

THREE WOUNDED IN FAMILY FEUD; ALL TO RECOVER

with increasing intensity during the past few months, culminating in last night's gun play.

Rankin used a .32-20 police special pistol in his attack upon Ramirez and his wife. Ramirez was armed with a .41 caliber revolver and had fired four times at Rankin, officers declare. There is a question as to which of the two men fired the first shot.

After shooting Ramirez, witnesses say, Rankin followed or attempted to follow, the Mexican into his home. Neighbors sought to discourage him, but he threw them off. McDannell attempted to remonstrate with him and was in turn knocked to the ground, witnesses told officers. Rankin then proceeded to stamp on the fallen man, they alleged.

After regaining his feet, McDannell armed himself with a .22 caliber rifle and started in pursuit of Rankin, but friends interfered and disarmed him, officers said.

A neighbor sounded the alarm to the sheriff's office and Deputies Gilbert Blanco, Ernie Smith and Fred Meeks and Constable Haze Burch responded to the call. When they arrived they found the entire neighborhood aoused, they said.

The wounded were taken to the Sisters' hospital, where they were said to be resting comfortably at a late hour last night. Ramirez was the most seriously wounded, but it is not believed that his wounds will prove fatal. McDannell's head was cut in several places and many stitches were taken, but his injuries are more painful than serious, attendants declared.

No charge has been preferred yet against Rankin.

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32x3 1/2	17.00	8.50	8.50
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ASK COURT TO ORDER RETURN OF LIQUOR TAKEN BY OFFICERS

Return of a pint of contraband liquor seized by officers in making an arrest some time ago was sought in a petition filed in Judge R. C. Stanford's division of the superior court yesterday. The petition was denied, following a hearing.

In asking the return of the liquor, Attorney Walter J. Thibheimer, Louis J. Hart and Louis B. Whitney, representing a client, claimed that the personal liberties of the man arrested had been violated. Act of officers in searching the man without a warrant constituted a breach of his constitutional rights, both as to state and federal constitutions, they said.

It was the contention of the petitioners that the officers did not know of the presence of liquor on the man's person; that they conducted the search on a supposition that he had liquor and therefore had exceeded their authority. In this connection, they pointed out that Arizona statutes empower officers to make arrests only upon complaint and warrant and in instances where crimes are committed within their presence. In this instance, the petitioners alleged, the officers neither had a warrant nor did they see a crime being committed.

That being the case, they argued, the liquor was illegally seized and should be returned to the owner, so called. Their client, they pointed out, is charged with transporting intoxicating liquors and without the exhibit the criminal proceedings against him would be dismissed for lack of evidence.

The state contended, however, that liquor was seen on the person of the defendant and that the seizure, therefore, was legal.

Judge Stanford, in ruling with the state, announced that, in his opinion, it was not necessary for officers to hold search warrants to search the person of an individual under such circumstances. The question raised by the petitioners, he admitted, was a delicate one which will undoubtedly play an important part in the work of officers engaged in prohibition enforcement.

"This court has already decided that the sanctity of the home cannot be jeopardized by officers searching for liquor without search warrants, but in this instance I do not believe a search warrant is necessary."

The smallest metal coin in circulation is the Portuguese 3-reis piece, worth 6-100ths of a cent.

COURT DIVISION TO CLOSE ABOUT JULY 20

All cases on the calendar of Judge Frank H. Lyman's division of the superior court were completed yesterday, after almost continuous session since last September. All cases regularly set have now been disposed of and no new cases will be set for trial until after September 1, the court announced.

Probate matters and default cases will occupy the attention of the court for the next few days but Judge Lyman hopes to clear up all court matters by July 20, so that the court can be closed for the customary summer vacation on or about that date.

PREPARE PROGRAM FOR MEETING HERE OF COLORED CLUBS

Arrangements for the annual meeting of the Northwestern Federation of Colored Women's Clubs, which will be held in Phoenix July 18, 19, 20 and 21, are being perfected by the local committee, which has prepared the program for the convention, to which 25 states will send delegates.

A special car will arrive in this city from Chicago July 17, bringing leading colored clubwomen and welfare workers, including the federation president, Mrs. Joanna Snowden-Fetter, who in addition to her club work ranks high among her people as a probation officer and lawyer. She is also chairman of the Colored Women's Republican League of the Northwest.

Mrs. Gertrude E. Rush, vice president, is also an attorney and one of the leading clubwomen.

Among the prominent colored women who are coming west for the convention is Miss Hallie Q. Evers, president of the National Association of Colored Women's Clubs. Miss Brown, who heads the largest organized body of colored women in the world, is a member of the faculty of the Wilberforce university, being the teacher of languages.

Mrs. Lynn Ross Carter, president of the state federation of clubs, is chairman of the committee on arrangements. Mrs. Carter announced yesterday that all sessions of the convention would be held in the auditorium of the Monroe school. One day will be given over to sightseeing and the chamber of commerce will co-operate with the local clubs in providing automobiles for the event.

Gov. Thomas E. Campbell will extend the welcome of the state to the colored women at their initial evening session, while R. E. L. Shepherd, county attorney, and Mayor W. H. Punske will welcome the visitors in the name of the county and city. During the convention Mrs. Campbell, the wife of the governor, will appear on the program, making a 10-minute talk, while Mrs. H. A. Guild, on the executive board of the national federation, is also an addresser, her subject being "Women as Citizens."

Lovejoy and Smith are charged with assault with intent to commit great bodily harm and robbery on the person of Jack Franklin, a Gila Bend resident, in complaints filed in the superior court yesterday by Joseph E. Noble, assistant county attorney.

Lovejoy and Smith are alleged to have attacked Franklin on the desert near Gila Bend last week. After shooting him with a .22 caliber revolver and hitting him over the head with a blackjack, it is alleged, they then searched his person and took what valuables he had. Believing Franklin dead, the complaint alleges, they threw him into the brush on the roadside and proceeded to Gila Bend. A few hours later, it is said, Franklin recovered consciousness, flagged a freight train and rode to Gila Bend, where officers arrested Lovejoy and Smith upon their arrival.

Taken into the West Phoenix pre-empt justice court yesterday, the two men demanded a preliminary examination.

TOO LATE TO CLASSIFY

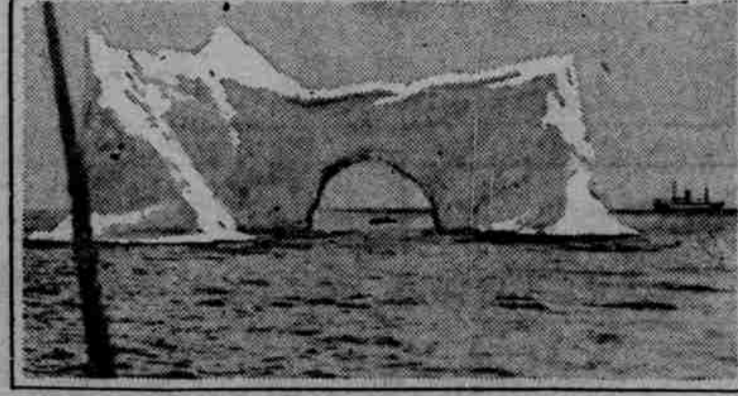
WANTED—Inside wireman. Apply this morning. Harris Brothers, 141 N. 1st St.

WANTED—A waitress. Must be experienced. Apply 425 W. Washington.

LOST — At Six Points Thursday morning, large brindie bull dog; reward. Phone 4115.



PARIS OFFERS NEW CUP RACE—For your summer party Paris suggests the cup and saucer race. It's loads of fun! One cup and saucer is balanced on the head and one carried in each hand. Above, the winner of such a race given for French war orphans is being congratulated by his friends.



ICEBERGS MENACE OCEAN TRAFFIC—Floating chunks of ice, so gigantic as to dwarf ships of the sea, are being dodged by vessels, fearful of meeting a fate like the Titanic's. Uncle Sam's cutters, shown here in contrast to the giant icebergs, make wireless reports of the location of the dangerous bergs and whenever possible destroy them.

inaction, which was set for July 13, at 10:30 a.m. Bonds were fixed in the sum of \$2,000 each by Justice Nat McKee. Both men were remanded to jail.

CHARITIES CARING FOR ALL SUFFERING MEXICAN FAMILIES

That the Associated Charities is handling the Mexican situation in an efficient and effective manner was the comment made yesterday by F. R. Milnes, state immigration commissioner, after reviewing the work of the committee in charge of relief work.

On invitation of the committee, Mr. Milnes spent the morning at the Charities, where he noted hundreds of men, women and children being supplied with food and clothing.

In his opinion there is not a deserving Mexican family in the city which is not receiving an ample supply of wholesome food.

Fresh dairy milk, vegetables, beans, bread, fats and coffee are included among the articles of food that is provided by the Associated Charities to the 100 families a day who apply for aid.

According to Mr. Milnes the average family contains six, while in more than one instance the children of the family number 15.

"I can not see how anyone in Phoenix can starve while the Associated Charities continue to handle the situation. The majority of the Mexicans are appreciative of what is being done for them and a number on the list have asked that their names be stricken in view of the fact that they have received employment," Mr. Milnes said. He added that only in isolated instances have Mexicans shown ingratitude.

Charles W. Fairfield, state auditor, accompanied Mr. Milnes on his inspection of the work and was equally enthusiastic in his praise of the local charity.

Rival justices of the peace in Winslow have brought the matter to the supreme court for settlement.

On the death of J. F. Mahoney, justice of the peace of that district, the board of supervisors of Navajo county last December named John L. Sweeney to take his place.

When the new board came into office the first of the year it appointed Robert Walton to the office claiming that there were certain irregularities in connection with the appointment of Sweeney, who took the matter into court. Judge Bollinger of Mohave county, sitting for Judge Crosby, who was disqualified, held that Sweeney was not entitled to the office. Sweeney at once gave notice of appeal.

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Little fellows Wash Suits, short line of odds and ends, 3 to 6 years only; some values to \$2.00; specially priced **78c**

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Boys' silk stitched and Madagasta Straws; also Boys' Rah-Rah Straws. Values to \$2.50. Specially priced **95c**

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