# TACOMA MAYOR'S

Seymour Gets Most Votes, but Not Majority - Another Election Required.

SOCIALIST SAVES FAWCETT

Three in Field, Charter Provides New Vote Must Be Polled-Women Active Campaigners-One Complains of Insults,

TACOMA Wash, April 4.—(Special)
-W. W. Seymour, candidate of the
ublic Welfare League falled of suf-Public Welfare League falled of sufficient votes today to compel the recall of Mayor Fawcett, the charter providing that when there are more than two candidates in the race the first election shall be considered merely as a primary, provided no candidate receives a majority of all the votes cast.

Out of a registration of 23,338 there were 19,330 votes cast today. Of these, Seymour received \$665, Fawcett 7362, and Barth (Soc.), 3103. The presence

and Barth (Soc.), 2101. and Barth (Soc.), 2102. The presence of the Socialist candidate in the race costs the Tacoma taxpayers an extra \$3500 for a special election, as with-out Barth in the race it would not have been necessary.

Seymour's Vote Surprises.

Seymour carried the North End by comfortable majority. In the Fourth, Fifth and Sixth Wards, the Fawcett strengholds—all three carried by Fawcett-Seymour made a better showing than his friends expected. The So-cialist vote, however, ran so atrong that cialist vote, however, ran so atrong that
Beymour failed of a majority over Fawcett and Barth. The total vote against
Mayor Pawcett was 11.968, indicating a
strong sentiment favoring his recall.
By the terms of the commission-plan
charter, the second election to decide
between Beymour and Fawcett must be
held in two weeks.

Women Take Active Part.

Women of the Seymour campaign committee were on watch at nearly every precinct in the city, the part taken by the women in the election be-ing one of its chief features. Women with automobiles, women on streetcars fing one of its chief features. Women with automobiles, women on streetcars and women en foot hustled over the city making every effort to get out the full vote. Their efforts were a big factor in the result. In many of the precincts the women met with rebuffs from Fawcett workers. In one South End precinct Mrs. E. P. Savage, wife of the ex-Governor of Nebraska, said she was compelled to leave, due to tactics the ex-Governor of Nebraska, said she was compelled to leave, due to factics of the Fawcett officials and the insulting language used because she was a Seymour worker. She made complaint to headquarters. From many other politing places complaints also came in of the very discourteous treatment shown women campaigners.

MT. ANGEL NAMES NEW MAYOR

Though Incorporated Co Years Town Has but Two Executives.

MOUNT ANGEL. Or., April 4.—After being incorporated for nearly 10 years, the town of Mount Angel elected its second Mayor yesterday, the honor being accorded George May. Fred Schwab, who has held the office since it was created, will now step out. Three candidates were up for Mayor, and between May and Paul S. Fuchs there was a close race, May winning out by was a close race, May winning out by a plurality of 11. There were 122 votes

cast.
Other candidates elected, Joseph J.
Buchheit, Incumbent, for Recorder; G.
D. Ebner for Treasurer; Joseph Zeilner,
incumbent, for Marshal; Englebert
Grimm, Joseph Jensy and John G. Lats. elected for two years to fill the three vacant places in the Council. G. D. Ebper drew the largest number of votes given one candidate, receiving 112,

#### Hubbard Elected Mayor.

PALLS CITY, Or., April 4 .- (Special) At the regular, city election the num-ber of votes cast was 188. Following is the summary of votes for Mayor: F. K. Hubbard, 119; C. R. Cocrane, 65. For Councilman-at-large: H. J. Griffin, 133, Councilmen, three to be elected, N. A. Lunde, 126; Richard Paulone, 107; H. E. Btarr, 98; H. G. Kerr, 48; D. W. Robertson, 55; John Thomas, 33; R. A. Titus,

Anditor and Police Judge, one to be elected, M. G. Ellis, 98; E. A. Ladow, 80. Marshal, one to be elected, A. E. Myers, 182.

"Wets" Carry Glendale, Or.

GLENDALE, Or., April 4.—(Special.)

The wets carried the town by big
majority in the municipal election yesterday when the question of licensing the sale of liquor under the home rule bill was made an issue. City officers were elected as follows: Mayor, L. L. Hurd: Recorder, J. L. Campbell: Trea-surer, B. L. Darby: Councilmen, Carl Homme, M. H. Johnston, J. H. Moore; Marshal John Hanks.

Abrams Cottage Grove Mayor.

COTTAGE GROVE, Or., April 4-(Special.)-W. H. Abrams was elected Mayor at the general election today. C. H. Vandenburg for Recorder, Her-bert Eakin for Treasurer, Natty Martin George Enowles and Charles Caldwell for Councilmen, were other successful candidates. A heavy vote was polled in all wards, winning victory for all ent candidates.

HILLES SUCCEEDS NORTON New Secretary to President Takes Oath of Office.

WASHINGTON, April 4.—Charles Dewey Hilles, of Dobbs Ferry, New York, for two years Assistant Secre-tary of the Treasury, took the eath of office as secretary to the President to-day. The cath was administered by Colonel W. H. Crowe, veteran dis-bursing officer of the White House. Mr. Taft and Andrew Carnegie were among those present. C. D. Norton, the re-tiring secretary, leaves the White House to become vice-president of the

First National Bank of New York. Hobert O. Bailey, who succeeds Hilles as Assistant Secretary of the Treasury, also took the eath. His successor as private secretary to Secretary Mac-Veagh has not been appointed. Mr. Bailey was formerly a Washington newspaper man. He began work as a messenger boy.

Captain Moore Takes Option, WHITE SALMON, Wash., April 4-(Special)—An option on a scree of choice iand at 8000 has been taken by John T. Moore, captain of detectives at Portland. The land is on the Underwood side of the White Salmon River, EUGENE WOMAN CELEBRATES 101ST BIRTHDAY.



MRS. SARAH MULKEY TODD. MRS. SARAH MULKEY TODD.

Mrs. Sarah Mulkey Todd, familiarly known as "Grandma Todd," celebrated her 101st birthday last Wednesday in Eugene at her home which is made with her cousins. Mr. and Mrs. W. J. Mulkey. Grandma Todd was born in Kentucky. She came to Eugene 18 years ago. Among those calling to help celebrate her birthday were Rev. J. S. McCallum and Rev. J. M. Morris, of the Christian Church; Rev. C. T. Whittlesey and Rev. E. A. Wooley, of the Presbyterian, and several of the Christian Divinity School students. The Anderson quartet, four young women students at the divinity school, called and entertained with songs. At the dinner prepared in her honor were 52 guests.

OREGON CITY DELVES TO SEE IF IT OWNS FALLS.

Lease of Water Seemingly Confined to Railway, Recorder Investigates State's Records.

OREGON CITY, Or., April 4.—(Spehal.)-Just what rights this city has in the water power of Willamette Falls may be determined soon. It has long been contended that Oregon City has certain rights in the water from which an immense amount of power has been developed by the Portland Railway. Light & Power Company, but the claims of the city have not been prosecuted vigorously. Recently City Recorder

the basin from which a large volume of water comes, and the City Recorder contends that the city could run an in-take pipe into the basin unless it can be determined that all water coming over the falls has been appropriated legally. Some years ago a manufacturer came here to build an ax-handle plant. He was assured that he might have sufwas assured that he might have sufficient power, but investigation proved that no power was obtainable at that time. It could not be purchased from the Portland Rallway, Light & Power Company. The manufacturer went to Newberg, where he is now operating a factory. G. Watkins, superintendent of Robert Johnson & Rand, who operate a mammoth shoe factory at Washington Mo. was here last Monday lookington, Mo., was here last Monday look-ing for a site for another factory. He safe the proposed factory would em-ploy 200 to 500 men and women. He seeks a good shipping point and cheap

Frequently manufacturers come to Oregon City, but the water from the falls has apparently been bottled up to the extent that unless the Portland Railway, Light & Power Company is disposed to lease water to manufactur-ing concerns, it cannot be obtained else-where or at all. Water for power is now supplied to three paper companies, the Oregon City Woolen Mills, the city pumping plant and the electric light

ROSLYN MINERS RESUME

Strikers Who March to Independent Diggings Forced Away.

SPOKANE, April 4 .- The independent mines at Jonesville in the Roslyn coal mining district in Central Washington resumed work this morning, but the men formerly employed by the Northwestern Improvement Company are still out and demand a closed shop. Last night, hearing that the workers in the independent mines were to resume work, several hundred North-western Improvement Company miners marched from Roslyn to Jonesville to force the independent employes to re-consider their action. A show of force by the deputies at the mines was suf-ficient to quiet the strikers and con-ditions are quiet today.

SEATTLE KEEPS SUNDAY

Sound City Postoffice to Be Closed Under Washington Order.

SEATTLE, Wash. April 4.—(Special.)

The Seattle postoffice will be closed

Acting on authority from First Assistant Postmaster-General Granfield, Postmaster Russell today issued a gen-eral order to the effect that the Sunday closing movement now being generally adopted by Western cities will go into effect at the local office next Sunday.

PORT ANGELES TO BE HOST Nearly 500 Invitations Sent Out for

PORT ANGELES, Wash, April 4.— (Special)—Nearly 500 invitations to at-tend the big Olympic Peninsula Devel-opment Convention, April 21-21, are be-

Big Convention.

ing sent out to the commercial and publicity organizations, newspapers and prominent citizens of the Northwest by the Port Angeles, Wash., Commercial Club. The citizens of Port Angeles are making extensive preparations for the entertainment of the hundreds of visitors who will attend the great booster gathering. A programme of unusual interest, embracing talks by experts on pertinent topics, road-building and char-pit stump burning demonstrations, sight-seeing excursions, exhibits of the products and resources of the peninsula, etc., is being prepared. The convention will close with a banquet Saturday night at which it is ex-

quet Saturday night at which it is ex-pected many prominent men of Oregon, Washington, Idaho, Montana and Bri-tish Columbia will sit together.

The convention is called for the pur-pose of organizing the Olympic Penin-

sula Development League for the ex-ploiting of the marvelous resources of the northwestern section of Washing-ton. It is hoped to enlist every community of the peninsula in th move-ment as well as the co-operation of the big cities of the Northwest

SERVE FIVE YEARS,

Judge Bean, at Bolse, Denies New Trial-Court Holds Penalty Is Severe but Mandatory,

BOISE, Idaho, April 4-A minimum the Federal Penitentiary was imposed by United States District Judge Bean today upon William F. Kettenbach and George H. Kester, ex-president and cashier of the Lewiston National Bank of Lewiston, Idaho, who were found guilty last night of falsifying reports sentence of five years' imprisonment in to the Controller of the Currency. Not gullty was the verdict on indictments charging them with abstracting funds of the bank.

In passing sentence, Judge Bean said he considered the punishment provided by law too severe, but that he had no choice. He overruled a motion for a new trial, but granted a stay of execution of sentence pending appeal, and fixed bonds at \$25,000 each, allowing the convicted men ten days in which to provide a bond. Kettenbach and Kester have been

tried twice before in the Federal Court in Idaho on criminal charges. They were convicted at Lewiston four years ago of conspiracy to defraud the Gov-ernment out of timber lands, but they secured a reversal in the United States District Court of Appeals. On their second trial in this city a year ago they

were acquitted.

The case of Frank W. Kettenbach, uncie of W. F. Kettenbach, charged with abstraction of \$137,000 of the

KANGAROO FINES HILLMAN

bank's funds, is set for trial April 11.

Seattle Prisoner, Fined by Mimic Court, Pays \$2.50.

SEATTLE, April 4.—The kangaroo court in the County Jall was called into session today and Clarence D. Hillman was tried for the offense of being a millionaire. Peter Miller, a Socialist lecturer, accused of burglary, was Judge of the court and imposed the maximum fine of \$2.50, which Hillman noid promptly.

paid promptly.

The trial was held behind closed bars, and the public was excluded. Peter Miller, the judge, is doomed to life imprisonment in the penitentiary for burglary and habitual criminal activities unless the State Supreme Court reverses the decision of the Superior Court. Hillman has decided to serve the 20

days in the County Jail imposed upon him for contempt in testifying falsely. Finding the County Jail, where he was confined waiting for the bond, comfortable and that his short term was being served without his realizing it, he decided to finish the 20 days. Until today he was allowed to transact business with numerous visitors, but this privilege caused adverse comment and has been withdrawn.

South Bend Gets Mail Delivery. SOUTH BEND, Wash., April 4.—(Special.)—The South Bend City Council has passed an ordinance for the numbering of all residences and business buildings. Free delivery of mail will immediately follow this action.

### HUSBAND, 81, ASKS DIVORCE: WIFE 73

Sodaville Veteran Says He Wants to Die Clear of Woman Who Shamed Him.

COUPLE APART 20 YEARS

Isaac N. Watson, Battle-Scarred Warrior, Complains That Spouse Ran Away With Affinity. Unique Affidavit Filed.

ALBANY, Or., April 4.-(Special.)-Isaac N. Watson, of Sodaville, 81 years old, is suing Mrs. Mary E. Watson, 73 years of age, for divorce. They separated 20 years ago in South Dakota and the wife has since resided in that state and the husband in Gregon. Watson says his only reason in suing for a divorce is that he has lived beyond the allotted three score years and ten, is weak and crippled with but a few more days to live and that he wants to die with his name cleared from that of the woman, who, he asserts, has ruined

The aged plaintiff's affidavit, cites that Watson served five years in the Civil War and was wounded five times in battle. These wounds made him a permanent cripple and he says that his

sole source of support now is a pension of \$24 a month.

'T have no notes, accounts or claims against any person," reads the affidavit, "and I have not \$1 to my name in this "and I have not \$1 to my name in this world. I own 25 acres of rocky, mountainous land, situated southeast of Sodaville, in Linn County, Oregon, of which two acres have been cleared and are usually put to grain. There is an old rall fence around the premises, and there is an old barn which I occupy as my home. There is a small stable on the place, and a henhouse. I have 40 chlokens, but at the preesnt time I am getting no eggs from them. I have two pigs, three months old, which I am fattening.

Pension Only Support.

"I have a cow 17 years old, for which "I have a cow I years old, for which I could not get \$2.50. I have a horse more than II years old, which I could not sell or give away if I tried. I have a buggy which must be at least 27 years old, and an old harness to match. I have no other property of any kind, nature or description in this world. It takes every dollar of my pension and every pound of meat that I can raise and every egg that my hens lay to enand every egg that my hens lay to en-able me to keep body and soul together. in the humble building in which I have all these years made my home. I have all these years made my home. I have only the bare necessaries of life. I left my home in Hand County, South Dakota, a little over 29 years ago and came to Oregon and acquired this fittle mountain ranch, for the purpose of spending my remaining years in peace."

The affidavit then recites how Mrs. Watson left him to run away with another man. He tells how this desertion broke him up and he started Westward.

broke him up and he started Westward broke him up and he started Westward. He asserts that when he left South Dakota he took only \$72 for himself and gave up everything to his wife, giving her property then worth \$6000, and which he thinks must be worth \$6000 now. He contrasts the supposedly prosperous condition of the wife, who asks him to pay her \$300 suit money, with his own condition.

Peaceful Death Wanted.

"My little home is not worth to exceed \$300, and all the property that I have in the world, put together, is not worth to exceed \$250," continues the affidavit. "It will be absolutely impossible for me to pay to the defendant, or her attorney, \$1. because I have not a dollar to the state of the sta in this world, and have no way of raising it except by selling the little that I have and thereby setting me adrift, hemeless and penniless, to be a charge upon the county.

am past three score years and ten and have about lived the time allotted to me by my maker. It is my hope and my purpose to live upon the little hill-side, that I call my home, and die there in peace, knowing that I have been legally separated from the one woman in this world who has caused me untold agony, and has brought upon me unspeakable shame, and whom I have not seen for more than 29 years."

Mrs. Watson presented affidavits from residents of Hand County, South Dakota, where she now lives, asserting that she

had no money or other property, but was dependent upon a daughter for support. Judge Galloway disallowed her petition that her aged husband advance \$200 to pay the costs of the divorce suit.

YOUNG WIFE ALLOWED \$100

Husband, 70, Spouse, 33, in Albany Divorce Court.

ALBANY, Or., April 4.—(Special.)—
George McCart, retired farmer and banker of Harrisburg, will have to pay his wife, Mary McCart, only \$100 with which to prosecute her sensational suit for divorce against him. Mrs. McCart's attorney asked for \$250 for expenses of the suit and \$1000 temporary allmony in presenting a motion for suit money in the Circuit Court here yesterday. Judge Galloway announced his decision on the motion today, allowing day. Judge Galloway announced his decision on the motion today, allowing only \$100 and directing that it be paid into court on or before April 24.

The case was set for trial at an adjourned term of court to be held May 15. It will probably be hard fought, as hig property interests are involved. Mrs. McCart says her husband is worth \$35,000 and he admits in his answer that he sold his big farm near Plainview last Summer for \$30,000. McCart is 70 years old and his wife 33. They separated last November after a wedded life of only five months.

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Judge Hanford.

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### Woodard, Clarke & Co. Washington

Indictments Against Three Quashed in Seattle.

LAW TO BE INTERPRETED

No Further Suits in Connection With Alaska Fields to Be Filed Until Supreme Court Acts. Both Sides Confer,

.SEATTLE, Wash., April 4 .- The Supreme Court of the United States will sever the Gordian knot of the Alaska Coal Claims as the result of an ami-cable agreement reached by counsel for the Government and the defense in the first of the fraud cases to go before

The case was that of the United

out of 6087 acres of land near Katalla, Alaska, valued at more than \$100,-Immediately on completion of the jury last week, counsel for the defense

moved that the Judge instruct the jury to acquit the defendants, the principal ground set forth being that the land law of 1873 did not apply to Alaska. Judge Hanford sustained this conten-tion yesterday but overruled the motion on the ground that the Govern-ment might prosecute the defendants for having conspired to gain title to the land for the benefit of the Pacific Coal & Oil Company, an alien corpora-

After Judge Hanford's decision, the opposing counsel held conferences and decided to make up a record upon which the case could be reviewed by the Su-

was quashed, the defendants discharged, an exception taken and arrangements made for an appeal to the Supreme The result of this agreement is to put an end to all court proceedings,

legislation and Land Office action rel-ative to the Alaskan coal fields until the Supreme Court interprets the law. SPOKANE JUDGE TO WAIT change track."

Demurrers to Be Acted on Unless Defendants Ask. SPOKANE, Wash, April 4. - Federal

conspiracy to defraud the United States | Doughten, White, the McKenzies, Dunn and Brown-insist. Judge Rudkin today, following receipt

of the news that an appeal would be taken in the Seattle cases as a result of the quashing of the indictments by

DEMURRAGE RULE CHANGED

Roads Allowed Additional 24 Hours for Switching.

SALEM, Or., April 4.—(Special.)—At a hearing of the State Railroad Commission this afternoon given at the request of the railroads of the state, the Commission granted authority to make a change in the uniform demurrage reme tribunal.

A change in the uniform demurrage when court met today, the indictment rules to become effective May 20. The new rule which will be incorporated

is as follows: "When cars are interchanged with minor railroads performing their own switching service, handling cars for themselves or other parties, an allowance of 24 hours will be made for switching in addition to the regular time allowed for loading and unloading, time to be computed from first 7

Woman Made Oak Grove Postmaster

SALEM, Or., April 4.—(Special.)— Mrs. Julia Holt has been appointed postmistress at Oak Grove, Clackamas States vs. Charles F. Munday, Earl E. Judge Rudkin will not rule on the de- County, Oregon, vice F. A. Van Ord-Siegley, and Archie Shiels, charged with murrers to the Alaska coal land indict- strand, resigned, on March 29, 1911.

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RENEWS

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