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GREAT STRIKE OF CAR MEN

Chicago Tied Up White Zero Weather Prevails.

Chicago, Nov. 18.—Zero weather here is the record today and such a condition has largely interfered with the usual crowds of strikers and their sympathizers, although this afternoon throngs are gathering.

The railway company, despite its half promised intention of arbitrating made late yesterday to Mayor Harrison, is attempting to break the strike by every means available.

While playing at Cordray's Theatre at Albany two weeks ago, the Margarita Fisher Company produced a "A Southern Girl."

As the day progressed great crowds began to gather along Indiana avenue, and at one point showers of stones were thrown at a passing car.

Mayor Harrison was in consultation with Governor Yates this afternoon, and it was decided to call a conference of the railway officials and the aldermanic peace board this evening.

Both Governor Yates and Mayor Harrison are displeased over the breach of faith on the part of the railway officials after the latter practically promised to negotiate a settlement by arbitration.

There is strong talk today of adopting the plan outlined by George F. Harding, Jr., to the effect of ordering the Chicago City Railway company into the hands of a receiver and then through the receiver adopt arbitration or else run the road under the old agreement with the strikers.

At 3 o'clock this afternoon three women attacked a non-union motorman who had left his car near the Westworth avenue barn. They clubbed the man, and it was with difficulty that he was rescued from the hands of the assailants.

As matters stand this afternoon, those in a position to know, say that by tomorrow the crisis must come, as the power houses are almost out of fuel, and that the employment of non-union teamsters to haul coal will result in bloodshed.

The Peruna Almanac In 5,000,000 Homes

MARGARITA FISHER CO.

Put on a Pirated Play at Opera House and Invite Criticism.

The following story is taken from the Evening Telegram of Tuesday. The Margarita Fisher Company is filling a week's engagement at Shively's opera house, and will close tomorrow evening. The Telegram story of the pirated play follows:

"Tennessee's Partner," which was the offering at Cordray's last week, has been pirated by a Chicago manuscript house and sold to the Margarita Fisher company, now playing Oregon town, under the name of "A Southern Girl."

The first intimation which Manager Aiston received that the Fisher company was producing his play without authority was Sunday night, the news being supplied by Manager Thomas F. Weideman.

"Tennessee's Partner" was dramatized several years ago, since which time Aiston has presented it in the West. This season he rented it to a stock company at Cincinnati, to another in San Francisco, and one or two other places.

While playing at Cordray's Theatre at Albany two weeks ago, the Margarita Fisher Company produced a "A Southern Girl." This was nothing else but a garbled version of "Tennessee's Partner," such as "In Oregon" had been, and it also had come from the shop of the Chicago play pirate.

In an interview with a Telegram representative at Oregon City this morning, Manager Kyle, of the Fisher company, declared that his company had appeared in "A Southern Girl" but once, and that was at Albany.

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Lewis & Clark Club Entertains

The Oregon City Women's Lewis and Clark Club met at the home of Mrs. G. A. Harding Tuesday.

Another matter of considerable importance which came before the club was the acquirement of the old Phoenix house which stands opposite the woolen mills and which is said to be the oldest building in Oregon City.

It is proposed to raise funds and buy the building and turn it into a public library. The building is dilapidated, but the club proposes to repair it and put it in good shape and preserve it for future generations.

Foley's Honey and Tar cures colds, prevents pneumonia.

MUST HAVE ASSURANCE

That no Other Legislation Will be Attempted.

Salem, Or., Nov. 18.—The holding of a special session of the Legislature is still one of the uncertainties, so far as Governor Chamberlain's determination is concerned.

He finds that out of 60 members of the House of Representatives, 43 have responded to his letter of inquiry regarding their opinion of the need of a special session and their attitude toward legislation.

Of these 43 Representatives, 21 have given unqualified assurance that they will oppose all legislation other than that correcting the tax law, and 10 have given a qualified assurance favoring a short session and no other legislation, but expressing a readiness to take up other legislation if it be of great importance.

"No, I have not decided to call a special session," said Governor Chamberlain tonight. "I have decided that I won't call it unless I get the assurance I have asked for that there will be no other legislation than that correcting the tax law."

"Opinion regarding a special session is not all on one side, by any means. A great many letters have been received, and many people have called upon me, urging that no special session be called. I stand right where I did at first, and will not call a session unless I get the assurance for which I have asked."

Governor Chamberlain has already said he does not ask an absolute pledge from the legislators not to take up other legislation under any circumstances.

He has said that he expects them to dispose of the vetoes held over from the last regular session, as the constitution requires, and also expects that in case a serious emergency should arise they will give it their attention.

The qualified assurances he has received are variously expressed, and no one but the Governor or himself knows how that miscellaneous legislation will not be taken up.

The members opposing other legislation, or opposing all except very important legislation, number 42, which is only four less than a majority.

It is generally believed that from the 31 members yet to be heard from there will be received assurances enough to satisfy the Governor or that no other legislation than tax law to be taken up.

The belief that these assurances will be received has made many people confident that a special session will be held.

There is one thing of which all are satisfied—that the Governor will not recede from the position he has taken.

A peculiar phase of the case is that under the copyright laws Managers Cordray and Russell are equally guilty with the Fisher company because the pirated play was presented in their Albany house.

Hereafter the local managers of the Cordray houses at Albany and Salem must send copies of the cast of all repertoire plays to be given at those theaters. In this way familiar plays cannot be presented under new names.

Foley's Honey and Tar cures colds, prevents pneumonia.

THE OLD RELIABLE



Absolutely Pure THERE IS NO SUBSTITUTE

BIG DAMAGE SUIT.

Hartigan vs. Southern Pacific Railroad on Trial.

One of the heaviest damage suits to be tried in Clackamas county within recent years is that of Hartigan vs. the Southern Pacific Railroad.

Hartigan has sued the company for \$15,000 for the loss of a leg sustained while in the employ of the company last February.

Hartigan was a brakeman on the West Side line when the accident which caused him to lose the leg occurred.

At that time he was on a special freight train which left the rails near the town of Oswego.

Hartigan jumped and sustained a compound fracture of both bones in the right leg which rendered an amputation necessary.

In his suit for damages he alleges that the roadbed of the West Side railroad is in a very dangerous condition and that it was in this condition that was responsible for the wreck.

Hartigan alleges that he has been a cripple since and that he is unable to do any kind of work.

The railroad company as defendant in the case, claims that Hartigan is an experienced railroad man and that during the time of his service with the company he was aware of the condition of the roadbed, that he accepted employment with the company knowing the conditions of the roadbed, and assumed the ordinary risks involved in the discharge of his duties.

They also charge him with contributory negligence because of the manner in which he leaped from the train.

The railroad company is represented by W. D. Fenton, of Portland, assisted by George C. Brownell, of this city, and Manager Koehler, of the railroad company. The plaintiff is represented by Judge A. S. Bennet, of The Dalles and Gilbert L. Hedges, of this city.

The jury is composed of the following well-known Clackamas county citizens: James Evans, T. M. Cross, Fred Miller, Walter Kirchen, James Shibley, Fred Ely, P. T. Davis, Gilbert Randall, J. E. Morton, D. B. Martin, C. Blair and C. G. Millard.

The case will probably be concluded today.

The Best Lintment. Chamberlain's Pain Balm is considered the best lintment on the market.

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A Wonderful Growth. During the past five years our business has experienced a wonderful growth. Notwithstanding this favorable condition we are not disposed to let this growth stop. We therefore solicit your business. The Bank of Oregon City, Oregon City, Oregon.

OUTWARD APPEARANCE IS NOT ALL THAT IS NECESSARY TO LIVE WELL. If you pay as much attention to your food and drink as you do to your clothing, you would be better off in more ways than you think. Good, healthy food, makes good healthy people. NEW SEASON'S GOODS ARRIVING DAILY. Ralston's, Peerless and H-O Cereals; Elk, Old Manse and Log Cabin Maple Syrups; White House and Heekink Coffees—try a three pound Can Fountain Square—\$1.00. "Preferred Stock" and "W" Brands of Canned Goods, Catsup, Etc., and a Full Line of Shilling's Best, Spices, Coffees, Baking Powders. "Your money back if you don't like them," are a few of the things that make life worth living and give you a bright view of the times. A. ROBERTSON, The Seventh Street Grocer.