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HOT FIGHT WAGED

Extradition of Idaho Banker Resisted in Canada.

COMPLAINT OF JAIL MADE

Counsel for B. F. O'Neill Objects to Admission of Testimony of Man Under Indictment for Same Offense.

VANCOUVER, B. C., April 26.—Strong efforts were made in the Supreme Court today before Justice Murphy to quash the order of Judge Grant for the extradition of Bernard F. O'Neill to Idaho, there to face a charge of having signed false balance sheets of the State Bank of Commerce of Wallace.

O'Neill's counsel, S. S. Taylor, on an application for habeas corpus, attacked the validity of the warrant asking for the surrender of O'Neill, and on an application for certiorari proceedings is having the entire record of the case in extradition court reviewed. Among the objections made by Mr. Taylor to the extradition proceedings is that not a single witness had been called to prove criminality, although the act calls for the hearing of evidence. He met Mr. Farris' reply that depositions are allowed in the alternative to oral evidence by saying that the depositions produced were not the record of the actual evidence given. He said that Wyman's testimony showed that, after all the browbeating and threatening of witnesses was done, and the replies extorted, the state authorities wove the replies into narrative form and had it signed by the witness. He objected also to the evidence of Wyman being accepted at all, as Wyman was under indictment for the same offense.

Taylor concluded his argument by asking if better treatment could not be provided for O'Neill in the provincial jail at New Westminster. He asserted that the prisoner was frequently denied the privilege of receiving friends. J. W. DeB. Farris, who appeared for the Idaho authorities, said the jail was so crowded that better accommodations for O'Neill could not be found.

Justice Murphy took the case under advisement.

BARRACKS HAVE NO ORDERS

Commander at Vancouver Says, However, Troops Are Ready.

VANCOUVER BARRACKS, Wash., April 26.—(Special).—No orders of any kind have been received at this post today from the War Department, or from the division, according to Colonel George K. McGunnagle, commander of the post. It is not likely that troops from Vancouver barracks would be ordered to the border at this time, as the First Infantry is practically packed up to leave May 3.

Of course the only packing that has been done is by the wives of the officers and men going, and such material and supplies as cannot be gotten along without. However, if the troops were ordered to be ready to entrain to go to any point, this could be done by the

time the cars reach here. Colonel McGunnagle has always made a practice of keeping the troops and equipment at any and all times ready to go to war.

As the First Infantry is to leave soon and the Twenty-first Infantry is now on the Pacific Coast, coming from Manila, it is not believed any change will be made with the plans of the First Infantry. However, messages could be sent to Honolulu, so that when the Government transports pass there with the Twenty-first aboard, they could be ordered to land in Southern California, and be taken from there in a short time to the western border of Mexico.

WORKMAN GETS DAMAGES

Oregon Electric Employee Awarded \$3800 by Jury.

OREGON CITY, Or., April 26.—(Special).—The jury in the damage suit of N. J. Sundergard against the Oregon Electric Railway Friday awarded the plaintiff a verdict for \$3800. He sued for \$25,000. While working for the defendant company, November 11, 1910, he fell from a trestle near Wilsonville, his right leg being injured. He was placed upon cushions in a car and hurried to Portland for medical treatment. As the car entered the city it collided head on with another, and the man's injured leg was broken in three places. He was thrown from the cushions against a seat and the sides of the car. Judge Campbell held that only the suit against the company for injuries received in falling from the trestle could be tried in this court.

It is reported Sundergard will file suit in Multnomah County for damages as a result of the injuries received in the second accident.

POLECAT EVADES LAW

Walla Walla Man Hunts for One With Power to Oust Animal.

WALLA WALLA, Wash., April 26.—(Special).—Clyde Lester, owner of the Star liquor store, had a busy time this morning looking for authority. He did not care much who had the authority, just so it could be secured.

The occasion for Lester's search was caused by a polecat kept by a Chinese medicine firm in the rooms over his store. The animal became obnoxious and for this reason Lester was searching for some one who had the authority to order the polecat removed to its natural surroundings.

After several attempts at the various city and county offices, Lester finally persuaded the police department to listen to his complaint. Whose duty it will be to evict the animal has not yet been decided by Chief Davis, but it is probable that the job will fall to Poundmaster Gates.

MISSING CASHIER SHORT

Employee of Express Company in Spokane Is Fugitive.

SPOKANE, April 25.—Joe B. LeMaster, assistant cashier of the Northern Express Company, who disappeared from Spokane last Monday, was short between \$1500 and \$2000, according to information given out tonight by persons who have been auditing his accounts. The audit is not completed. A check of LeMaster's movements shows he left Spokane Monday night and took a train for Canada.

LeMaster is 21 years old and began his service with the express company in Chicago seven years ago. He was transferred to Spokane from Seattle.

CHIEF MUST SERVE

Wappenstein Denied Rehearing by Supreme Court.

SENTENCE 3 TO 10 YEARS

Seattle's Grafting Police Head Must Go to State Penitentiary—Long Litigation and Turmoil Comes to an End.

OLYMPIA, Wash., April 26.—The Supreme Court today denied a petition for rehearing of the case of Charles W. Wappenstein, former Chief of Police of Seattle, convicted of accepting a bribe and sentenced to serve from three to ten years in the State Penitentiary. This ends the litigation, and means that Wappenstein must go to the penitentiary.

Wappenstein was the central figure in the two years of turmoil that ended with the election of George F. Cotterill as Mayor of Seattle last month, and the defeat of Hiram C. Gill, Wappenstein was Chief of Police under Gill, who was recalled because of Wappenstein's administration of the police. The indictment under which Wappenstein was convicted charged that he accepted a bribe of \$1000 from Gideon Tupper and Clarence Gerald.

Wappenstein is related to prominent families in Cincinnati and Seattle. He was dismissed under charges from the office of Chief of Detectives of Cincinnati in 1902. In 1901, while Wappenstein was a detective on the Seattle police force, his conduct was investigated by a Council committee, which reported that he was "unfit to occupy the position of detective or any other position in the Police Department." Notwithstanding this report, Wappenstein became Chief of Police under two city administrations. He is about 50 years old, has a family in Seattle, and is reputed to be wealthy. It is said that he has put his affairs in order with the expectation of being taken at once to Walla Walla.

INDICTMENT TO BE DROPPED

Wappenstein Must Pay or Serve Out \$1649 Costs.

SEATTLE, Wash., April 26.—Prosecuting Attorney John F. Murphy said, upon learning of the court decision, that as soon as the remittitur is received from the Supreme Court he will ask that Wappenstein be taken into custody by the Sheriff. He declares no further action can be taken by the defense in the case.

Wappenstein will be taxed \$1649 costs of the prosecution which must be paid or served in the penitentiary. The prosecuting attorney said that he would not prosecute other indictments against the ex-Chief, as he regarded one sentence as sufficient punishment.

Wilkins Heads Committee.

EUGENE, Or., April 26.—(Special).—The Republican county central committee organized yesterday by the elec-

tion of F. M. Wilkins as chairman and Y. D. Hensell as secretary. J. M. Williams was re-elected county member on the state central committee and J. W. Hobbs was elected member of the Congressional committee. The Democrats elected L. M. Travis as chairman and J. K. Pratt secretary-treasurer. R. M. Veatch, of Cottage Grove, was named as member of the state committee and M. S. Wallis, member of the Congressional committee.

LANE ODDFELLOWS MEET

With Rebekahs 93d Anniversary Is Observed at Eugene.

EUGENE, Or., April 26.—(Special).—Representatives of all the Oddfellows and Rebekah lodges in Lane County met in Eugene today in formal celebration of the 93d anniversary of Oddfellowship in America. Morning hours were devoted to reports from the subordinate lodges and encampments, and in the afternoon there was a parade in which 200 men participated, followed by an address bylinger Hermann, of Roseburg. The morning session was addressed by Frank E. Cooley, of San Jose, Cal., grand patriarch of the grand encampment. A literary programme and banquet was given at night.

Eugene merchants generally decorated their stores for the occasion. The Oddfellows' organization is one of the strongest fraternal associations in the county.

Columbia River Dairymen Unite.

ASTORIA, Or., April 26.—(Special).—A meeting attended by fully 100 dairymen from Pacific and Washington Counties, Washington, and from Columbia and Clatsop Counties, Oregon, was held here today and preliminary steps were taken to organize the lower Columbia Co-operative Creamery Association, which is to erect and operate a co-operative creamery in this city. The association is to have a capital stock of \$10,000 and no one man can purchase more than \$100 of the stock. At the meeting today committees were appointed to have the incorporation papers prepared and to select the site for the plant. The intention is to have the

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creamery ready for operation early this summer.

UNIFORM ACCOUNTS ASKED

State Board Requests Secretary to Install System.

SALEM, Or., April 26.—(Special).—Declaring for a uniform system of accounting in all of the state institutions the State Board has passed the following resolutions:

Whereas, It appears that there is a lack of uniformity in the bookkeeping systems of the several state institutions; and

Whereas, It will undoubtedly be good business to bring about a uniform system of bookkeeping and the adoption of a uniform classification of accounts; be it

Ordered, That the Secretary of State be requested to take charge of the matter, and after investigation and consultation with the bookkeepers of the several institutions, prescribe such a uniform system of accounts as in his judgment will best suit the needs of the institutions.

Albany Ordinance Attacked.

ALBANY, Or., April 26.—(Special).—E. C. Churchill, proprietor of a confectionery store in this city, against whom a complaint was recently filed by Chief of Police Daugherty, charging him with keeping his place of business open in violation of a city ordinance which requires all places selling soft drinks to close at midnight, yesterday secured an injunction from the County Court against the City of Albany, restraining the city from proceeding further in

the matter. Churchill attacks the constitutionality of the ordinance. The case will be heard in the next term of Judge Galloway's court.

Drowned Man's Body Found.

ASTORIA, Or., April 26.—(Special).—The body of James Mitchell, a member of the crew of the gasoline schooner Gerald C. who fell overboard from that vessel last November, as the craft was lying at the Elmore dock in this city, was found today by Matt Matson and Gus Maki, floating in the channel opposite the Tallant-Grant Packing Company's plant. Coroner Gilbaugh took charge of the body. Mitchell was 13 years old and is survived by a father and stepmother residing at Garibaldi, near Tillamook.

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TWO WOMEN TESTIFY

What Lydia E. Pinkham's Vegetable Compound Did For Their Health—Their Own Statements Follow.

New Moorefield, Ohio.—"I take great pleasure in thanking you for what your Vegetable Compound has done for me. I had bearing down pains, was dizzy and weak, had pains in lower back and could not be upon my feet long enough to get a meal. As long as I laid on my back I would feel better, but when I would get up those bearing down pains would come back, and the doctor said I had female trouble. Lydia E. Pinkham's Vegetable Compound was the only medicine that helped me and I have been growing stronger ever since I commenced to take it. I hope it will help other suffering women as it has me. You can use this letter."—Mrs. CASSIE LLOYD, New Moorefield, Clark Co., Ohio.

Read What This Woman Says:

South Williamstown, Mass.—"Lydia E. Pinkham's Vegetable Compound certainly has done a great deal for me. Before taking it I suffered with backache and pains in my side. I was very irregular and I had a bad female weakness, especially after periods. I was always tired, so I thought I would try your medicine. After taking one bottle of Lydia E. Pinkham's Vegetable Compound I felt so much better that I got another and now I am a well woman. I wish more women would take your medicine. I have told my friends about it."—Mrs. ROBERT COLT, Box 45, South Williamstown, Mass.

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