

# SCHMITZ WILL RUN AGAIN OIL KING IS STILL ELUSIVE

Dethroned San Francisco Mayor Declares Intention of Being Candidate for Fourth Term

## WILL APPEAL CASE PROMISES NOT KEPT

Also Bring Mandamus Proceedings Against Judge Dunne if Sentence Is Withheld.

San Francisco, July 2.—Mayor Schmitz, who is waiting sentence under conviction of extortion, in an interview this evening authorized the Associated Press to say he would be a candidate for re-election for the fourth term, and that he has already begun the preliminary work of his campaign. He declared he was confident of winning at the polls and that nothing will prevent him from running except a denial by the court of appeals to which he is preparing to make the appeal for a new trial of the charge which he now stands convicted in the superior court.

Another announcement made by the mayor is that he will bring mandamus proceedings against Judge Dunne if his sentence is not forthcoming next Monday as promised. Until judgment is passed the mayor cannot carry on his appeal to the higher courts and until he has appealed he has little hope of gaining admittance to bail.

Schmitz says it is becoming plainer and plainer to the people that he is the object of political instead of moral prosecution. He declares he was convicted by a jury, ten of whom were pledged to convict and the other two of whom were cajoled into voting guilty. He reiterates he is innocent and says he asks neither quarter nor mercy, only justice. He says he could have avoided all but the most trifling prosecution had he chosen to step down and out instead of fighting.

## JAPAN WOULDN'T CARE

### IS ALRIGHT TO INCREASE COAST WARSHIPS.

Japanese Ambassador Says His Country Would Not Regard It as a Menace.

Washington, July 2.—"No, Japan would not regard it as an unfriendly act if the American government saw fit to increase her naval representation in her territory on the waters upon the Pacific Coast or even if she sent additional men-of-war to the Asiatic station. She would not look upon it as a menace or regard it with regret."

These were the words of Japanese Ambassador Aoki, whose attention was called today to the published reports that the general board of the navy had recommended to the president that American battleships be sent to the Pacific coast.

## SEIZES WEALTHY MEN

GUATEMALA'S PRESIDENT HAS 160 MEN ARRESTED.

Says Are Conspirators—Believed That Action Is For Political Purposes.

Mexico City, July 2.—Word has reached Mexico City tonight that President Cabrera, of Guatemala, has caused the arrest of 160 citizens of that republic on the charge of alleged complications in the recent attempts to assassinate him. All were thrown into prison, and later herded into squares of twenty and tried in groups.

Two bands have been tried and many sentenced to death. Among the men imprisoned are some of the most wealthy and prominent men in the country. The statement is made that these men have long been on Cabrera's black list, and the charges against them are trumped up for political reasons. The report has created great excitement among the Central American residents in this city and at mass meetings to be held Sunday the matter will be discussed.

John D. Rockefeller Now Thought To Be In Cleveland, Ohio--Wanted Badly

### PLANS FOR VACATION—FATHER FACES A HARD SEASON.



## TELEGRAPHERS STILL IDLE

Conflicting Statements Regarding Strike Are Made By Strikers and Company Officials

## NEW ORDER ISSUED

President Clowry of Western Union Say Business Will Be Accepted Without Delay.

New York, July 2.—President Clowry of the Western Union Company today sent a message to the superintendents at New York, Chicago, Atlanta and San Francisco stating that the notice to accept business for San Francisco and Oakland subject to delay is withdrawn. He says that Superintendent Jaynes reports that business is moving at San Francisco and Oakland without delay; that ten out of the thirteen branch offices have been reopened and nine of the strikers have been reinstated upon their individual applications.

San Francisco Phases.

San Francisco, July 2.—"The strike is over," said Superintendent Storror of the Postal Telegraph Company, today.

"The strike is over," said Superintendent O'Brien of the Western Union office in the Ferry building.

"The strike is just begun," said President Small, of the Commercial Telegraphers' Union.

These three laconic statements adequately describe the attitude of the opposing parties and give a hint as to future action. Although the officials of both companies in San Francisco are subordinates and could not of their own prerogative take any steps toward a settlement, it is not thought likely any such steps will be taken while the local officials report they are handling business without unreasonable delay.

The operators, on the other hand, state they will carry on the fight, even if the companies find a man or every key, and they declare they are prepared to stay out six months if necessary. Their leaders, however, say they expect to win in much less time. President Small prophesied that "lightning" would soon strike in an unexpected place, but did not explain his remarks.

The Postal Telegraph Cable Company has taken the position right along that it was not involved in the controversy which the Western Union Telegraph Company is having with its employees. Edward J. Nally, vice president and general manager, has given out the following statement as to his company's attitude:

"I wish to say for the Postal Telegraph Cable Company, that the statement to the effect that this company refused to consider requests or complaints from its employees either individually or as committee, is entirely untrue. We have always been very glad to meet any of our employees and to consider any matter which they might care to present."

"For instance, our Chicago employees recently made application for a still further increase of wages. Inasmuch as we increased the wages of operators, chief operators, and managers 10 per cent on March 1st, and on April 1st, gave the chief operators an additional increase, and on

the same day we increased the salaries of our clerical force, we did not feel justified in making still further increases. We explained to them the reasons why."

"On June 12th, I wrote a letter on subject to our general superintendent in Chicago, Mr. Capen, as follows:

"Please say to the employees whose names are signed to the communication of recent date, addressed to you, and which you forwarded to me with your letter of June 6th, that we are unable at this time to give favorable consideration to their request for shorter hours and increased wages. We have already done all we can afford to do. We cannot, in justice to the company's interest and with business prudence, do more."

"If there are any rules in force which may at times work a hardship upon our employees, we should do our utmost to remedy them. Great care should be exercised to prevent under-chiefs and others from unfair enforcement of rules and regulations and from unjust discrimination and unkind treatment of the force."

"It is the earnest desire of the management that all our employees shall be treated with consideration and that every reasonable and proper effort be made to insure their health and comfort."

### MAYOR LANE VETOES

Will Not Sanction Tunnel Franchise to Railroad.

Portland, July 2.—Mayor Lane yesterday vetoed the franchise ordinance passed by the city council granting the Oregon & Washington Railroad Company the privilege of constructing a tunnel under the peninsula.

In disapproving this ordinance Mayor Lane points out that the ordinance gives the railroad company perpetual franchise, with no restrictions. He further objects to the measure for the reason that, although it contains a common user clause, there is not provided in the ordinance any right of access or egress from the tunnel to such other companies as may desire to make use of the property.

The Oregon & Washington promoters asked for the franchise in order to bore a tunnel through the peninsula, reaching the lower ground on the bank of the Columbia river. The tunnel was to be used by the Oregon & Washington, which is the Union Pacific extension from Portland to the Puget Sound.

### DETERMINE POSITION

WILL TEST VALIDITY OF GALLAGHER'S TENURE.

District Attorney Will Resort to Mandamus Proceedings—Postpone Trial of Glass.

San Francisco, July 2.—The trial of Louis Glass has been postponed another week at the request of the prosecution. To test the validity of the tenure of acting Mayor Gallagher the District Attorney is planning a move that will bring out the merits of the position assumed by Mayor Schmitz. By arrangement the treasurer will be presented with an order signed by Gallagher. Bantell will refuse to pay it unless signed by Schmitz. Upon his refusal, Bantell will be mandated to show cause why he can not be compelled to pay it. Bantell will resist and the court will determine the matter definitely.

## TRAIN FACES DESTRUCTION

Engineer on Local Passenger Averts Disaster By Extreme Coolness and Nerve

## POWDER EXPLOSION

Two Carloads of Giant Powder Blow Up—Windows Shattered, Wires Down.

Salt Lake City, July 2.—Two carloads of giant powder standing on a side track of the Oregon Short Line at Beck's Hot Springs, five miles from here, exploded today jarring heavy building in this city and causing considerable excitement for a time. No one was killed, but two men were injured.

The local passenger train on the Oregon Short Line was due about the time of the explosion, and owes its escape from destruction to the presence of mind of the engineer, who saw the burning car ahead. The engineer reversed his train and drove it backwards at full speed. It had gone a quarter of a mile when the explosion occurred and every window in the train was shattered and passengers were thrown from their seats. Telephone and telegraph communications to the north and west were cut off and every pole in the neighborhood went down. The window panes of every house for two miles in every direction were smashed.

### ELECTRICS COMPETE.

Trolley Line Promoters Antagonists of Steam Roads.

Chicago, July 2.—Should the railroads persist in their present plans for refraining from all extensions save those already begun, when they get ready to start out on a new building campaign, they may find their field already occupied and formidable competitors bidding for the traffic.

Promoters of electric lines are exceedingly busy these days, and as experience is gained in the construction and operation of these channels of transportation, their possibilities as freight as well as passenger carriers are being developed more and more. It may ultimately appear that they are to be the means through which the existing traffic congestion, which the steam roads have shown their inability to cope with, is to find relief.

Texas furnishes at the present time a striking example of what is being done in this direction. The rapid settlement and development of that State is calling for more rapid multiplication of the means of transit than the steam roads are able to supply, and the building of electric lines is going on at an exceedingly rapid rate.

### TYPO GETS DAMAGES.

Seattle, Wash., July 2.—A jury in the federal court tonight returned a verdict for the plaintiff in the sum of \$2,500 in the case of D. E. Johnson versus Seattle Typographical Union, No. 202. Johnson alleged that in October, 1905, he was forced to quit work as a linotype operator in Seattle because he broke some rule of the union, and being unable after that to obtain employment was forced to go to Los Angeles, where he was forced to accept employment in a non-union office. He charges the local union with conspiracy and recounts the injuries he believes resulted to him from the humility and boycott to which he was subjected. He asked for \$20,000 damages.

In its defense the Typographical Union disclaimed any intention of conspiracy and declared that Johnson had been suspended as every other member might be who violated the agreement he made upon joining the organization.

### COMPLETES SHORT TERM.

Helena, July 2.—Joseph T. Carroll, manager of the Largey Lumber Company and one of the most prominent men in Montana, tonight completed his term of twenty-four hours in the Lewis and Clark county jail. Carroll was convicted last spring of the illegal fencing of 2040 acres of public lands near Woodville. In September,

## BEATS AND KICKS WIFE

Itinerant Umbrella Man Away In Nick of Time Marshfield Me.

## WOMAN INSENSIBLE

Recovered Consciousness Only After Being In Marshfield General Hospital Several Hours.

R. McKinsley, an umbrella man, yesterday morning about 8 o'clock while partially under the influence of liquor beat and kicked his wife into insensibility and would probably have killed her had it not been for Thomas Guffey and F. H. Salling, who were near by at the time, coming to the prostrate woman's assistance.

Kinsley has been in Marshfield but a short time and has been camping near the cemetery, where the assault took place yesterday morning. Guffey and Salling heard a feminine scream, and although some distance away could see a man chasing a woman and attempting to knock her down with his fist. He struck her three times before she fell. He then kicked her about the head and shoulders until pulled off by Mr. Guffey and Salling.

The woman was unconscious when reached. While one of the men attended to the woman the other telephoned for Marshal Carter and kept watch on the assailant, who had started to walk toward the city. Marshall Carter met him on South Broadway and stopped him, asking if he were not the man who had beat and nearly killed a woman near the cemetery.

He finally confessed and Carter took him in tow. McKinsley told the officer he did not care if he had killed the woman, and hoped she would die. When asked why he had beaten and kicked her he said she had stolen \$40 from him. The woman had but a few coppers, tied in the corner of a handkerchief when she was taken to the hospital.

Mrs. McKinsley lay in an unconscious state until about 2 o'clock yesterday afternoon. The attending physician said last night the woman was probably out of danger, although she is still in a precarious condition, her head being badly bruised in places as well as bruises on other parts of the body.

The family came here from Oregon City a short time ago and the husband has been mending umbrellas around Marshfield. They have two children, a daughter about six years old and a son about ten, the latter in Oregon City. The little girl was taken care of by the Rev. Thurston and wife.

McKinsley will be detained in the city jail until his preliminary hearing, which will probably be today. District Attorney E. L. C. Farren was absent from the city yesterday attending county court, and no hearing could be held.

The Justice court can inflict a fine of \$50 for a case of this kind, but if sufficient evidence is brought it can be taken to the Circuit Court, where a fine of \$500 or a year in the county jail can be inflicted, the judges can also inflict that he be given twenty lashes across his bare back.

## BOWLSBY ON TRIAL

NEW WITNESSES ARE TO BE INTRODUCED.

Deputy Prosecuting Attorney McCue Believes Prisoner Must Be Bound Over.

(Special to the Times.) Astoria, July 2.—The trial of J. H. Bowlsby, for the shooting of Cleve Jennings will be resumed in Justice Goodman's court this morning at 10 o'clock. It is probable that fresh evidence as to the actual killing will be introduced. J. L. Flanagan, a Portland travelling man, who was aboard the Alliance at the time of the shooting, and a witness of the killing, has been subpoenaed. He has not hitherto given evidence either at the inquest or at the first hearing before Justice Peace.

Ross, the deck hand on the Alliance at the time of the shooting, will also testify. Besides these two Dr. Fulton, Mrs. Bowlsby and her brothers (William and John Harrol) and Mrs. Harrol will be called. Deputy Prosecuting Attorney McCue is clear as to the duties of the Justice of the peace, which are those, he says, of an examining magistrate, and he considers that the judge can take in the hearing before Justice Peace.

The trial of Bowlsby, for the shooting of Jennings, will be held in the circuit court, which takes place in September.