

UNIQUE EXHIBIT BY SUNNY SOUTH

PERMANENT EXHIBIT OF RESOURCES DOWN IN TEXAS TO BE PLACED ON VIEW AT WASHINGTON VERY SOON

United Press Service.
WASHINGTON, D. C., Oct. 5.—A new showplace, unique and instructive, will within a few weeks be added to the attractions of Washington. It will be a permanent exhibit of the natural resources and other advantages offered by the Southern states to capitalists, home-seekers and laborers. The enterprise will be under the patronage of the Southern Commercial Congress. The design is to bring to the attention of a large portion of over 200,000 people visiting Washington every year a graphic presentation of what the South is doing and the opportunities for further development.

The exhibit will be installed in a spacious room, 48x110 feet, on the ground floor of the Southern building, a new skyscraper, two blocks from the White House, and near other government buildings that are invariably visited by tourists. The display will be so arranged as to impress the casual visitor as well as to satisfy the inquiries of all who seriously seek information.

Mural decorations will be devoted to emphasizing the great points of leadership inherent in the South. These lines of leadership are:

Coast lines, navigable streams, water power, distribution of rain fall, varieties of soil, growing hours for vegetation, wet lands, forests and minerals as related to rivers and the coast.

Slender great columns in the room will be set aside to emphasize the points of leadership. One column will be devoted to each of the sixteen states for which the Southern Commercial Congress exercises its activities. These are the states:

Alabama, Arkansas, Florida, Kentucky, Georgia, Louisiana, Maryland, Mississippi, Missouri, North Carolina, Oklahoma, South Carolina, Tennessee, Texas, Virginia and West Virginia.

Around these columns will be arranged the displays of the first four cities of each state that contract for space. In addition, every organization in the South may display its printed matter and an album of photographic views.

The installation of the exhibit and its general conduct will be attended to by Dr. Clarence J. Owens, secretary treasurer of the congress.

Managing Director Dave in an interview regarding the matter, said:

"The Southern exhibit will not be an advertising dodge. It is an educational idea to lead the mind of the nation to an understanding of the Southern States and their wonderful present and possible development. The exhibit will have nothing for sale, but will enable all visitors to 'see' the South. The serious purpose of the Southern Commercial Congress is to strengthen the nation by leading to a correct understanding of the South."

AUTO TIRE CARE A STUDY ITSELF

SUGGESTIONS BY A TIRE MAN AS TO THE BEST METHODS OF LOOKING AFTER IMPORTANT MOTORING ITEMS

A motorist may find that an inner tube has been injured and perhaps ruined from no apparent cause. Upon examination small holes will be found in its surface, the only logical reason for their presence being apparently poor tire material.

This, however, is seldom the cause, says a tire man.

The real trouble lies with the motorist. He has carelessly fitted the tube, allowing small particles of mud and dirt to enter the envelope, the air pressure from within the tube and the external pressure having combined to grind the foreign matter into the tube.

When fitting a tire it is not enough to simply slip the envelope and tube over the rim, but care should be taken to admit the air during the operation. The tube should not be left on the rim, as they will eventually slip and the way into the tire.

It is also a good idea to frequently check the pressure of the tires. A tire that is over-inflated will wear unevenly and will be more liable to burst.

DRIVE STORY TOLD ON STAND

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manner in Hughes presence for the reason that the door, as I say, had been left open and the family could have heard.

"The proposition made as to the money was that \$1,000 would be left on the table or the mantel or somewhere around the house where I could get it readily. I was to keep \$500, give Afford \$250 and Hanks \$250. It was said that of the \$500 I kept I might have to give \$100 or so to some other councilman that we might need to get lined up to carry through the proposition.

"He said the money would be in the right denominations, and that it would come in three packages. He said that as quickly as the contract was signed up for the paving that the money would come from Portland, as they kept a man there for that purpose. It would come by express. The man was there to bring it to him whenever he was ready."

At this point Attorney O'Neill asked as to other transactions involving others in alleged bribes, and the state objected. O'Neill insisted that there were a series of conversations all on one deal and leading up to a culmination, that they were a proper part of the case. There had been in view a design, he said, and in justification maintained that in cases where the state was interested if a wrong date was alleged in a crime that the state was permitted to prove a date different from that stated in the complaint.

After considerable sparring by both the state attorneys and the lawyer representing the defense the court sustained the objection. Another question asked by O'Neill set the state's counsel to objecting, and Deputy Prosecuting Attorney Ferguson accused O'Neill of filibustering. The latter said that Ferguson evidently did not know the meaning of the word, and finally, after considerable parley, concluded, "I hope I have not the reputation that my brother has in the obstruction of public justice."

This shot at the recent situation to the district attorney's office led to a very dry silence for a few seconds, and then the mayor resumed his testimony.

He said that on September 11 Mr. Hughes and the gentleman (McMahon) drove up to his house about 1 p. m., and the mayor invited them in. Mr. McMahon stated that his visit was for the purpose of asking as to the prospects for paving. The mayor replied that the prospects were good, he thought, as there was a movement on to pave Pine street, and also a proposition to pave Oak street, but Pine street had petitioned for bitulithic only.

"He wanted to know what chance he had for his style of pavement," said Mayor Sanderson, "and showed me a sample of the granitoid pavement which he had with him. He said Hughes had telegraphed him to come here at my suggestion, from Portland."

"Mr. McMahon said, 'If you can do anything for me along these lines I will be good to you. I might do you a favor. I do not want any man to work for me for nothing, use his time,' and so on.

"I told him I appreciated his visit, but did not want any presents or any favor. I came then to the conclusion that he was looking for some one to bribe."

"Isn't it a fact that all the time you have been trying to protect bitulithic pavement against any other kind in this city?" asked Attorney O'Neill.

"No, sir; it is not," the mayor declared.

"Do you know that there are rumors on the street to the effect that you have been doing all that you possibly could to keep any other style of pavement from getting a chance in this city?" asked O'Neill. Again the mayor denied.

"Have you not been trying to throttle competition by the use of ordinances and by other methods?"

"No, sir."

At this point O'Neill asked the question as to the mayor having sent Mr. Hughes to Mr. Shive to try to induce that gentleman to quit fighting bitulithic pavement on Pine street. The state objected, and as the objection was sustained, the query went without a response, although the mayor said that it had practically been answered by his denials which had preceded.

"Let it go," said the mayor to Deputy District Attorney Ferguson. "It makes no difference, any way."

and Afford, in which he said to them that he thought all three of them could get offers from McMahon, and in time he would "come through."

The mayor saw McMahon on the street once after that, and asked him about Hanks and Afford. McMahon replied that the two probably understood the deal as made with Hughes.

The mayor suggested that Hughes go see Hanks at his store, and McMahon said he was afraid to go by himself as he might lay himself liable to the penitentiary. McMahon suggested that the mayor go up with him, and they went together.

The mayor said that in his opinion any man who came into a town and tried to do business the way McMahon did "ought to go to the penitentiary, where he belongs."

The attorney, in addressing the court as to the bond for McMahon, whose case on the mayor's complaint was brought today, asked that it be made \$5,000 instead of the \$10,000 asked by the state, and said that because the mayor had been subject to so many rumors of graft in paving, and had tried to get himself from under the stigma of it by trying to entrap McMahon, was no reason for the bond being set at an excessive figure.

Justice Graves fixed the bond at \$10,000, which by agreement will cover the three cases against McMahon, and held him to answer to the December grand jury.

The case brought by the mayor against Hughes will be heard at 9 o'clock tomorrow morning.

LYMAN MAY STAY UNTIL SATURDAY

UNITED STATES MARSHAL MAY COME AND LET DEPUTY FRANK BEATTY JOIN THE HUNT FOR E. B. THORNTON

Deputy United States Marshal Frank Beatty and his prisoner, Dr. John Grant Lyman, bound over yesterday by United States Commissioner R. M. Richardson to answer to the United States district court, district of Oregon, at Portland, on a charge of conspiring to escape from the federal authorities at San Francisco, did not start north this morning, as expected.

Beatty got a telegram from his superior officer, United States Marshal Leslie M. Scott, to the effect that he will here temporarily, as the marshal may start for Klamath Falls and take Lyman north, leaving Beatty to stay here and join the hunt for E. B. Thornton, Lyman's former nurse or companion, who escaped from the Klamath county jail Sunday morning.

The federal officials are particularly anxious to get Thornton, as he is a very important witness in the conspiracy case against Lyman and Charles Courtwright, who assisted Lyman to escape. While Courtwright is untraced and has confessed, Lyman has not confessed to any conspiracy, although both he and Courtwright are in duramoe vile, while Thornton is at large.

Lawrence Galindo, the chauffeur who drove the three men away from the Providence hospital, Oakland, Sunday night, September 24th, is not considered, according to all that can be learned, in any way guilty of conspiracy nor a material witness to prove it, unless his testimony would go to impeach the veracity of the alleged conspirators.

All he can swear to is the representations made to him when his auto was hired, which statements are claimed to be false, but he is not charged with absolute knowledge of the conspiracy or any part of it. As near as can be ascertained, the sum and substance of what he knows or can testify to could only lead to inferences which, no matter how strong, are not permissible as evidence.

Since the death of L. R. Smith, one of the alleged officers of Lyman's Panama Canal company and the doctor's alleged victim, the government's case is claimed to be very lame, as Smith, according to the Los Angeles Times story of yesterday, reprinted in the Herald, was the principal witness against the accused, and was on his way from Panama to Los Angeles to help prosecute the case when he died in Denver.

If it is a fact that he was the best federal witness, his death certainly lames the government's case, and Lyman might have stood a fair show of acquittal in his trial.

But his two escapes since originally arrested have put new charges against him for each getaway.

Whether he was acquitted on the postal fraud charge now or not, he has against him an indictment for escaping from the federal officers at the Golden Gate city.

Dr. R. R. Hamilton, city physician, has been in Fort Klamath for a couple of days on professional business.

THE TOGGERY'S

Cleaning and Dyeing Works is the best equipped plant between Frisco and Portland. We make a specialty of cleaning and dyeing Ladies garments, also alterations and repairs

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FERGUSON GETS BACK PROSECUTOR JOB

(Continued from Page 1)

very sore. It is understood, over the state of affairs which prevented their men from getting trials, although it was contended that the entire grand jury was not available.

Attorney C. M. O'Neill in the bribery cases yesterday, surprised at the re-appearance of Ferguson as deputy district attorney, raised the question as to his right to serve, when the facts of the reappointment came out.

At the same time Attorney O'Neill asked if the fact that three of the grand jury were not on hand at the opening of the September term was not due to the fact that they were told to stay away.

Ferguson said that it was not so within his knowledge. He said they were out of the state.

The dates of the original appointment, the subsequent resignation and revocation and reinstatement of Ferguson furnish rather interesting reading. The original appointment, dated and filed June 10 last, held Ferguson in office less than three months, his resignation being followed by a telegraphic revocation from Kuykendall, dated September 8th, and filed with the county clerk September 7th. On the same day that he wired, or September 8th, Kuykendall wrote a revocation of the appointment, which was filed after it reached this city, on September 8th.

The reappointment was written under date of September 11, 1911, but not filed by Ferguson until October 2d, he or somebody having held it three weeks, evidently to see if conditions were propitious. Whether the breaking out of jail by five men, and the consequent lessening of the criminal calendar had anything to do with Ferguson's taking up the reins of the office again are not stated.

It is plain by the dates of the written revocation and the second written appointment under which Ferguson is now serving, being but five days apart, that somebody was thinking a little over the situation immediately after the withdrawal.

Whether Kuykendall solicited Ferguson to take a reinstatement or the reappointed deputy asked for the job again did not come out yesterday. At any rate, the matter is the cause of considerable comment around town among those who know the facts.

NORTHWEST MAP WILL BE SPREAD

The American Northwest must become better known than the Canadian Northwest, and people of the United States thinking of the Northwest must come to recognize the states of Minnesota, North and South Dakota, Montana, Idaho, Washington and Oregon.

On this theory the northwestern Development League will publish shortly an official map of the American Northwest, and will place the map officially in half a million school rooms. The first run of the printer will be 1,000,000 copies, half of which will be placed in public school rooms. Secretary Campbell of the league estimates that it will take two years to place the maps, and that the advertisement will be worth one hundred fold the cost of the maps within eighteen months after they are placed.

NO BEER, LYMAN, IS ORDER GIVEN

STRICTNESS REQUIRED BY DEPUTY MARSHAL FRANK BEATTY TO HAVE LOST HIM GUARD MAPLESON

Dr. Grant Lyman has a new guard, Fred Moreley having been engaged this morning to keep watch, because George Mapleson failed to show up. United States Deputy Marshal Frank Beatty does not know why his assistant failed to appear today unless it was because he was proved yesterday for permitting Dr. John Grant Lyman to have a bottle of beer in a cafe, or because Mapleson might like to hunt Thornton with a possible chance of making \$100, the amount of reward authorized by the federal authorities at San Francisco for the capture of the escaped man.

Deputy Beatty insists that Dr. Lyman have no liquors or beer, and says that is the rule he observes with all prisoners confined to his keeping, but Dr. Lyman is a man who has become accustomed to trimmings with his meals, and whenever he has the desire and the opportunity, likes to have some liquid refreshment to top off his more solid courses.

When he got to Klamath Falls and was temporarily in charge of Deputy John Schallack, he had beer with his meals in the cafe, and no objection was made by the official, but when Beatty landed here and found that Lyman had such elaborate meals, he decided that the brewery product should be severely censured, and he ordered it cut out entirely.

When he removed the prisoner to the Livermore hotel he kept the doctor well stocked with root beer and any other harmless luxuries that the accused wished to pay for. Last evening George Mapleson, the guard, was left in charge of the accused at supper time, and when Deputy Beatty went into the restaurant where Mapleson and the doctor were sitting he saw that the doctor had a bottle of beer. He proceeded to lecture the accused, and the doctor protested that he was faint and needed a stimulant. Beatty told him to faint, if he would, but drink no beer, and he instructed the restaurant keeper to serve his charge no more of it.

Last night at midnight, when Mapleson left Beatty in charge of Lyman Beatty cautioned him to return early this morning, as he had to get away from the hotel early. He expected Mapleson to be on duty at 7 o'clock this morning, but Mapleson was missing when the "witching hour" came.

Edward Wakefield, fire chief and special policeman, has been hired by Beatty to go with him to Portland when the doctor and some other federal prisoners are taken. The pay is \$2 per day wage, \$3 for expenses and transportation.

Prosperity Rebekah Lodge No. 144 I. O. O. F., will hold its regular meeting tonight in Odd Fellows' hall. After initiation and regular order of business the members will be entertained by a chicken-pie supper, which is somewhat of a departure from the menu of the regular monthly spread.

Superintendent Edson Watson of the Klamath Indian reservation is in the city today.

Don J. Zumwalt, Pres't. H. M. Sims, Vice-Pres. and Treas. HENRY L. WITNOW, Secretary

BANQUET TONIGHT
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REAL ESTATE TRANSFERS

The following realty transfers, contracts, deeds, mortgages, etc., recently filed with the county clerk, are furnished by the City and County Abstract company:

Earl M. Brooks to J. W. Ogilbee, warranty deed, \$10, SW 1/4 NW 1/4 Sec. 11-38-12.

Lettie Jepson to August Jepson, warranty deed, \$10, all of blocks 8, 9, 10, 15, 16 and 17, East Klamath Falls addition.

J. Fred Goeller & Son to Kate Rank, quit claim deed, \$125.13, lot 10, block 6, Ewauna Heights addition.

Oregon Valley Land company to P. B. Burnett, warranty deed, \$200, N 1/4 SE 1/4 SW 1/4 Sec. 13-34-14.

Oregon Valley Land company to W. H. & P. L. Caldwell, \$200, 1/4 N 1/4 SW 1/4 SW 1/4, Sec. 24-35-15.

C. V. Nelson to F. M. Wheeler, warranty deed, \$10, 1/4 NW 1/4 Sec. 20-46-8.

G. W. White et ux to Edmund Gowen, warranty deed, \$10, lot 8, block 45, First addition.

Jas. Norton et ux to Driscoll Mercantile company, warranty deed, \$10, N 1/4 of block 13, Bonanza, except 50 feet off west side.

MEDFORD, Oct. 5.—Luther Douel, aged 14, son of F. K. Douel, sustained a compound fracture of the right leg between the knee and ankle, while playing football at the high school.

Young Douel made a flying tackle to stop Alex Ware, of the opposing team, and in the fall the other lad fell across Douel's leg. The breaking of the bone was heard by other players. The accident occurred during the practice hour. Prof. Frost of the high school gave temporary aid to the youth, who was later removed to his home, and physicians set the broken bone. No one is blamed for the accident.

This is the second accident that has occurred to the squad this season. William Vawter, a member of the first team, sprained an ankle two weeks ago. Young Douel was a member of a second team.

We have a number of good business houses to rent, furnished and unfurnished. Stephens-Hunter Realty company. 13-14

Klamath County Abstract Co. ABSTRACTING
Surveyors and Irrigation Engineers
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Mills Addition BARGAINS

Six-room bungalow, wired and plastered; with water in house, and two lots 40x120; large chicken house and park. Price \$2,000, part cash; balance to suit.

Three-room cottage and other out-buildings; a good well on back porch. Price \$750; half cash, balance to suit. If you want a cozy little home be sure and see this.

A few choice lots, only one block from school, at \$10 down and \$10 per month; other lots 10 per cent down and \$5 per month; no taxes and no interest; we have lots in all parts of Mills & Darrow Additions; we have what you want, when you want it, and where you want it at prices and terms to suit.

Five-room house and one lot; house all plastered and wired; kitchen tiled. Price \$1,100; one-half cash, balance easy terms.

Choice building lots adjoining the new school building; \$10 down and \$10 per month; other lots in all parts of the addition.

Choice acreage five-eighths of a mile town in five and ten acre tracts; all under cultivation and in crop; partly fenced and with other improvements. Price \$125 to \$150 per acre.

Owens Realty Co.
Cor. Stikel and Darrow avenues
MILLS ADDITION

Good Investments
MAIN STREET PROPERTY, 25 foot frontage, 600 month income. Price \$4,750. One-third cash.
NEAR NEW HOTEL, 100x110 foot corner, Eleventh and Klamath, Price \$4,500.

NEW BUNGALOWS. We have several for sale on easy terms, located in different parts of the city. Prices very reasonable.

A REAL BARGAIN. 6 lots in Nichols addition. We want you to see these lots and will make a very low price, as owner needs money.

FARM LANDS
FINE ALFALFA FARM, 80 acres, fronting on Lost River and county road; 70 acres in alfalfa; half mile from school, church just across the road; good improvements. Price \$4,000. Easy terms.
WE HAVE A LARGE LOT of good farm lands, from five to five hundred acres. If you are looking for a good piece of land it will pay you to see us before buying. We have our own auto and no trouble to show property.
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