

W. W. BANKS WILL QUIT THE OFFICE

Deputy United States District Attorney Has Resignation Ready.

REASON FOR HIS ACTION

Has Other Interests Which He Desires to Attend To, and Will Notify W. C. Bristol This Morning.

W. W. Banks, deputy United States District Attorney for the District of Oregon, has decided to announce his resignation of the office he now holds and this morning will make formal tender of his resignation to United States District Attorney W. C. Bristol, and will relinquish his duties. Mr. Bristol, it is expected, will fill the office within a few days by the appointment of a Portland man who has been found to be acceptable to the Department of Justice and to President Roosevelt.

Before the appointment of Mr. Bristol by the President, Mr. Banks had, according to his statement, decided to tender



W. W. Banks, Who Will Resign Today.

his resignation and leave the office. Private business and outside interests had for some time influenced the deputy in making this move, but he had delayed it from time to time.

Wanted to Clean Up Work.

When it was announced that Mr. Bristol had appointed Mr. Banks at once stated to the new official that he desired to resign, but asked for a short time to enable him to so arrange his private business that it would be more convenient for him to leave the office. There were also official questions in which he was interested and which he had been handling that made it more convenient for him to retain his office for a time, until these details were arranged and the business in which he was interested had been settled. Mr. Bristol therefore deferred any appointment he may have had in mind until such time as Mr. Banks had concluded the business in hand.

His Successor Unknown.

Who has been chosen to succeed Mr. Banks is a matter of mystery, as Mr. Bristol has made no statement which can lead even to speculation as to the identity of the lucky man. It has been rumored that the appointee will be a Portland man, and in all probability a man young in years, but other than this nothing is known, and will not be until the new District Attorney makes up his mind to set speculation at rest by the announcement of his choice.

LINK ADDED TO CIRCUIT

Sullivan and Considine Secure People's Theater at Vancouver.

SPOKANE, Wash., Jan. 9.—(Special.)—Another important link was added to the Sullivan & Considine chain of theaters in the Northwest when they acquired the People's Theater in Vancouver, B. C. John P. Cordray will leave Saturday to take charge of the new Vancouver house, and will superintend extensive alterations.

Signs are not wanting that there will be stirring times in the theatrical business in the Northwest within the next three months. So far the Klaw & Erlanger Syndicate has been able to handle matters to suit itself. Sullivan & Considine have now secured two theaters each in Spokane, Portland, Seattle, Tacoma and Vancouver, and these houses, taken with the chain extending from New York to San Francisco, have placed them in a position to book independent attractions, which have heretofore been shut out of this territory.

BRADSHAW IS ELECTED MAYOR

Medford Has a Very Lively Election for City Officers.

MEDFORD, Or., Jan. 9.—(Special.)—The largest vote ever polled at a city election in this city was polled here today. The principal contest was for the office of Mayor. There were three candidates in the field, and W. H. Bradshaw won out with 154 votes. J. A. Perry received 99 votes and E. B. Pickett 151. Pickett was a candidate for reelection. For Treasurer L. L. Jacobs easily won with 260 votes to Charles Stang's 137. J. E. Toft was elected Recorder against two other candidates.

For Councilmen the following were elected: First Ward, F. Osenberg; Second Ward, J. C. Smith; Third Ward, J. L. Demmer. Bradshaw, the successful candidate for Mayor, is a prominent retired farmer and was formerly a County Commissioner.

OUT FOR THE GOVERNORSHIP

Chamberlain Files His Notice With Secretary of State.

SALEM, Or., Jan. 9.—(Special.)—The first notice of the candidacy of a Democrat for a state office was filed in the office of Secretary of State Dunbar today when George E. Chamberlain gave

notice of his candidacy for the nomination for Governor in the direct primaries.

Stellmacher Resumes Captaincy.

ALBANY, Or., Jan. 9.—(Special.)—Company G, Oregon National Guard, located at Albany, will receive on new lease of life with the appointment of Frank C. Stellmacher, of this city to the captaincy, which was announced today. Mr. Stellmacher was Captain of the company after his return from the Philippine Islands, whither he went as a member of the new Second Oregon Regiment, and several years had one of the best companies in the National Guard in Oregon.

Something over a year ago, however, Captain Stellmacher resigned his commission, and his name was removed from the active list by Adjutant-General Finzer. Since that time the successor to Captain Stellmacher resigned and the affairs of the company were in a state of confusion. The Adjutant-General rectified matters by inducing Captain Stellmacher to resume his commission.

Miss Clay Speaks at Oregon City.

OREGON CITY, Or., Jan. 9.—(Special.)—Miss Laura M. Clay, of Lexington, Ky., nearly 90 of the leading women of Oregon City, at the home of Mrs. Eva Emery Dye, the Oregon writer. Tea was served by four young ladies, charmingly gowned—Myrtle Buchanan, Edith Cheney, Jean White and May McBride—and two little misses as Japanese ladies, attended the door. Miss Clay and her friend, Mrs. Woodbury, were the recipients of much complimentary attention, and Miss Clay's remarks were warmly applauded.

A large audience met Miss Clay in the evening at the Congregational Church, where she spoke for two hours on the gradual progress of human liberty and upon equal suffrage as the next inevitable step, coming with the larger field now accorded women in education, property and responsibility.

Meat War May Result.

TACOMA, Wash., Jan. 9.—(Special.)—It is reported here today that the Union Meat Company, of Portland, of which the Union Meat Company, of Tacoma, is a branch, has sold its properties to Swift & Co., of Chicago, and that the new owners will establish a cold-storage plant in this city. A price war is said to be in prospect.

These rumors cannot be confirmed, all knowledge of them being disclaimed at the office of the Union Company. It is noted, however, that Swift Co. has had agents in Tacoma for some time investigating conditions here and that it is true that they have an option on the Portland plant of the Union Meat Company. Whether or not this has been or is shortly to be, exercised is not known.

Timber Deal in Lane County.

COTTAGE GROVE, Or., Jan. 9.—(Special.)—A timber deal of considerable magnitude has just been consummated. The Tacoma sawmill plant and 2000 acres of first-class timber lands, owned by J. H. Chambers, have been purchased by Russell & Rogers Company, of San Francisco. The purchase price was \$50,000. The estimated value of the timber is \$500,000 and \$1,000,000. The new company will operate the plant to its full capacity.

The logs are cut, sawed and conveyed to the docks at Dorena in a flume, and from there are loaded on barges and shipped. The plant has been in operation about two years.

Farmers' Telephone Company.

OREGON CITY, Or., Jan. 9.—(Special.)—Articles of incorporation in the sum of \$25,000, for the purpose of organizing a Farmers' Telephone Company, of Oregon City & Farmers' Independent Telephone Company, the incorporators being: W. H. Bonney, C. G. Huntley, H. S. Meant and E. J. Bates, all of Oregon City, prominent and professional men of this city.

The purpose of the corporation is the forming of a mutual telephone company which will be a mutual exchange in this city, by which about 50 subscribers to rural telephone lines in the interior of the county may be afforded connection with the business houses of Oregon City.

Pasturage is Very Short.

SAN FRANCISCO, Jan. 9.—Reports from the different sections of California indicate on the whole that, notwithstanding the unusual dryness of the season, farmers and fruitraisers are still hopeful of securing good crops, basing their hope on the realization of the average rainfall for the remainder of the season.

The only ones suffering at present are the cattle and sheepraisers, who are in need of pasturage, which has been retarded by the lack of excellent rain.

Divorce Cases at Oregon City.

OREGON CITY, Or., Jan. 9.—(Special.)—Decrees of divorce were granted by Judge McBride today as follows: William C. Bates vs. Ora P. Bates. An order of default and reference was entered in the divorce suit of Mary Hockinson vs. Albert Hockinson.

Ada Burrows, who became the wife of James M. Burrows at Seattle in 1905, today filed suit for divorce on the grounds of cruel and inhuman treatment and infidelity.

Dies in the Condon Jail.

CONDON, Or., Jan. 9.—(Special.)—A cocaine fiend, who had been in prison from his wife's practice, died in the City Jail at this place last night. Had he lived until today an order would have issued for his removal to the Insane Asylum. Wells will be remembered as one of the members of the unfortunate Wells family, of Heppner, so many of whom were lost in the great flood at that place.

Tells Wife He Was Not Bunced.

BAKER CITY, Or., Jan. 9.—(Special.)—Mrs. W. S. Driver today received a telegram from her husband in New York, saying he was not bunced, as reported.

Gold Medal for the Governor.

SALEM, Or., Jan. 9.—(Special.)—Governor Chamberlain has received from President Francis, of the Louisiana Purchase Exposition, a gold medal in recognition of his services in aiding the success of the exposition.

Pacific Coast Telegraphic Briefs.

Vancouver, B. C.—William Burgess, a lineman employed by the British Columbia Electric Railway Company, was electrocuted at the top of a high pole in this city. His body was suspended by his climbing screw.

San Francisco, Cal.—Fire in the stables of the Overland Freight & Transfer Company on Broadway street, between Fourth and Fifth, caused \$100,000 damage. Twenty of 250 horses were burned.

San Francisco.—Superior Judge Cook filed the bill of J. E. Graves, wanted at Seattle to answer a charge of embezzlement at \$200,000.

Aberdeen, Wash.—(Special.)—The Markham single mill, owned by the Markham Mill Company, was destroyed by fire yesterday morning. There is an fire apparatus in the town, which is four miles from here. The loss is \$100,000, with partial insurance. Three millmen, shingles burned with the mill.

"POTTEE" IN SERVICE.

Queen of River Boats Is Now on the Astoria.

Enjoy a trip to Astoria on the Pottie. You will always remember it. Leave Astoria street dock every night at 8 o'clock. Round trip, 50 cents. Particulars at Third and Washington streets, Portland.

Habitual constipation cured and the bowels strengthened by the regular use of Chamberlain's Little Liver Pills in small doses. Don't forget this.

ITS CASE HISSE

O. R. & N. Suit Against the North-Bank Line.

CONSENTS TO WITHDRAW IT

Contempt Proceedings Against J. Couch Flanders Will Also Be Dismissed as a Result. It Is Said.

The injunction suit filed by the O. R. & N. Co. against the Portland & Seattle Railway Company December 22, to enjoin the building of a trestle at Maegly Junction, on the Peninsula was dismissed by Judge Frazer yesterday on the request of Arthur C. Spencer, counsel for the O. R. & N. Co. This means that the contempt proceedings against J. Couch Flanders, growing out of the disobedience of the injunction order, will also be dismissed. Mr. Flanders was served as agent of the Portland & Seattle Railway Company with an order to stop the work, but did not do so and the building of the trestle was continued until the injunction was enforced.

Yesterday the condemnation suit of the O. R. & N. Co. against the College Endowment Association in which A. H. Mungell is the principal owner, was disposed of in the State Circuit Court. The O. R. & N. Co. agreed to a verdict by a jury in favor of the association for \$225 for the land to be taken for a right-of-way purpose. In case suit an amended complaint was recently filed making the Portland & Seattle Company a party defendant. The papers could not be served on the Portland & Seattle Company, however, because J. Couch Flanders, the only authorized agent of the company, was not here, having been arrested on contempt charges. Mr. Maegly sold the land to the Portland & Seattle Company for its right of way. It crosses the right of way of the Portland & Seattle line of the O. R. & N. Co. The grade of crossing is where the trestle was built, and is the point of dispute. The grade of the Portland & Seattle does not conform to that of the O. R. & N. Co.

A condemnation suit by the O. R. & N. Co. against Henry Theony, a farm tenant of Mr. Maegly, was also settled yesterday. The amount to be paid by the company is \$225.

JUDGE FRAZER A WITNESS

Appears in Case of Gus Rohse, Who Is Acquitted.

Judge Arthur L. Frazer was called as a witness in Judge Cleland's court yesterday afternoon in the case of Gus Rohse, Deputy District Attorney. This was the closing event in a dramatic scene, in which Mr. Moser and Joseph M. Long and Ralph G. Bates, who had previously participated. Gus Rohse testified in his own behalf, on a charge of assault on Clara Schmedecke, was asked by Mr. Flanders, who appeared as special prosecutor, to answer the question, and Judge Cleland ruled that it need not be answered, and Mr. Long, attorney for Rohse, subsequently called Deputy District Attorney Moser to the stand. Mr. Moser testified in answer to interrogatory that he had called that Rohse appeared before him, sitting as a grand jury. Mr. Moser said he told Rohse to talk freely, if he desired to do so, and that any statement he might make would not be used against him. He denied that Rohse admitted anything of an incriminating nature. Mr. Trimble, while answering the question, was prosecuted by this turn of affairs, and called Judge Frazer, who, he understood, had talked with Mr. Moser, and Judge Frazer testified that he had called that Rohse appeared before him, sitting as a grand jury. Mr. Moser said he told Rohse to talk freely, if he desired to do so, and that any statement he might make would not be used against him. He denied that Rohse admitted anything of an incriminating nature. Mr. Trimble, while answering the question, was prosecuted by this turn of affairs, and called Judge Frazer, who, he understood, had talked with Mr. Moser, and Judge Frazer testified that he had called that Rohse appeared before him, sitting as a grand jury. Mr. Moser said he told Rohse to talk freely, if he desired to do so, and that any statement he might make would not be used against him. He denied that Rohse admitted anything of an incriminating nature. 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