

ELLIS ANSWERS BRYAN'S ATTACK

Defends Republican Injunction Plank.

OTHER POINTS NOT IN ISSUE

Author of Platform Dissects Seven Objections.

WHY COURTS DEFENDED

Democratic Attack in 1896 Made It Necessary—Injunction Plank Is Declared Brave Stand for What Is Right.

COLUMBUS, O., June 22.—Attorney-General Wade H. Ellis, who was a member of the resolutions committee of the Republican National Convention, and chief author of the platform adopted, in a statement tonight replies to criticisms of the platform made by William J. Bryan, and denies emphatically that the draft of the platform as published before the convention was changed "with the intention to displease or disappoint the President or Secretary Taft." The Attorney-General's statement, in part, follows:

"Of the seven objections (Mr. Bryan) refers to, six are in no sense issues before the people at this time, nor has there been any attempt to make them such by the administration, nor by any influential element in the party. The seventh concerns injunctions. Upon this subject, Mr. Bryan's criticism exhibits his usual recklessness of statement and his readiness to assume that his own lack of information might be the prevailing condition.

Clear Statement of Position.

"The charge that the Republican declaration with respect to the use of the writ of injunctions was designed to 'deceive the laboring men' is unworthy of a candidate for the Presidency, and the further charge that this plank merely declares the existing law and will give no relief in those cases in which there has been an abuse of discretion or the apprehension of it, is unworthy of any lawyer who has examined this question. The anti-injunction resolution is a frank, clear statement of the Republican party's position on a question on which others have been attempting to deceive labor.

Remove Cause of Complaint.

"The sole cause of any rational complaint as to the issuance of injunctions in labor cases has been the use of the writ without notice and the long delays in some instances which have intervened before a hearing of the case. The present statute does not require any notice at all before the granting of a temporary order, and it is entirely within the discretion of the court to postpone the question on an injunction. The Republican plank simply declares that notice shall always be given unless an irreparable injury will result from delay and in that case there shall be a speedy hearing provided. In other words, the platform declaration is designed to give assurance that what is now the general practice in the Federal Courts shall be made universal by statute, in order that hereafter no cause of complaint or misapprehension shall remain.

This may not satisfy the extremists on either hand, but it was not expected to do that. It will meet the approval of every right-thinking man, whether an employer or an employee. No party can lose by bravely taking a stand for what is right, whoever complains, just as none can profit by taking a stand for what is wrong, whoever applauds.

RESSENT ATTACK ON COURTS.

"Mr. Bryan objects further to the phrase in the injunction plank which proclaims confidence in the integrity of the courts. It is true, perhaps, that the conviction which is yet to meet at Denver, rather than that which has just adjourned at Chicago, should express faith in the integrity of the courts; but in view of the Democratic attack in 1896 and the fact that the same forces which then controlled that party are once again in supreme command, it would seem entirely appropriate for the Republican party not only to remove any possible cause of complaint in the use of the writ of injunction, but to make it clear that it resents again, as it did in 1896, any attempt to assault the judiciary.

"All that anyone wants is that the powers of the Federal courts with respect to the use of the injunction shall be accurately defined by statute, to the end that all occasion for complaint in labor cases, which have simply been few in the past, shall disappear altogether in the future. The Republican plank points to a simple and straightforward way of achieving this purpose."

MORE ARRESTS ARE DUE

Roseburg Men Said to Be Indicted on Land-Fraud Charges.

ROSEBURG, Or., June 22.—(Special.)—Several arrests in Roseburg are hourly expected in connection with the land-fraud cases. One or more Deputy United States Marshals are known to be in Roseburg, but so quietly are they working that the identity of the parties to be arrested has not been discovered.

ALFONSO FATHER OF ANOTHER BOY

BIRTH OF LITTLE PRINCE IS CAUSE OF JOY IN MADRID.

Crowds Awaiting News of Stork's Arrival Cheer Announcement From Royal Palace.

MADRID, June 22.—Within little over a year after the birth of a son and heir to the throne gladdened the hearts of the King and Queen and the Spanish people, Queen Victoria today presented her royal spouse with another baby Prince.

The child was born at 1:19 A. M. today, King Alfonso, on learning that a condemned criminal was to be executed in the morning, immediately signed a pardon in commemoration of the birth of the prince and telegraphed to the warden of the prison ordering the execution stopped.



Queen Victoria of Spain, who gave birth to her second son on Tuesday.

The announcement of the news to the crowds awaiting the bulletin from the royal household was hailed with great joy and the city is tonight the scene of rejoicing almost equal to that which followed the birth of the first child on May 20, 1907.

Queen Victoria was formerly the Princess Ena of Battenburg, and is a granddaughter of the late Queen Victoria of England, being the daughter of the Princess Beatrice and the late Prince Henry of Battenburg. She was born in 1876 and is but a year younger than the King, who was born May 17, 1856, and became the actual ruler of Spain on the anniversary of his birth in 1902, when the regency terminated.

King Alfonso and the Princess Ena were married May 21, 1906 at Madrid, the ceremony being the most elaborate the old city had witnessed in many years. During the wedding festivities a Catalonian anarchist threw a bomb at the carriage occupied by the royal couple, narrowly missing them and killing 16 of their retinue.

GO TO ENGLAND TO MARRY

Anna Gould and Her Prince Depart From France Together.

PARIS, June 22.—The departure of Mme. Anna Gould and Prince Helle de Sagan from Paris, for England, where they will be married, is confirmed. The couple will not again return to France until the wedding has taken place. George J. Gould and his family are still in Paris.

The lawyer of Count Boni de Castellane, the divorced husband of Mme. Gould, announces that the Count will take steps to bring about the transfer of the custody of the Castellane children to himself after the Gould-Sagan marriage has been actually solemnized. The lawyer intimates that something may occur to prevent the wedding.

PRISON TERM FOR FRAUD

Denver Court Gives Female Spiritualistic Faker Three Years.

DENVER, June 22.—Mrs. Leonora Pearce, convicted of having obtained a valuable diamond ring from Mrs. Harriet Crowe, an aged blind widow, by palming herself off as a Spiritualist capable of restoring sight, was sentenced today to serve three to four years in the state penitentiary. Mrs. Pearce's attorney gave notice of an application to the Supreme Court for a supersedeas.

ARM TORN FROM HIS BODY

Frank Ward, Oiler in Hoquiam Mill, Meets Frightful Accident.

HOQUIAM, Wash., June 22.—(Special.)—An oiler at the National Lumber & Box Company's plant met with an accident today by which his left arm was ripped from his body by being caught in a swiftly-revolving gear. Only the complete severing of the bones, muscles and tendons prevented his being whirled to a horrible death. The injured man's name is Frank Ward, and he bore up heroically and never lost consciousness throughout his terrible ordeal.

Fallieres' Daughter to Wed.

PARIS, June 22.—The Figaro announces the engagement of Mlle. Anne Fallieres, daughter of the president, to Jean Joseph Edmond Lanes, Secretary-General of the presidency of the republic.

BLACK AND WHITE KILL ONE ANOTHER

Race War Begins in Sabine County, Texas.

NINE NEGROES ARE LYNCHED

Bloody Revenge for Assassination of Two Whites.

FIVE HANGED TOGETHER

One Shot Dead While Attempting Escape—Three Others Killed and Two Hurried Away for Safety. Both Races Are Armed.

HOUSTON, Tex., June 22.—Nine negroes met death last night at the hands of a mob in the vicinity of Hemphill, in Sabine County. Today both races secured arms and the tension is such tonight that a race clash appears imminent.

The dead: Jerry Evans, aged 22; Will Johnson, aged 24; Moss Spillman, aged 24; Cleveland Williams, aged 27; William Manuel, aged 25; Frank Williams, aged 22. Two unknown men.

William McCoy. The lynchings followed the killing of two white men by negroes. Two weeks ago Hugh Dean and several other white men visited a negro church and schoolhouse, where a dance was in progress, presumably in quest of liquor. It being the custom of some of the negroes to sell whisky during the progress of such affairs. During the evening Dean was killed and six negroes were held for the killing.

At the preliminary examination evidence tending to show that the plot was planned at the dance to kill Dean was produced. Saturday last Aaron Johnson, a prominent farmer, was assassinated while seated at the dining-table with his wife and child, the bullet being fired through a window. For this crime Perry Price, a negro, was arrested and, it is stated, confessed, implicating Robert Wright, a relative of one of the negroes held for Dean's murder. Price declared he was offered \$5 to kill Johnson.

Then followed the forming of a mob last night, the overpowering of the jailer at Hemphill and the lynching of the six negroes held for the murder of Dean. Five were hanged to the same tree, while another attempted to escape and was shot to death.

Later in the night William McCoy, another negro, was shot and killed while standing at the gate of the Johnson home, and this morning the bodies of two more negroes were found in the creek bottom. Wright, the negro who confessed to the killing of Johnson, and the man implicated were taken to Beaumont for safekeeping under guard of the military company of St. Augustine.

Sabine County is situated in the most remote part of the eastern section of the state, with sparse railroad and telephone facilities.

THINKS LAWSON'S OFFER IS BIG JOKE

JOHNSON LAUGHINGLY ACCEPTS BRYAN AS YOKE-MATE.

Says Offer of \$1,000,000 Campaign Fund Sounds Well—Insists on First Place.

MINNEAPOLIS, Minn., June 22.—(Special.)—"That sounds like a most excellent proposition," said Governor Johnson laughingly this morning, speaking of the offer of Thomas W. Lawson, of Boston, to raise a \$1,000,000 campaign fund for a ticket with Johnson for President and Bryan for Vice-President.

"Yes, I think we will have to stand for it," continued the Governor evidently greatly amused at the proposition. "It sounds all right, and we are perfectly willing to agree to it."

But that was as far as the Democratic possibility for Presidency would go. He treated the matter in a joking manner, and while frankly admitting that such a scheme would please him immensely, would not say whether or not Mr. Lawson, or any one acting for him, had actually proposed the plan to him.

Governor Johnson will not allow his name to be used as the Vice-Presidential candidate of the Democratic party. This announcement was made authoritatively today at the Johnson headquarters.

Fredrick B. Lynch, who has had charge of the Governor's campaign for the Presidential nomination from the outset, said that not only would the Governor not be a candidate for nomination for the second place on the ticket, but that if the convention persisted in nominating him, as had been threatened, he would decline to make the race, making it devolve on the Democratic National Committee to fill the vacancy.

Republican leaders remarked that Mr. Johnson's determination not to serve as a running mate for Mr. Bryan, even if drafted by his party, indicated the kind of harmony existing in the Democratic ranks.

The Johnson managers continue to boom their candidate for the head of the ticket, asserting that they still hope enough delegates instructed for Bryan will break their instructions and go to Johnson to nominate the Minnesotan.

WOMAN'S SLAYER ON TRIAL

Case Against Holland Anderson at Coquille Will Be Sensational.

MARSHFIELD, Or., June 22.—(Special.)—The trial of Holland Anderson, charged with the murder of Mrs. Bertha Etta Gordon, was begun at a special session of the Circuit Court at Coquille today, when four jurors were selected. The trial promises to be sensational, as the attorneys for the defense state that they will go into details of the history of Mrs. Gordon's checkered career. Anderson was a bartender and shot Mrs. Gordon, May 9, on a gasoline boat at Marshfield. The woman died a few days later.

BADLY HURT IN JUMPING

Passengers Fear Auto Is Running Away and Leap.

MODESTO, Cal., June 22.—Thinking the chauffeur had lost control of his machine, N. O. Hultberg, of Little Rock, and J. W. Clink, of San Jose, today jumped from the speeding automobile while on the way to the La Grange Dam and were terribly injured. Hultberg has both jaws broken and his head injured. He is in a critical condition. Clink had his right lower jaw broken, his throat deeply cut and an ear was nearly torn off.

SCORES STRICKEN BY HEAT OF SUN

Eight Dead in Chicago in Single Day.

GRAZED MAN TAKES POISON

Mad Dogs Attack People and Are Slaughtered.

NEW YORK ALSO SUFFERS

All Eastern Cities Sweltering in Moist Heat and Will Get No Relief Till Wednesday, When Cool Showers Are Promised.

CHICAGO, June 22.—The hottest day of the year, with the mercury standing at 94 degrees, brought death and suffering to Chicago. Eight deaths were reported to the Coroner's office and heat prostrations were numerous.

In addition, a mad dog scare spread through the city and the Chief of Police ordered his men to shoot all unuzzed dogs. A similar order issued at Morton's Park, a suburb, resulted in the killing of 40 dogs in a few hours.

The death list today follows: Frank Case, 35, overcame while working in his garden at LaGrange, a suburb; Samuel Douglas, 25, a negro, made dizzy by heat and fell off yacht into Jackson Park lagoon, drowning before aid could reach him.

John Golden, drowned in Desplaines River while seeking relief from heat.

William Detting, 55 years old, negro, grazed by heat and committed suicide by drinking Paris green.

William Hobson, 35 years old, dropped dead of heart failure superinduced by heat.

Baby Gunther, two weeks old, died at County Hospital of heat prostration.

Sarah Oskmus, 9 years old, died at Froebryer Hospital, after heat prostration.

Estelle E. Ely, 13 days old, died at County Hospital of heat prostration.

Scores Are Prostrated.

The number of prostrations reported to the police totaled several scores. The most serious of these included the cases of James Burton, of 34 One Hundred and Fourth street, New York City, who came here to attend the Republican National Convention, and of Mrs. Mary Brown, of Bishop street, Chicago, who was overcome while sitting at a second-story window and fell 30 feet to a paved courtyard, suffering internal injuries which may cause her death.

Scare of Mad Dogs.

The mad-dog scare was due to the unusual number of attacks of vicious animals within the last few days. Chief Shippy said 10 cases had come to his notice Friday, and he sent out a general order that all unuzzed dogs should be killed. Thus far none of those bitten have developed symptoms of rabies.

Will Be Cooler Wednesday.

The thermometer reached 94 degrees at (Concluded on Page 5.)

CANADIAN TOWN IS LAID IN ASHES

FIRE LOSS AT THREE RIVERS, P. Q., EXCEEDS \$1,000,000.

Entire Business District Is Destroyed Before Aid Comes to Local Fire Department.

THREE RIVERS, Quebec, June 22.—Fanned by a high wind, a fire which broke out shortly before noon today in a stable was not checked until the greater part of the lower town, containing the business section of the city, had been consumed. Then, with the assistance of firemen summoned by special trains from Montreal, Quebec, Sherbrooke and Grande Mere, it was held in



Walter J. Bartnett, San Francisco Bank-wrecker, convicted of Stealing the Colton Securities.

check. Almost every building of consequence in that section of the city was destroyed, including the postoffice, the city hall, every hotel worthy of the name with one exception, the fine building of the Hochelaga Bank and most all of the leading stores. Over 300 buildings were burned.

The narrow streets of the town and the inflammable nature of many buildings rendered the task of the firemen an almost impossible one. Outside the town is located the camp of the sixth military district and soon after the fire started a thousand men were sent to help fight the flames. The local brigade was entirely ineffective when it came to coping with a conflagration and the soldiers rendered the best assistance they could, but their bucket brigade was not equal to the task.

The loss will be considerably over \$1,000,000. So far no loss of life has been reported, but a woman and two children are reported to have been badly burned.

Three Rivers is a city of about 11,000 population, at the confluence of the St. Maurice and St. Lawrence Rivers, and was founded by the French, in 1634, being one of the oldest settlements in the Province of Quebec. It is a lumber center and important manufacturing point. It is 35 miles northeast of Montreal.

PUT YOUNG MAN TO WORK

Roosevelt to Send Theodore, Jr., to Steel Trust's Mines.

NEW YORK, June 22.—The Tribune tomorrow will say: Theodore Roosevelt, Jr., a Harvard junior, will have his first experience of work this summer distinguished from the labor involved in study and will get that experience as an employee in the United States Steel Corporation.

John C. Greenway, who was in the Rough Rider regiment in the Spanish War and for whom the President holds a hearty friendship, is superintendent of the Western Mesaba department of the Steel Corporation's ore property, and under his direction the younger Roosevelt will be employed.

DROP FORD BRIBERY CASE

Judge Lawlor Dismisses Charge Because Once in Jeopardy.

SAN FRANCISCO, June 22.—An indictment against T. J. Ford, charging him with the bribery of Supervisor Coleman, with the consent of the District Attorney, was dismissed by Judge Lawlor today. As he had been tried and acquitted since the finding of this indictment on one of an earlier group of similar charges, the United Railroad official rated a plea of once in jeopardy, which was sustained by the court.

Taft's Brother is Coming

With His Family Will Visit Portland and Seattle.

ST. PAUL, June 22.—Henry W. Taft, brother of William H. Taft, Secretary of War and nominee for President, accompanied by Mrs. Taft, Miss Louise Taft and William H. Taft, Jr., left tonight for Yellowstone Park, Portland and Seattle.

More Warships at Astoria.

ASTORIA, Or., June 22.—(Special.)—The torpedo-boat Rowan and the destroyer Goldsborough arrived in this afternoon from Puget Sound to await the Fox and Davis, now at Portland, and proceed to Humboldt Bay, California, where they will remain for the Fourth of July. Later the four vessels will join the torpedo flotilla in Southern waters and will sail in August for the Samoan Islands.

BARTNETT GUILTY ON FIRST BALLOT

Bay City Bank-Wrecker Convicted.

DENONCED AS A COWARD ALSO

Prosecutor Says He Blamed His Crime on Others.

COMMENDED TO MERCY

Jury Decides, Quickly After Reading Convict's Letters to Dalzell Brown—Sentence Deferred, Other Charges Dropped.

SAN FRANCISCO, June 22.—Walter J. Bartnett, ex-vice-president of the suspended California Safe Deposit & Trust Company and administrator of the estate of Mrs. Ellen M. Colton, this afternoon was found guilty of embezzling securities and bonds owned by the estate to the value of \$31,700. The jury was out less than 50 minutes and reached a verdict on the first ballot. Bartnett was recommended to the mercy of the court and Judge Conley fixed 10 A. M., June 30, as the time for pronouncing sentence.

Calls Bartnett Coward.

The greater part of the day was occupied with the closing arguments of the prosecution and defense. Assistant District Attorney William Hoff Cook spoke for the people during the morning and was followed by Oscar Cooper for the principal argument for Bartnett in the afternoon and Mr. Cook closed.

At the outset of his argument Mr. Cook informed the jury that the second count in the indictment, charging Bartnett with embezzlement as a bailor, had not been proved, as Bartnett did not himself steal the money. Mr. Cook pictured Bartnett as a coward, who carried on his nefarious dealings behind J. Dalzell Brown and his own brother-in-law, James Treadwell.

The main attempt of the attorneys for the defense was to place the blame on Brown, the convicted manager of the institution.

Not Slow to Convict.

Judge Conley concluded his charge at 12 o'clock and the jury retired a few minutes later. It had been out but 29 minutes when it sent into the court for the letters written by Bartnett to J. Dalzell Brown in New York. As some portions of the letters were not admitted in evidence it was necessary to copy the extracts, and ten minutes were required to do this work. When the jury received the required evidence, deliberation was resumed and it was but a short time later when they filed into court to tender their verdict.

Foreman William Crocker announced that the jury found Bartnett guilty on the first count in the indictment and not guilty on the second. He concluded (Concluded on Page 2.)

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