

WHITE'S STORY OF PORK BARREL TOLD

Emporia Editor Calls It Fire Alarm to Check Dangerous Situation.

STUBBS' NAME INVOLVED

Kansas Governor's Secretary Charges Records of Hearing Probing Alleged "Political Crookedness" Were Being Changed.

TOPEKA, Kan., Feb. 16.—From the time the sergeant-at-arms of the senate announced today that in compliance with an attachment, he had "brought the body of William Allen White to testify" in the investigation in the senate of the charges of "political crookedness" brought by David D. Leahy, the governor's secretary, the senate investigation of these charges took on a semi-humorous aspect and ended for the day with good feeling prevailing.

The Emporia editor testified that an article written by him on the alleged "pork barrel" in the senate was a sort of "fire alarm" to check a bad situation before it had gained too much headway and that it "certainly has set the prairie on fire, too." He said his article was based on information given him by a senator, but he declined to divulge the senator's name, holding it a privileged communication to a newspaper man.

Honesty Believed In.

He expressed a belief in the honesty of all the members of the senate personally, but said the alleged "pork barrel" was a kind of political bribery which is not indictable in law.

The hearing was resumed today at the request of Leahy, who said, in a communication to the senate, that he had proof that the records of the hearing were being changed.

In the course of the proceedings, Senators Emerson, Carey and J. T. Reed said they had heard rumors that jobs were being offered by Leahy and Governor Stubbs for support of administration measures.

Leahy First Witness.

Leahy was the first witness called today. "What false testimony is going into the records?" he was asked.

"Mr. Moore made some false statements that are in the records," he said. "According to my information, Moore, as the witness stand, said I was the one who mentioned the name 'Carey' to him as the name to be substituted for the name 'Cassidy' in the House records. This is absolutely false, and I want to offer evidence to contradict that statement."

Senator Carey was then called and Leahy asked him: "Were you not instructed to vote for the initiative and referendum?" "I don't think so."

Carey Is Questioned.

Senator Reed asked Carey if he had heard that Governor Stubbs was offering appointments as a bribe to senators to vote for certain measures.

"That has been a common rumor," answered Carey.

Carey said he had never heard that Leahy had in the House offered Cliff Mason a position on the District Court bench if he would fight Robert Stone for speaker.

SNOW FALLS IN COLORADO

Northern Arizona and Southern Wyoming Also Get Moisture.

DENVER, Feb. 16.—Snow, long looked for and needed in the mountain region, is falling today over Northern Arizona, Colorado and Southern Wyoming. According to the weather bureau, it will continue until tomorrow morning.

For several weeks Colorado and the region south have felt badly a drop of moisture and prospects for hundreds of thousands of acres of irrigated lands were becoming gloomy.

Coloradans Refuse Second Ballot.

DENVER, Feb. 16.—The joint legislative assembly today made an unsuccessful effort to force a second ballot on United States Senator. A motion to that effect was lost, 64 to 52. Representative A. W. Rucker was a new entry in the race. The deadlock continues.

Rockefeller to Give Church Home.

NEW YORK, Feb. 16.—John D. Rockefeller has a plan under consideration for erecting a fifty-fourth street home and his adjoining realty holdings as a site for the new home of the Fifth Avenue Baptist Church, according to the World today.

Caplan's Identification Not Sure.

IDABELLA, Okla., Feb. 15.—Detective S. L. Brown, of Los Angeles, who came here on information that a man thought to be David Caplan, wanted in connection with the alleged dynamiting of the Los Angeles Times, was being held, left today. The man in jail was not identified, local authorities said. They expect another officer from Los Angeles soon and are holding the suspected man.

Reno Embellisher Pleads Guilty.

RENO, Nev., Feb. 16.—H. E. Christie, who has been under indictment for embellishing over \$5000 of city funds, pleaded guilty this morning. Sentence will be pronounced on him next Thursday morning by Judge John R. Orr. A. F. Cunningham, Christie's assistant, who was indicted jointly with Christie, asked for a continuance.

Initiative Is Rejected.

DES MOINES, Feb. 16.—The Iowa House of Representatives today defeated the Kulp joint resolution providing for the initiative and referendum.

EX-MILLIONAIRE BROKER AND BEAUTIFUL WIFE FILE DIVORCE SUITS ALMOST SIMULTANEOUSLY.



LOVES WOULD PART

Ex-Millionaire Broker and Wife Seek Divorces.

SHE IS NOTED BEAUTY

Rise of Clerk to Millionaire and His Spectacular Failure in New York Stock Market Make Case Interesting.

(Continued from First Page.)

Love, of whom Burne-Jones, the painter, once said that she represented to him the ideal type of American beauty, is now at the Hotel Majestic.

LOVE FILES SUIT AT BAKER

Ex-Broker Asks Divorce on Eve of Departure for East.

BAKER, Or., Feb. 16.—(Special.)—Sidney C. Love left here Tuesday evening for Chicago and New York. He filed suit for divorce here the same day, in the Circuit Court, alleging that his wife, Marjorie Love, deserted him in England in 1909 and has since refused to live with him. She now resides at White Plains, N. Y.

He met W. L. Vinson, a mining broker and promoter of this city. Love came here with Vinson and invested \$5000 in the Sunrise mine, a prospect near Unity Creek.

Later Vinson relinquished his interest in the mine, which is said to get richer in gold as the depth of the workings increases, and Love made arrangements to take over the entire property. He has lived at the mine since then.

It is understood that Love's mother is wealthy. When Sidney Love was 21 years old she gave him \$25,000. He took the money to New York and became a stock broker, acquiring \$2,000,000 by the time he was 30 years of age.

In the spring of 1909 Love tried to manipulate May wheat. He took the short end and, imbued with the idea that he could outgeneral "Jim" Patten, the famous "bull" of the pit, sank his fortune. Wheat went up, Patten won and Love lost.

In connection with the "breaking" of Love and his separation from his wife, which came about the same time, there is a pretty story which the cold, formal terms of divorce suit papers and the like have given no hint of. It is said that the separation came not because he lost his money, for she has perhaps more than he had, but because of the pride that would not permit Love to live off his wife's bounty.

NEGRO FOOTBALL — BORAH

(Continued from First Page.)

Nothing will be done for Negro. When the exigencies of debate are over it will be found that no measure will be offered in the senate to protect any supposed right of the colored man anywhere. If those who are interested will turn to the Constitution they will find there the universal rule of equality, the only rule to be applied to the negro and the only rule under which we can legislate. If applied it will be proved to be the correct rule, the rule for all of us.

MEMORIES VERY POOR

DANVILLE WITNESSES WARNED TO REFRESH THEM.

Court Tells Two They Must Suffer Consequences if They Cannot Recall Vote-Buying.

DANVILLE, Ill., Feb. 16.—The vote probe produced no indictments today. Charles Quast, a railroad employe, is said to have admitted before the grand jury today that he bought votes last November, but he was unable to remember a single voter bought.

RENO EMBELLISHER PLEADS GUILTY

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BORAH'S SCOLD BY TAFT'S ACTION

Malcolm's Appointment Withdrawn When Adverse Report Ordered.

"OBNOXIOUS" GAME PLAYED

Senator Overcomes Scruples of Committee, but Taft Heads Off Rejection—Malcolm and Colwell to Stay in Office.

OREGONIAN NEWS BUREAU, Washington, Feb. 16.—Senator Bourne almost succeeded in his attempt today in bringing about rejection of the nomination of Philip S. Malcolm as Collector of Customs for Oregon, but his little scheme was nipped in the bud by President Taft, who withdrew Malcolm's nomination two minutes before the senate went into executive session. This left Bourne up in the air and made it impossible for the senate to take any action whatever. Incidentally it left Malcolm in statu quo.

"Obnoxious," Says Bourne.

Bourne thereupon declared that Malcolm was "personally obnoxious" to him and on that ground he asked the committee to make an adverse report. To his surprise, several senators were curious to know how and why Malcolm was obnoxious, for they had received word that Malcolm was regarded in Oregon as one of the most substantial citizens, a man of highest character and unquestioned ability. Bourne steadfastly refused to make any explanation, and his only answer to all inquiries was "Malcolm is personally obnoxious to me."

Seeing that Bourne did not propose to go beyond this bare assertion, the committee decided it was bound by the unwritten rule of the senate, and reluctantly authorized Bourne to make an adverse report.

Late this afternoon the President heard what had transpired in committee and promptly dispatched his secretary to the senate with a notification that he had withdrawn Malcolm's nomination, as there was no objection to being off adverse action by the senate, for the same rule that governed the committee would have governed the senate, as there was no objection to Bourne to show down. His mere statement that Malcolm was personally obnoxious would have been enough to bring about Malcolm's rejection.

Bourne was on hand throughout the afternoon, waiting for the senate to go into executive session, so anxious was he to see Malcolm's name removed from behind which the measure might be shot to death.

"We have not the power to dictate to the states as to the qualifications of their representatives here," he said. "It would be interesting to know under what power we could direct the states in the matter of the election of senators. It is for the states to say whether they will send representatives at all. There seems to be an idea that somewhere there exists some mystic power to keep government alive, even after the people cease to act."

Malcolm and Colwell Stay On. No statement was obtained at the White House as to what plan the President will follow, but clearly it is within his power to retain Malcolm in office, as there was no objection to being off adverse action by the senate, for the same rule that governed the committee would have governed the senate, as there was no objection to Bourne to show down. His mere statement that Malcolm was personally obnoxious would have been enough to bring about Malcolm's rejection.

Young Criticizes Iowa Insurgents. Young, of Iowa, complained of his failure to get the Legislature of Iowa to submit the pending Senatorial election in that state to a popular vote. He said that the progressive element in the Republican party, which is led in Iowa by Cummins and of which Borah is a member, had directed this policy.

"I speak as a friend of the proposition," said Young. "I am glad to welcome another convert, the Idaho Senator, good naturedly."

"I appeal to the senate," Young went on, "to regulate a Legislature in the State of Iowa for a month has declined to submit a Senatorial election to the people."

Young attributed his failure to "the political uplift," which, he said, had "its hand on the lid."

Borah accepted this condition as an evidence of the fact that the Iowa Senatorial election in that state, in which his loyalty to popular elections is suspected by those who have their "hands on the lid," and Young insisted that the "uplift" Senators should practice what they preach.

"Iowa is not in my jurisdiction," retorted Borah, "but the system has been practiced in my state, and I would not have been here without it and naturally I have a great affection for the bridge that carried me over."

The deadlocks in New York, Iowa, Colorado and Montana, and the condition in Illinois, which in connection with the Lorimer case, has been brought into the senate as an aftermath, were pointed to by Borah as corroborative of his contention that an improvement could be brought about through popular elections.

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when this claim was being audited the Controller of the Treasury gratuitously undertook to pass upon the merits of the state's claim, which he was neither requested nor expected to do, and had rendered an opinion that the state was not entitled to this money. Inasmuch as Congress merely asked the Treasury Department to audit the account and in view of the fact that the Court of Claims had already certified this claim as valid, Secretary McVeagh pigeonholed the opinion of the Controller and it was not sent to Congress.

In view of the attitude taken by Secretary McVeagh, Mr. Hawley has hopes that an appropriation to settle the claim will be made in the deficiency appropriation bill, and he is now working to secure the insertion of a provision. As the official record stands, Oregon is entitled to \$193,000 and Mr. Hawley believes the appropriation will be made during this session.

During his conference with Secretary McVeagh, Mr. Hawley urged the appointment of C. V. Johnson as appraiser of customs at Portland and the reappointment of Major Morton Tower as Collector of Customs at Marshfield.

\$50,000 GIVEN FOR PROJECT Conference Committee Agrees to Amendment to Indian Bill. OREGONIAN NEWS BUREAU, Washington, Feb. 16.—The conference committee on the Indian appropriation bill today agreed to Senator Chamberlain's amendment appropriating \$50,000 for continuing the construction of an irrigation project at Molok Point, on the Klamath Reservation, but cut down the ultimate cost of this project to \$155,000. It was found that the department, in estimating, had included \$30,000 for emergencies, which sum was eliminated during this session.

The committee also agreed to Chamberlain's amendment carrying \$15,000 for extending a wing of the present brick Indian school building at Chewawaw. The adoption of both amendments was urged upon the conference committee by Representative Hawley.

THE DALLAS SITE IS CHOSEN OREGONIAN NEWS BUREAU, Washington, Feb. 16.—Representative Ellis today recommended the appointment of Mrs. Ida G. McManus, wife of the editor of the Pilot Rock Record, as postmaster of Pilot Rock to succeed H. G. Castle, resigned.

Treasury Department Will Buy Land for Public Building. OREGONIAN NEWS BUREAU, Washington, Feb. 16.—Representative Ellis today recommended the appointment of Mrs. Ida G. McManus, wife of the editor of the Pilot Rock Record, as postmaster of Pilot Rock to succeed H. G. Castle, resigned.

Mrs. McManus to Run Postoffice. OREGONIAN NEWS BUREAU, Washington, Feb. 16.—Representative Ellis today recommended the appointment of Mrs. Ida G. McManus, wife of the editor of the Pilot Rock Record, as postmaster of Pilot Rock to succeed H. G. Castle, resigned.

BREAKS THE MOST STUBBORN COLD AND ENDS GRIPPE IN A FEW HOURS Says It Is Useless to Take Quinine for a Bad Cold or to Relieve Grippe Misery. The most severe cold will be broken, and all grippe misery ended after taking a dose of Pape's Cold Compound every two hours until three consecutive doses are taken. You will distinctly feel all the disagreeable symptoms leaving after the very first dose. The most miserable neuralgia pains, headache, dullness, head and nose stuffed up, feverishness, sneezing, running of the nose, sore throat, mucous catarrhal discharges, soreness, stiffness, rheumatism pains and other distresses vanishes. Pape's Cold Compound is the result of three years' research at a cost of more than fifty thousand dollars, and contains no quinine, which we have conclusively demonstrated is not effective in the treatment of colds or grippe. Take this harmless Compound as directed, with the knowledge that there is no other medicine made anywhere else in the world, which will cure your cold or end Grippe misery as promptly and without any other assistance or bad after effects as a six-cent package of Pape's Cold Compound, which any druggist in the world can supply.

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