

DEFENSE GONE

Constantinople at the Mercy of the Invaders.

NEW MONARCHY IS PLANNED

Duke of Abruzzi Stated For Emperor—Jack Johnson Sheds Tears In Court—Wilson Has 422 Electors.

(Special to The Evening News.) VIENNA, Nov. 8.—Lieutenant Wegener, correspondent for the Vienna Reichspost, telegraphed his paper that informal negotiations have been undertaken for the surrender of the uncapitulated forts before Constantinople.

According to other special reports the Bulgarians advance in possession of Tchalja Heights. Lieutenant Wegener concludes his dispatch by saying the "last bulwark to the defense of Constantinople is gone."

Plans New Monarchy.

LONDON, Nov. 8.—It is stated by dispatches that the triple alliance has made plans for the Albanian Monarchy, and the Duke of Abruzzi is stated by the emperor of the new government.

Pugilist Johnson Sobs.

CHICAGO, Nov. 8.—Jack Johnson, the colored pugilist, appeared before Federal Judge Landis this morning for approval of the \$20,000 bond in the white slavery case. The bond was furnished by his mother. Johnson was in a penitent mood and sobbed while in the court room.

Wilson Gets 442 Electors.

NEW YORK, Nov. 8.—It is now virtually certain that Woodrow Wilson will get 442 electoral votes. Belated returns from Wyoming give Wilson that state by a narrow margin. It is believed that 48 members of the senate will be democratic.

BIG STOCK SHOW TO ATTRACT BIG CROWDS.

Portland Makes Preparations For Stock Show To Be Held In November.

PORTLAND, Or., Nov. 8.—That the dairy stock to be entered at the forthcoming Pacific International Dairy Show, to be held at the Portland Union Stockyards November 18-23, will represent the best in the country, is shown by the winning of a large number of prizes by Pacific Northwest stock at the National Dairy Show at Chicago the past week.

A telegram from Chicago advises that the Hazelwood herd received 19 first, 9 second, 9 third and 8 other prizes, including awards for senior and grand champion cow, for junior bull, for aged herd, first and second dairy herd, breeders young herd and calf herd, also grand prizes for premier and exhibitor. This entire herd of Holsteins is entered for the Portland show and Holstein breeders throughout the West will have an opportunity to compare their own stock with this champion herd. It is considered highly probable that there may be better dairy stock on the coast than that sent East.

O. M. Plummer, manager of the show, has received telegraphic entries from Phoenix, Arizona, from breeders who will enter one herd of Guernseys and another of Ayrshires. This is the first time that livestock has been secured from the Southwest for a show of any kind in this territory.

Prof. F. L. Kent, of The Oregon Agricultural College, together with Mr. Botbell, of the Agricultural Department at Washington, D. C., will have charge of the milk, cream and cheese division. Prof. Kent has just returned from the National Dairy Show at Chicago.

Entries for the combination sale of pure bred and high grade dairy cattle are coming in freely. Dates of the sale are November 20, 21, 22. Bankers of the interior are interested in this, excepting in some instances to furnish dairy cows to their customers, taking notes in payment. Some of the owners of large tracts of logged-off lands are figuring on stocking their holdings to secure an immediate income and

OPERATORS THANKED.

The management of the News desires to thank the young ladies employed in the local telephone exchange for the excellent manner in which they assisted The News in covering the field with election returns on Tuesday night, Wednesday and Thursday. Not only did The News receive telephone returns from every precinct in Douglas county, but from Coos county as well. In addition to handling county reports, The News supplied the people of Douglas county with the state and national returns, all of which were received with appreciation. Without the co-operation of the telephone operators the task of assembling the county returns would have proven extremely difficult. The News has received election returns for years, but never has it received such excellent service at the hands of the lady operators as this year. The News' telephone was ringing continuously, and at times the patience of the operators as well as The News force was severely tried. Other than assembling and giving out the county, district, state and national returns, The News also furnished the Marshfield Record with complete returns. This procedure on the part of The News was necessitated as a result of trouble with the Western Union wires. During Tuesday night, Wednesday and Thursday The News must have received no less than 2,000 calls from various sections of the county regarding the election returns.

MURDERERS MUST HANG.

Only a Few Curious Visitors Allowed At Hangings December 13.

SALEM, Or., Nov. 7.—Friday, December 13, is a day of ill-omen for the five murderers at the state penitentiary. Today Governor West issued a statement that he will abide by the will of the people, and that the treprieved men will be hanged. He says that there may be times when the circumstances will cause his office to use executive clemency, but that "hanging is to be the order of the day."

In a formal statement issued this morning the governor said: "The question of the abolishment of capital punishment was fairly presented to the voters of the state, and they made it plain that they are in favor of hanging. While I am, of course, disappointed in the result, I have no complaint to make or criticism to offer."

"I fought for the abolishment of capital punishment because my conscience dictated such action. I have always been opposed to it and always will be."

"However, the voters of this state have declared their wishes in the matter and I intend to abide by their decision. There may be times when circumstances will cause this office to use executive clemency, but hanging is to be the order of the day. Friday, the 13th day of December, should be a red letter day for many of those who favor capital punishment. I am sorry our seating capacity in the death chamber is so limited, for we undoubtedly will be obliged to turn away many who have been looking forward to this event. However, we will do the best we can."

We are informed by one of Springfield's leading citizens who is an advocate of a "dry" town, that there will probably be no contest of the election, although it is said there is plenty of ground for it. They think it would be a greater calamity to run the risk of losing the present dry council than that of securing another chance at the wet and dry vote. The party claims the council can make the license almost prohibitive, or large enough so that there would be only a very few saloons and then put the restrictions so strong that the saloonkeepers would find it very hard to obey the law. Mayor Welby Stevens holds over another year and the council stands three dry and one wet.—Eugene Register.

CIRCUIT COURT

Convenes in Adjourned Session This Morning.

MONEY CASE SET FOR TRIAL

Large Number of Cases Are Either Dismissed or Settled On Motion of the Various Attorneys—Brewery Case.

Circuit court convened in an adjourned session of the regular May term at 10 o'clock this morning with Judge J. W. Hamilton presiding.

The early part of the day was consumed in passing through the docket, and the following cases were either dismissed, settled or continued:

- Bernard Krakenberger vs. Harry A. Griswold, action for money; continued.
A. M. Lady vs. Freelin Cornutt and Clarence Cornutt, action for money; continued.
J. F. Barker vs. E. P. Tynan, action for money; continued.
F. E. Smith vs. Phoenix Stone Company, action for money; continued.
W. B. Millbury vs. Ira A. Baker, action for money; continued.
Stone, Ordean, Wells, Co., vs. William F. Waldhoff, action for money; settled and dismissed.
State of Oregon vs. Max Weis, selling intoxicating liquor contrary to law; continued.
Alfred T. Kellher vs. John S. Smedeberg, to foreclose mortgage; continued.
Stearns & Chenoweth vs. B. F. Clark and Thomas Clark, action for money; continued.
W. R. Foote and Sirene Foote vs. William Schudt, action for money; continued.
A. G. Spaulding vs. S. K. Sykes, action for money; settled and dismissed.
W. E. St. John vs. John S. Duer, action for money; continued.
William T. Parker vs. Josephine Parker, divorce; continued.
Robert U. Green vs. George K. Quine, injunction, dismissed.
M. G. Young & Company vs. James P. McDonald, to foreclose mortgage; confirmation.
F. C. Ladd vs. C. P. Totten, damages; settled and dismissed.
City of Riddle vs. Florence Dumbbar, condemnation; settled and dismissed.
Roseburg Rochdale Company vs. N. E. Richardson, action for money; settled and dismissed.
Great Northern Manufacturing Company vs. S. J. Cassel, action for money; settled and dismissed.
Citizens State Bank, of Myrtle Creek, vs. S. W. Bayless, action for money; confirmation.
Citizens State Bank, of Myrtle Creek, vs. F. B. Rutherford, action for money; confirmation.
John I. Montgomery vs. Rath Hoover, to foreclose mortgage; default.
H. S. French vs. C. S. Matthews, action to recover money; settled and dismissed.
Worrall Wilson vs. G. F. Sanborn, to foreclose mortgage; settled and dismissed.
George E. Houck vs. A. F. Latham, action for money; settled and dismissed.
Robert C. Jacobs vs. W. A. Kirkpatrick, action for money; continued.
Percy R. Lea vs. Mary F. Lea, divorce; dismissed.
A. W. Ream vs. C. H. Brown, action for money; dismissed.
F. E. Brown vs. M. A. Robinson, to recover money; continued.
State of Oregon vs. Oscar Klinke, indictment, dismissed.
Leona Mills Company vs. W. Lucas, action for money; settled and dismissed.
B. F. Page vs. Dick Gilvin, to recover personal property; dismissed.
Delos Livingston vs. George E. Houck, damages; continued.
A. Crenson vs. A. Mahoney, default, \$122.87, interest and \$25 attorney fees.
Flora A. Evans vs. Oliver Evans, divorce; dismissed.
A. M. Smith vs. Ivan W. Hope, to foreclose mortgage; settled and dismissed.
Citizens State Bank, of Myrtle Creek, vs. Fred Shelton, action for

money; settled and dismissed.
Fred R. Day vs. Nicholas Bahlman, action for money; settled and dismissed.
G. N. Riddle vs. John White, action for money; settled and dismissed.
A. W. Shortridge vs. A. W. Fox, to foreclose lien; settled and dismissed.
Douglas National Bank vs. J. L. Call, default and judgment.
Would Delay Cases.

Upon the convening of court this afternoon Attorney Elbert Hermann presented motions in which he asked that the cases of the State vs. J. A. McCloud, Elmer and James Hayes and M. C. McKinney, all accused of bootlegging, be continued until the regular February term of court. In presenting his motion Attorney Hermann claimed that the indictments were indefinite for reason that they did not state that the alleged violation of law occurred in Glendale, the home of those charged in the indictments. Attorney Hermann also declared that Glendale was at present a "wet" town, and consequently the alleged violators were not subject to punishment even though they were convicted.

District Attorney Brown replied to the remarks of Mr. Hermann and took issue with certain statements uttered by the latter. Prosecutor Brown said the indictments were drawn according to law, and consequently the indicted were subject to trial without delay.

District Attorney Brown also contended that Douglas county was at present "dry" as a whole, and that the alleged violators were subject to prosecution even though Glendale had gone "wet" at Tuesday's election.

Judge Hamilton took the motion under advisement and will probably render a decision early tomorrow.

Grand Jury Busy.

The grand jury convened this morning and spent the greater part of the day investigating the case of R. L. Mooney, whom it is claimed is guilty of white slavery in connection with leaving Oakland with Ethel Metcalf. An indictment charging such a crime will be returned against Mooney late today. Mooney is also accused by an indictment returned at the last session of court of the crime of embezzlement.

LANE ELECTED

Will Defeat Sellings by Majority of 800 Votes.

Complete Returns From Douglas County Show Results To Be About As Published Yesterday—Brown 2,000 Majority.

According to late reports from Portland this afternoon, Dr. Harry Lane has probably been elected senator from Oregon by a plurality of

BROWN CARRIES CURRY COUNTY

The Department of Agronomy has prepared printed directions for soil sampling at the Oregon Agricultural College, and any farmer who will send samples, taken according to these directions, to Prof. H. D. Scudder, soil specialist of the experiment station, will receive a report containing information of vital importance to his farm.

"Take samples from an open field and avoid paths, gopher holes, etc., from which modified and not typical samples are likely to be obtained," says Prof. Scudder. "Select an average spot, pull up the plants growing on it, brush aside half decayed vegetable matter and bore or dig a vertical hole to where the soil changes tint, or, if no change is seen, to the depth of cultivation. Get a sample of the soil to this depth from several places in the field, mix well on cloth or coarse paper (avoid just bagging). Then dry it, put a quart in a clean canvas bag or a box and label. This represents the surface soil."

"In the same manner get an average of the subsoil, taken below the

and show the results to be about the same as yesterday. Definite figures relative to the thirty eight amendments will not be obtainable until the conclusion of the official count, which will be undertaken by County Clerk Lenox and his assistants tomorrow.

In yesterday's issue of The News it was stated that Attorney Leo Cannon had carried Curry county over District Attorney Brown for prosecuting attorney. Such was an error and should have read that Brown had carried the county over Cannon and Cardwell by a vote of five to one.

DR. HARRY LANE.



Who Has Been Elected United States Senator From Oregon.

about 800 votes over Ben Sellings. Although the count is incomplete, Mr. Sellings has practically conceded his defeat and will probably send Mr. Lane congratulations within the next few hours. The county returns are complete

BREWERY CASE

Will Begin Monday—Directors Must Stand Trial.

HAMILTON SUSTAINS STATE

Lengthy Affidavit Filed Requesting Continuance On Ground That Public Mind Is Inflamed Against Brewery.

District Attorney George M. Brown won the first skirmish in the brewery cases this afternoon when Judge J. W. Hamilton refused to sustain a motion made by the defendants, through their attorneys Rice and Hermann, requesting that the brewery cases go over till the February term of court.

One of the defendants made an affidavit stating that the continuance should be granted on two grounds: first, because the defense could not get Dr. Hampton, its woman expert chemist, to be present at this term which begins next week. The second ground was to the effect that the Umpqua Valley News had so inflamed the public mind in reference to the brewery cases that it would be impossible to get a fair jury.

Dexter Rice argued the motion for the defendants. When Mr. Rice took his seat District Attorney Brown rose to present the side of the state, but Judge Hamilton interrupted him by saying that he did not care to hear anything further in regard to the matter. He continued by saying that the evidence of Dr. Hampton is of record and in case she is not able to be present the testimony given in the former trial could be used. In reference to the second part of their motion, Judge Hamilton said that the mere fact that a jurymen had read about the brewery cases would not disqualify him to act in this case. He stated that he had sufficient confidence in the average jurymen to believe that he would not be influenced in deciding the case contrary to the law and the evidence. "For these reasons," said Judge Hamilton, "I will overrule the motion made for a continuance and the brewery cases will be set down for trial next Monday morning."

IS YOUR FARM VALUABLE?

Have The Soil Sampled and Learnt What Crops Are Adapted.

White House officials pay little attention to the squirrels. They are fed mostly by visitors. Secretary of the Treasury MacVaugh's new tea room in the treasury, specially designed to accommodate the women clerks in that department who desire to brew their own tea during the lunch hour, has met with a mixed fate. Formerly the women were allowed to brew their own tea in their own offices, but Surgeon General Blue found that this was not sanitary, and got the secretary to discontinue it. The room is equipped with hot water and lockers for the tea pots. It is open for 23 minutes each day and there is no ban on gossiping.

Whether the women didn't like the great amount of publicity that was given the room or whether unofficial tea drinking is doomed to failure, cannot be determined, but the fact remains that the tea room isn't popular. Secretary MacVaugh will give the plan a good trial and if it meets with no more success than at present, will probably close the room up and devote it to other purposes.

WOOD WANTED.

The News office can make use of a large amount of kitchen and stove wood. Subscribers who are in arrears can receive credit for wood brought to us. Bring it in any time now.

ROOSEVELT LEADS.

SAN FRANCISCO, Cal., Nov. 8.—With 55 of the 4,327 precincts in the state missing, Roosevelt leads Wilson by 509 votes, and it is believed the official count will be necessary to decide the presidential contest in this state. It is predicted that the precincts not yet reported will swell Roosevelt's majority to 900 over Wilson.

surface sample to the depth of approximately two feet. Put it in a separate bag and label that also. Dig or bore to a depth of three or four feet, and if hard pan or any other peculiarity in structure is noted, send a properly labeled sample. If solid rock is found, state at what average depth it occurs and send a small sample.

"Send a letter by mail with as complete a history of the field as possible, the probable selling price of the land, the elevation above the nearest river, the direction and grade of slopes. Tell how long it has been cropped and what has been raised on the land, what the yields were and whether fertilizers have been applied. If there are any peculiarities which may have a bearing on the agricultural qualities of the soil they should be mentioned in the letter. The samples should be expressed, prepaid to the experiment station soils department."—Rural Spirit.

OUR WASHINGTON LETTER.

WASHINGTON, Nov. 8.—The squirrels in the White House grounds are getting so tame that persons having business in that part of Washington are expecting to see them do most any thing that any well domesticated animal might do. They run across the president's front porch whenever they feel like it, paying no attention to the policemen there, burrow around the president's geraniums, play with each other about the drives, feed out of the hands of well dressed persons, and on the whole seem to enjoy life much more than any other living thing in the vicinity.

Their latest stunt is to climb the iron electric light poles and sit on the top of the glass globes. To date no report has come in of their turning on the lights.

Recently a big fat squirrel got on top of an electric light pole and made a great noise as if in distress. A group of onlookers made bets as to what was the trouble.

Some suggestions were made for helping Mr. Squirrel out of his supposed predicament. Just when sympathy was running highest the squirrel jumped from the pole five or six feet to the branch of a nearby tree and vanished.

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