

2 TERMS OPEN TO SENATOR ASPIRANTS

Attorney-General Is Expected to Rule Liberally When Question Is Asked.

EXPENSE LIMIT IN DOUBT

Whether Candidates Running for Both Long and Short Terms Can Spend Twice the Sum Fixed for One Office Is Question.

SALEM, Or., Feb. 1.—(Special.)—While Attorney-General Brown, following the issuance of his opinion yesterday to the effect that long and short-term United States Senators are to be elected from Oregon this year, failed to include an opinion as to whether one candidate could run for the two offices, it is a foregone conclusion here that when he does pass on the question he will hold that such will be legal.

It is understood that the question itself will come up to the Attorney-General in the future, as it has been intimated that one of the candidates for the Senate will ask Secretary O'Connell whether he can spend the ballot as a candidate for both offices.

All May Run for Both Offices. This will send the matter along to the Attorney-General for an official opinion, and from expressions heard from Mr. Brown's friends it is the belief that the official already has probed into the law on the subject and has determined in his own mind that it will be lawful in this instance, for one candidate to run for both the long and short terms at the same election.

With such an opinion forthcoming, it is more than likely it will mean that all the candidates who have thrown their hats into the ring will run for both terms, so that the voters can decide the question once for all. Then, whoever is elected would qualify for the office following the general election and hold it until the next election, which probably would be necessary, however, for anyone so elected to qualify again on March 4.

The Attorney-General holds that one candidate can run for both offices, some minor questions will arise to be threshed out. In the first instance, if a candidate is elected to both offices, it is intimated that he will be required to circulate two petitions, or only one will have to be answered. Or, in event he merely wishes to pay a filing fee to place himself on the primary ballot, it will have to be determined whether he will have to pay two fees or only one.

Pamphlet Issue Is Question. On top of that, if his name is placed twice on the ballot, as a candidate for both offices, the question may arise as to whether he would be entitled to six pages' space in the primary pamphlet. Under the law any one candidate is limited to three pages, but it is apparent if he is running for the two offices there might be a question as to whether he could demand the use of three pages as a candidate for each of the two offices.

Also the question of the limitation of his expenses under the corrupt practices act would be a question, and no crack. A candidate for United States Senator is limited to an expenditure of 15 per cent of the amount of his salary in any one year. Whether he could exceed that amount on his candidacy for each office, or would be limited to the 15 per cent, would have to be determined. It is expected a number of such questions will confront the Attorney-General after he decides on the next question to be put up to him as to candidates for the logs.

BEAN MAY SEEK NOMINATION Eugene Attorney Is Expected to Enter Senatorship Race.

EUGENE, Or., Feb. 1.—(Special.)—Attorney L. E. Bean, of Eugene, favored for appointment to the position of United States Senator, following the death of Senator Harry E. Lane, in recommendation of his candidacy for the position, filed with Governor James Withycombe at the time of the appointment of Charles N. McNary to the vacancy, today indicated that he may be a candidate for the short term as United States Senator from Oregon.

Mr. Bean's candidacy, however, will be dependent upon whether or not Senator McNary and Robert N. Stanfield, who was in Eugene today, are candidates for both the long and short terms.

Mr. Stanfield tonight did not pledge himself to any definite programme, when asked whether or not he would permit his name to be placed on the ballot for both terms. He said that he had never expected, in the event of election, to take office before March. Under the ruling announced, if elected for the short term, his duties would begin immediately following the election in November. The long term will not begin until March.

"I am ready to go to Washington right now, so far as I am concerned and the sooner I go the better it will please me," Mr. Stanfield stated.

When asked if that meant he would be a candidate for the short term, he said that until this morning that thought had never had a part in his reckoning.

Mr. Bean stated that his friends had suggested his candidacy and that he was considering it.

"I am not going to run against those fellows, if they make a fight for the short term," he said. "I would not enter a hotly-contested campaign for the honor of going to Washington from November to March, but if they confine their battle to the long term, I am a candidate for the short term and would greatly appreciate the honor, if bestowed on me by the people of the state."

FLOYD RAMP CONVICTED (Continued From First Page.) leads by willful intent, to the incitement of disorder and riot, or the infraction of the laws of the land or the Constitution of this country, or with willful purpose, to the resistance and obstruction of the due execution of the laws by the proper authorities, it overrides the benefits of all reasonable liberty accorded to him by the guarantee of the freedom of speech, and this because the very means adopted is an unlawful exercise of his privilege. Using the language of another and adapting it to the present controversy:

Seditious Remarks Charged. The defendant, in common with all other citizens, has a perfect right, in good faith and for an honest purpose, to question the validity or constitutionality of a law affecting his property or his interests, or to help in its repeal. Doing the language of another and adapting it to the present controversy:

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"BADGER GAME" IS CHARGED BY VICTIM

William Tyler Says He Has Been Mulcted Out of \$5900. Officers Seek Couple.

WOMAN AROUSES SUSPICION

Harry and Ethel Henderson Thought to Be En Route to California. Draft for \$5700 Issued by Vancouver Banker.

CHARLES E. PATTEN DIES

SEATTLE LUMBERMAN KILLED IN TRAIN WRECK.

Portland men arranging to attend funeral to be held in Sound City tomorrow, 2 P. M.

Portland lumbermen received yesterday with regret news of the death of Charles E. Patten, president of the Atlas Lumber Company, of Seattle, who was killed in the wreck Thursday at Hood River. Several Portland lumbermen are arranging to attend his funeral in Seattle tomorrow afternoon at 2 o'clock, the services to be from the Masonic Temple in that city. Mr. Patten was widely known in the Northwest, and had taken an active leadership in lumber affairs, being one of the founders of the West Coast Lumbermen's Association and a constructive student of conditions for all phases of the lumber market.

Mr. Patten was a director of the National Bank of Commerce of Seattle, besides being interested in mining and lumber. He was actively connected with the Pacific Coast Lumber Manufacturers' Association before it became the West Coast Lumbermen's Association. He was born in Lescar, Minn., and came to the Pacific Coast in 1889. He is survived by a widow and two stepdaughters.

BANK ROBBER SENTENCED

Man Who Held Up Vader Bank Must Serve Long Prison Term.

CHEHALAIS, Wash., Feb. 1.—(Special.)—Edward Earl, Vader bank robber, pleaded guilty today before Judge Reynolds in the Lewis County Superior Court, and was sentenced to serve from eight to 15 years in the penitentiary at Walla Walla.

A week ago today Earl robbed A. N. Cheney, cashier of the Little Falls State Bank at Vader, of \$3200 after blinding and gagging him. Earl threw the money into a handbag, walked out to the street, where the first man he passed was the City Marshal, and walked up the railroad track to Winlock, where he was captured two hours later while taking a bath.

Earl has a previous prison record, having been sent to Walla Walla from King County in 1911 for from five to 20 years for a Seattle jewelry store robbery, when he obtained \$25,000 worth of goods.

PORTLAND MAN MENACED

Mrs. Florence Davis Takes Girl to Puyallup and Is Arrested.

TACOMA, Wash., Feb. 1.—(Special.)—Mrs. Florence S. Davis was taken into custody Friday on a charge of threatening to kill Marshal Oscar Olson, of Puyallup; E. W. McClaren, of Portland, and a 15-year-old girl, Vertli Schaffer, who Mrs. Davis is charged with having brought to Puyallup from a Portland hospital against the wishes of the juvenile court, of which the girl is a ward.

Mr. McClaren came to Tacoma Thursday and found the girl in the Davis home. Mrs. Davis defied Mr. McClaren and it was necessary to get Marshal Olson to assist him. Mrs. Davis locked her doors and threatened to shoot any one forcing entrance. Mrs. Davis today took the girl to Tacoma and was located in her sister's home.

TWO WIVES CAUSE TROUBLE

Tacoma Man Ordered to Support Children by Former Marriage.

TACOMA, Wash., Feb. 1.—(Special.)—Through the efforts of wife No. 2, Horton Davies has been released from jail, where he has been held for failure to support his three children. He was married in Tacoma and his wife obtained a divorce from him here. He was ordered to support his three children. Mrs. Davies, No. 1, then remarried and Davies went to Everett, where he wedded his present wife. She had five children by a former marriage.

The court held he should support his children. His second wife now declares that Davies shall support his own family first and her's afterward. "All I want is Davies," she said, "and when I get him back his first wife will never see him again."

GOVERNOR NAMES MARTIN

Christian Science Chaplain Will Act on Parole Board.

SALEM, Or., Feb. 1.—(Special.)—Ira Martin, chaplain of the Penitentiary for the Christian Science Church of this city, has been appointed by Governor Withycombe as a member of the State Parole Board.

Mr. Martin will serve during the absence of Rev. James Elvin, also of Salem, who is now on duty in connection with the Y. M. C. A. war work.

CHILDREN NEED FOOD—NOT ALCOHOL

How careless it is to accept alcoholic medicine for children when everybody knows that their whole health and growth depends upon correct nourishment. If your children are pale, listless, underweight or puny, they absolutely need the special, concentrated food that only

SCOTT'S EMULSION

gives, to improve their nutrition and repair waste caused by youthful activity. During school term all children should be given Scott's Emulsion because it benefits their blood, sharpens their appetite and rebuilds their strength by sheer force of its great nourishing power.

JUROR TURNS SLEUTH

BENTON COUNTY MAN RECOGNIZES FUGITIVE ON STREET.

Sheriff Parker Now on Way North With E. J. Frasier, Convicted Forger, Who Jumped Bail.

EUGENE, Or., Feb. 1.—(Special.)—Grant B. Whitney, of Benton County, has set a new mark in the administration of justice, according to word received here today from San Diego, Cal., where Whitney caused the arrest of E. J. Frasier, convicted forger and fugitive.

Whitney was a member of the jury in the Benton County Court that convicted Frasier early in December. The defendant suddenly disappeared, following the announcement of the jury's verdict, and his bail in the sum of \$1500 was declared forfeited. Whitney made a trip of 1255 miles to the Mexican border city. He was walking on the street when he saw the man whose guilt he had passed upon a few weeks before. He accosted him on the spot and called an officer, procuring his arrest.

Sheriff J. C. Parker, of Lane County, is expected to arrive in Oregon with the prisoner tonight.

Soon after Frasier's disappearance, his clothes were found on the beach near Gearhart.

It was learned yesterday by District Attorney Evans that through their attorneys, Tyler and Henderson effected a settlement late Thursday by Henderson in which Henderson secured \$5900 in cash.

Badger Game "Suspected." From this point the investigation was conducted by Police Inspector Swennes, who learned that Henderson and his wife have been registered at the St. Klmo Hotel, in Vancouver, Wash., for the past four days. They returned to Vancouver from Portland Thursday evening with the \$5900 they received in settlement and succeeded in having a Vancouver bank official get them a \$7000 check on the Anglo-American Bank at San Francisco. Both Henderson and his wife signed this draft. Henderson and wife occupied a cheap room at the hotel in Vancouver and he is said to have been keeping out of sight as much as possible. They were both registered from Seattle, although Henderson is known to be a waiter from San Francisco.

"I am confident that Tyler has been the victim of a 'badger game' by Henderson and his wife," said Mr. Evans yesterday. "The fact that she began living with her husband within a day or two after he had caused her arrest, and the fact that they left Portland together with a \$5700 draft signed by each of them, convinces me that they are guilty of blackmail."

Woman Arouses Suspicion. It is said the suspicion of the hotel people at Vancouver was aroused several days ago when Mrs. Henderson called her husband by telephone from Portland and addressed him as "Frank." At another time, it is said, he answered the name of Frank Griffin.

George Hall, who appeared as attorney for Henderson in the \$100,000 alienation of affection suit, would make no statement yesterday regarding his client's actions or alleged blackmail operations. He is known to have something of "interest" within a day or two. On advice of his attorney, Tyler likewise refused to make any statement, other than to say he is convinced he is the victim of a "frame-up." He said he could now see the significance of many remarks made by Mrs. Henderson during the time she lived at his home.

As a further ground for his suspicion, Mr. Evans said yesterday that Henderson, when he appeared at the District Attorney's office to make a complaint against his wife and Tyler last week, spoke of having had plans of the home used by Tyler drawn for him.

Mrs. Tyler Criticized Him. He said he knew every room and all furniture in the house. He also said he had been at the house where he at one time had seen Tyler and Mrs. Henderson occupying the same bedroom, although he did not explain just how he was able to do this.

Tyler and his mother were principals in a \$200,000 alienation of affection suit a year ago, which is said to have been settled for \$25,000. Mrs. Tyler, who is reputed to be worth \$250,000, is said to be critically ill. She is 83 years old, while Tyler is 52 years old.

Mrs. Henderson appears to be about 30 years old and is not a "flashy" dresser. When she was arrested with Tyler he immediately arranged to procure her release under bail money procured by him. This bail money is still on deposit, although she is in jail.

County authorities are endeavoring to get trace of both Henderson and his wife, and Mr. Evans said a rigid prosecution would follow if facts already in his possession are substantiated by further investigations which are now being made.

MRS. CHARLES TRUE DIES

Washington County Pioneer Succumbs at Age of 73.

SHERWOOD, Or., Feb. 1.—(Special.)—Mrs. Charles True, the oldest settler in Washington County, died in

Portland January 26 at the age of 73 years.

Mrs. True was born near Fort Wayne, Ind., on September 22, 1844, and was left an orphan in early life. She was raised by an uncle, who crossed the plains in 1849. She drove an ox team all the way. The uncle and his family spent the winter in the Owyhee Mountains, in Idaho, and in 1852 came to Oregon, where she lived until her death.

Mrs. True was married three times. The first husband, Rufus Howlett, died in 1877, and one son, George Howlett, survives. The second marriage was to a man named Chase. Mrs. Chase married Charles True at Lafayette, Or., in 1871, and a few years later the couple moved to Middleton, southwest of Sherwood. Four children were born to this union and, with the widower, two survive, Mrs. Estella Shuck, of Prineville, and William True, of Tillamook. The funeral was held from the family home January 29. The burial was in the family lot in Middleton cemetery.

Advertisement for Ben Selling Morrison at Fourth. Includes illustration of a man and text: "Br-r-r-r! Cold, isn't it, Boys?" "RIGHT now's a good time to bring daddy down here and let him buy you a nice, warm overcoat..." "Ben Selling Morrison at Fourth"

PHONE TARIFFS HELD UP

Public Service Commission Puts Companies on Parity.

SALEM, Or., Feb. 1.—(Special.)—The Public Service Commission today suspended the tariffs of the Northwestern Long Distance Telephone Company, which went into effect January 1 on lines paralleling those of the Pacific Telephone & Telegraph Company.

When the latter company allowed its air-line tariffs to become effective

the first of the year, under the law, the Northwestern company was compelled to put identical tariffs into effect, and, as the Pacific Telephone & Telegraph Company's tariffs have been suspended by the commission, that body took similar action in relation to those tariffs of the Northwestern Company affected by the order.

Winlock Live Wire Gets New Owner. CENTRALIA, Wash., Feb. 1.—(Special.)—The Winlock Live Wire, heretofore published by Dr. Clifford Ackley, has been purchased by G. L. Isbell, publisher of the Winlock News.

The two papers will be merged. Yesterday's issue of the Live Wire was the last.

BISHOP WELCH IS VISITOR Churchman Whose Residence Is in Corea Entertained.

Bishop Herbert Welch, whose residence is in Seoul, Corea, was honored yesterday at a luncheon given by Dr. William Wallace Youngson, district superintendent, and about 50 prominent Methodists at the Hotel Portland.

Bishop Welch and Dr. Youngson had been in Seattle attending the annual conference of district superintendents, and on the way back Dr. Youngson prevailed on the Bishop to stop off in Portland long enough to meet some of the local leaders.

The luncheon was arranged quickly. J. K. Gill introduced the visiting Bishop. The Methodist Men's Social Union assisted and Mark Gill and W. A. Montgomery, who were college mates of Bishop Welch, were guests.

Large advertisement for THE LITERARY DIGEST. Title: "HOW TO GET COAL". Subtitle: "Leading Coal Experts and Railroad Executives Make Practical Suggestions for Relieving the Present Acute Situation". Includes text about coal shortage, a list of articles, and a subscription offer: "February 2d Number on Sale To-day—All News-dealers—10 Cents". Logo: "The Literary Digest". Publisher: "FUNK & WAGNALLS COMPANY (Publishers of the Famous NEW Standard Dictionary), NEW YORK".