanding, and dividing it by the number of years said bonds have then to run, and all moneys so levied shall be collected and paid into the County Treasury to the credit of the Building Fund of said School District, and be used in payment of the principal of and interest on said bonds, and for no other purpose.

The following order of said Board was read, duly passed and adopted by said Board and entered of record in the minutes of the proceedings of said Board, viz:

In the Matter of the Sale and Disposition of the School Building Bonds of School District No. 43 of Yavapai County, Arizona; consisting of ten bonds of One Thousand Dollars (\$1000.00) each which were heretofore and on this 16th day of March, A. D. 1914, duly ordered issued by this Board pursuant to the School Building Bond Election, held in said District, February 26th, 1914.—Order of the said Board of Supervisors prescribing the manner in which the said Bonds of said School District shall be sold.

WHEREAS, School District No. 43 of Yavapai County, Arizona, has in due time, form and manner, authorized the issuance of the School Building Bonds of said District in the sum of Ten Thousand Dollars, consisting of ten bonds of the denomination of One Thousand Dollars each, numbered consecutively from No. 1 to No. 10, both numbers included, principal payable in gold coin, lawful money of the United States of America, of the present standard of weight and fineness, on the first day of May, A. D. 1914, at the office of the County Treasurer of said County, in the City of Prescott in said County, out of the Building Fund of said District, with interest thereon at the rate of six per centum per annum, payable semi-annually on the first day of November and the first day of May, in each year out of the said Building Fund, in like gold coin, at the office of the County Treasurer aforesaid, or at the Banking House of Kountze Brothers, of and in the City, County and State of New York, U. S. A., at the option of the holder, upon the presentation and surrender of the said bonds, or of the coupons annexed thereto, as they severally become due. The right to pay and redeem said bonds at any time after ten years from the date thereof being reserved by, and to said School District, said bonds having for said coupons attached thereto, securing the semi-annual payment of the interest as it accrues thereon, and:

WHEREAS, this Board has by proper action duly had and entered of record in the minutes of the proceedings of this Board, authorized the issuance of said bonds according to law, and;

WHEREAS, a sale of said bonds is necessary to raise moneys for the purpose for which said bonds are issued;

NOW, THEREFORE, in consideration of the premises, IT IS ORDERED, that the Board of Trustees of School District No. 43 of Yavapai County, Arizona, be, and the said Board is hereby authorized and directed to proceed to sell said bonds at public sale in manner and form following, to-wit:

Said Board of Trustees shall give public notice of such sale, by notice, printed and published in the Journal-Miner, the official newspaper of this County, published at Prescott in said County, for and during a period of thirty days (30); such notice, to contain a description of said bonds, and sufficient to inform the public of the sum, kind and character of the same, and call for sealed bids for said bonds at a sale thereof to be held, and had, at the office of the said Board of Supervisors at the County Court House, in the said City of Prescott, at the time, day and date to be mentioned and given in said Notice of Sale. Each bidder for said bonds, or any of them, shall accompany his or her bid with a certified check drawn on a solvent account and bank, or moneyed institution, payable to the Board of Trustees of said School District No. 43 of said County, or order, for a sum of money equal to five per centum of the sum of money bid for said bonds, or any of them, which said sum of money of five per centum of the sum bid for said bonds, or any of them, shall be forfeited to said Board of Trustees of said School District for the use of said District, as liquidated damages, should the bidder fail, neglect, omit or refuse to fulfill and perform his or her bid, and the stipulations and obligations thereof. Said bonds shall be sold for cash, for the highest and best price obtainable, to the highest and most responsible bidder, for, not less than par and all interest accrued thereon to the day of delivery to the purchaser, and the proceeds of said sale of said bonds, and interest accrued, received, shall be deposited in the County Treasury of said County of Yavapai to the credit of the Building Fund of said School District No. 43, to be drawn out and used by said District, for the purpose for which said bonds are issued and sold, as other school moneys are drawn and used, and as provided by law, on the day, and at the time and place specified in such Notice of Sale of said bonds, the said Board of Trustees of said School District No. 43, shall meet with this Board of Supervisors to consider and act upon any and all bids made and received for said bonds, and deal with the subject of the sale of said bonds, as the best interests of said School District may require and as required by law.

Let this Order be entered at large in the recorded minutes of the proceedings of this said Board, and a duly authenticated copy thereof be delivered to said Board of Trustees for their information, guidance and action. There being no further business, the Board, upon motion adjourned until Monday the 6th day of April, 1914, at 9:30 o'clock A. M. ALONZO MASON, Acting Chairman. Attest: R. T. BELCHER, Clerk.