

DEPARTMENT OF JUSTICE

Issues Pamphlet of All Civil and Criminal Cases.

WASHINGTON, Oct. 1.—The Department of Justice has issued a revised statement giving in pamphlet form summaries of the record to date of all civil and criminal cases instituted by the United States under the Sherman Anti-Trust Law of July 2, 1890, and the act to regulate commerce approved February 4, 1887, as amended, including the Elkins Act.

The statement gives the following summaries of cases under the Anti-Trust laws:

Four bills in equity and three indictments under President Harrison's administration from 1889 to 1894; four bills in equity, two informations and two indictments under President Cleveland's second administration from 1893 to 1897. Three bills in equity under President McKinley's administration from 1897 to Sept. 14, 1901, and eighteen bills in equity and one forfeiture proceeding in civil cases and twenty five criminal indictments and two proceedings in contempt in criminal cases under President Roosevelt's administration from Sept. 1901 to date. The fines imposed in these cases amounted to \$147,000.

The summary of cases under the Interstate Commerce Act shows one indictment, during President Cleveland's first administration and 35 indictments, five convictions, 18 nolle prossed cases, seven quashed, one dismissed and four acquittals under President Harrison's administration.

Under President Cleveland's second term there were 19 indictments which resulted in nine convictions, one dismissal, eight nolle prossed, three quashed and one acquittal, seventeen petitions to enforce orders of

commission and one petition to restrain defendants from making discriminatory rates, one prosecution for contempt and sixty four petitions for mandamus to compel filing of annual reports.

Under President McKinley's administration there were 22 indictments, five petitions to enforce orders of commission and one petition to declare pooling combinations illegal. These indictments resulted in five convictions, one acquittal, four nolle prossed and twelve not prosecuted.

Under President Roosevelt's administration to date it is shown that there has been 157 indictments, 48 convictions, two acquittals, nine nolle prossed, five demurrers sustained, four dismissed, one quashed and eighty eight pending the amount of fines imposed was \$1,113,325.

REVOLTS EXPECTED.

Situation in Turkey Alarming—Young Turks Party in Power.

NEW YORK, Oct. 1.—Nahle Me Lynable Moutran Pasha, a member of a very old and wealthy Turkish family, who has been in New York for the last month, sailed to-day on the French liner La Provence for Paris. He is a close friend of Rashid Effendi, brother of the present Sultan Abdul Hamid and when the former is placed on the throne of Turkey in his brother's stead, which event will not be long postponed according to Nahle Moutran Pasha, the latter expects to have a high place in the government.

In speaking of present conditions in Turkey, the pasha, through an interpreter said:

"The situation in Turkey is alarming. The Young Turks party is in power but they are divided. There are two elements—the radicals and conservatives. I am certain there will be a renewal of the Macedonian revolts. The Young Turks are losing their grip. They are verging on despotism and abusing their powers. They are riding roughshod over the Sultan, which is causing the animosity of the religious element."

The pasha said the German ambassador helped the Sultan in negotiating the loan of the four million livres recently obtained from the Deutsche Bank.

He thinks the conservative faction will assert itself and that Rashid Effendi will be made sultan in place of his brother.

Nahle Moutran Pasha said there were 250,000 Syrians in this country, many of whom were citizens and he had told the editors of Syrian papers here to urge them to vote for Taft.

AEROPLANES FOR NAVY.

They Must Meet More Stringent Requirements Than For the Army.

NEW YORK, Oct. 1.—Lieut. Swan, U. S. N., recently appointed by Secretary of the Navy to investigate to the practicability of the aeroplane in naval warfare, is in New York to consult with A. M. Herring, an aeroplane expert.

Lieut. Swan said the government

FINANCIAL.

REPORT OF THE CONDITION OF THE

First National Bank

At Astoria, in the State of Oregon, at the close of business, September 23, 1908.

RESOURCES.

Loans and discounts	\$465,686.12
Overdrafts, secured and unsecured	3,517.04
U. S. Bonds to secure circulation	40,000.00
Premiums on U. S. Bonds	1,200.00
Bonds, securities, etc.	55,430.00
Due from National Banks (not reserve agents)	78,390.32
Due from State Banks and Bankers	13,225.16
Due from approved reserve agents	177,732.16
Checks and other cash items	426.78
Notes of other National Banks	1,495.00
Nicksels and cents	317.25
Lawful money reserve in bank, viz:	
Specie	\$203,000.00
Legal-tender notes	715.00
Redemption fund with U. S. Treasurer (5 per cent of circulation)	2,000.00
Due from U. S. Treasurer, other than 5 per cent redemption fund	350.00
Total	\$1,043,485.43

LIABILITIES.

Capital stock paid in	\$100,000.00
Surplus fund	25,000.00
Undivided profits, less expenses and taxes paid	25,058.94
National Bank notes outstanding	40,000.00
Due to State Banks and Bankers	981.02
Individual deposits subject to check	\$682,707.70
Demand certificates of deposit	169,477.09
Certified Checks	260.68
Total	\$1,043,485.43

I, S. S. Gordon, Cashier of the above-named bank, do solemnly swear that the above statement is true to the best of my knowledge and belief.

S. S. GORDON, Cashier.

Subscribed and sworn to before me this 26th day of September, 1908.

V. BOELLING, Notary Public.

Correct—Attest:

G. C. FLAVEL,
W. F. MCGREGOR,
JACOB KAMM,
Directors.

FINANCIAL.

REPORT OF THE CONDITION OF THE

Astoria National Bank

At Astoria in the State of Oregon, at the close of business, September 23, 1908.

RESOURCES.

Loans and discounts	\$433,677.79
Overdrafts, secured and unsecured	8,465.35
U. S. Bonds to secure circulation	47,500.00
U. S. Bonds to secure U. S. Deposits	20,000.00
Other Bonds to secure U. S. Deposits	34,000.00
Premiums on U. S. Bonds	3,045.00
Bonds, securities, etc.	65,413.35
Banking house, furniture, and fixtures	4,030.00
Other real estate owned	8,233.41
Due from State Banks and Bankers	4,845.45
Due from approved reserve agents	143,049.01
Checks and other cash items	3,672.71
Notes of other National Banks	1,240.00
Fractional paper currency, nicksels, and cents	241.22
Lawful money reserve in bank, viz:	
Specie	\$77,379.65
Legal-tender notes	720.00
Redemption fund with U. S. Treasurer (5 per cent of circulation)	2,375.00
Total	\$857,887.89

LIABILITIES.

Capital stock paid in	\$ 50,000.00
Surplus fund	50,000.00
Undivided profits; less expenses and taxes paid	18,786.55
National Bank notes outstanding	44,000.00
Individual deposits subject to check	\$339,642.98
Demand certificates of deposit	51,487.61
Time certificates of deposit	253,859.00
Certified checks	141.75
United States deposits	50,000.00
Total	\$857,887.89

I, J. E. Higgins, Cashier of the above-named bank, do solemnly swear that the above statement is true to the best of my knowledge and belief.

J. E. HIGGINS, Cashier.

Subscribed and sworn to before me this 30th day of September, 1908.

M. C. MAGEE, Notary Public.

Correct—Attest:

GEO. H. GEORGE,
GEORGE W. WARREN,
A. SCHERNECKAU,
Directors.

SCANDINAVIAN-AMERICAN SAVINGS BANK

ASTORIA, OREGON.

Statement called by the State Bank Examiner, September 23, 1908. (Condensed)

Loans and securities	\$107,182.95	Capital	\$ 50,000.00
Furniture and fixtures	4,421.46	Undivided profits	4,358.25
Expense account	1,279.41		
Available funds:			
Due from banks	\$15,533.47	Deposits	90,946.86
Cash in vault	\$16,887.82		
Total	\$145,305.11	Total	\$145,305.11

J. M. ANDERSON, Cashier.

requirements for the aeroplane to be used in the navy are far more difficult to meet than those of the army. The machine must be able to stay in the air four hours and maintain an average speed of forty miles an hour and should be able to travel a distance of 200 miles if necessary. It must also be able to start from the water, no tracks, of course, being available as are used at present in starting a machine on land.

The aeroplane, as it will be used by the army department, would not be an offensive machine but would be used for scouting purposes.

"To equip our ships with the plants would be to increase their efficiency 300 percent" said the lieutenant. "Suppose," he added, "each ship doing scout duty were to be equipped with three aeroplanes and one sent off forty miles to starboard and one forty miles to port while the third went the same distance off the bow. See what a great fan shaped area these ships of the air could cover and how small a chance of any surprise by an opposing fleet."

MRS. HAIN'S ATTITUDE

NEW YORK, Oct. 1.—All doubt as to what would be the attitude of Mrs. Hains in the forthcoming trial of her husband, Captain Peter C. Hains, jr., accused of the murder of

William E. Annis, at the Bayside (L. I.) Yacht Club, in August last, was dispelled to-day by the inauguration by her of proceedings in the Supreme Court, Brooklyn, in which a general denial is made of the allegations of wrongdoing with Annis which Captain Hains made in his suit for divorce against her and formed the basis of his defense for the shooting of Annis. Mrs. Hains asks counsel fees to defend the divorce suit, alimony and the custody of three children. It appears that Mrs. Hains alleges that the break between herself and her husband was due to the poisoning of the latter's mind by her brother-in-law, Thornton J. Hains, whose enmity she had incurred, she asserts by repulsing his advances. In her petition for \$1,000 counsel fees and \$50 a week alimony, Mrs. Hains will utterly deny improper relations with Annis. The famous confession of her improper conduct upon which the attorneys for Captain Hains have depended to prove their client's irresponsibility, it is asserted, is now repudiated, save only that the claim is advanced by Mrs. Hains that it was obtained from her while she was under the effects of a drug. A letter beginning: "My dear Billy" which the lawyers for Captain Hains have in their possession and which they claim was written by Mrs. Hains to William E. Annis, is declared a forgery.

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