

SENATORIAL VOTE STILL UNCHANGED

Multnomah Members Cast Seventeen Votes for Mayor Williams.

(Journal Special Service.)
SALLEM, Feb. 13.—The Multnomah delegation cast 17 bouquets at the feet of Mayor Williams of Portland today by way of again expressing its determination to have some Portland man for Senator. Otherwise there was no change. The vote was as follows:

Fulton	13
Williams	17
Geer	16
Wood	16
Malarkey	2
Fenton	1
Absent	5

Total 80
Representative Hume, whose first ballot for Senator was cast for Speaker Harris, and who has since been voting for Malarkey of Multnomah, caused a general expectation that a sensation was imminent by rising when his name was reached on the roll and stated that he desired to define his position. He ended, however, by voting for Malarkey, and in this he was followed by Orton. Hume said, in the course of his remarks, that the Legislature contained the representative men of the state, and he believed that the Senator should be selected from them. He alluded complacently to the two members for whom he had voted and then declared: "Whenever there shall be a majority of this Legislature that decides on a man

and only my vote is required to elect him, and I will vote for him." Precisely what Hume meant by this statement is a question of some uncertainty.

For Multnomah Man to Very Last Ditch

(Journal Special Service.)
SALLEM, Ore., Feb. 13.—At the caucus of the Multnomah delegation last night the Senatorial contest was brought up for discussion. Every member was present and all pledged themselves to secrecy, but it was learned from a trustworthy source that a resolution was introduced pledging the entire delegation to vote for some Multnomah man to the very end.

The resolution met with strong opposition, and it is stated that several members declared their intention to remain free to vote for Fulton if they should so desire.

Shelley Bill Passes

(Journal Special Service.)
SALLEM, Ore., Feb. 13.—Shelley's House bill, licensing warehouses, passed the Senate at 2:10. McGlin alone voted no.

WASHINGTON APPROPRIATION

Special Commissioner Bought Whiskey While M'Isaac Returns.

John F. Knapp Sent to Colorado to Boom Lewis and Clarke Fair.

C. H. McIsaac, special commissioner of the Lewis and Clarke Fair to Washington, returned last night from Olympia, where he has been located for the past week, working for a \$100,000 appropriation.

"Washington will probably give \$100,000 to our fair," said Mr. McIsaac this morning to The Journal. "A bill has been introduced in both houses of the Washington Legislature providing for an appropriation of this amount. In the Senate the bill was introduced by E. N. Randa, one of the Washington commissioners to the Lewis and Clarke Fair. In the House, the bill was introduced by J. G. Mangly, also a commissioner to the fair."

"Do you think that this bill will pass in both houses?" was asked.
"Well, I can't tell. It probably will. Anyway, it is not up before the bodies at present. It has been in the hands of the appropriation committees of both houses for the past week. They will probably report some time next week."

"What is the feeling in Washington toward the Lewis and Clarke Fair?"

"Feel very friendly."
"There is a neighborly feeling, but then, there is another matter which must be taken into consideration, and that is, Washington is trying to economize as much as possible. These committees on appropriation, before making a report on an appropriation for the Lewis and Clarke Fair, will first ascertain the amount of money that is necessary for its home institutions. It is all up to them."

"Do you think it necessary for you or another special commissioner to visit Washington once more?"
"Of course, it is not my business to dictate to the management of the Lewis and Clarke Fair, what is the proper thing to do, but it is my personal opinion that it is absolutely unnecessary for any more special commissioners to visit Washington in behalf of the fair. The Washington commissioners to the 1905 Fair are zealously guarding our interests over there, and I feel that they can be trusted implicitly in the matter."

Knapp to Colorado.
Special Commissioner Knapp, who arrived a few days ago from Cheyenne, Wyo., for the purpose of consulting with the legislative committee of the Lewis and Clarke Fair, who are revising it and putting it in such shape that it may be passed unanimously.

WIFE DEFEATS THE OLD STORY

They Will Decide as to the Demand for Investigation—Sensations Are Expected.

A Startling Tale of Depravity Related in Judge George's Court.

With a cynical smile playing about his lips, and chewing gum like a school girl, C. M. Davis sat beside his attorney this morning while his wife was on the witness stand crying and weeping as she dramatically narrated the cruel things he had subjected her to for many long years. Katherine Burns Davis is suing her husband for divorce, and the story of this morning developed many dramatic climaxes. It is being heard by Circuit Judge George, and will occupy the entire day.

This morning as Mrs. Davis sat waiting for the case to be called, her husband sat beside her, and, as she wept, he whispered in her ear: "Quick as a flash, she sprang to her feet, and pointing her finger at her husband, rebuked him in startling terms, until he passed on and away from her."

"The Davises were married in St. Paul March 21, 1888, a divorce, and the respondent moved to Portland, where they have since resided. This morning, when Mrs. Davis took the stand, she told a long story of abuse and cruelty which she said she had suffered at the hands of her husband."

The Old Story.
"My husband began to drink shortly after our marriage," said Mrs. Davis, "and he grew worse with each succeeding year. At last it became so bad that he could not hold a position. He would secure fine positions, and soon after would get drunk, and lose the respect and good will of the firm. He was able to command all the way from \$150 to \$300 per month, as a traveling salesman, but he never did me or my baby girl any good. I have had to beg neighbors for something to eat; had to go hungry, and suffer all kinds of abuse and pain while he spent his money over the bar that should have bought food for us."

"The last place he worked while I was living with him, was John Clostman, the wholesale grocer. He again got drunk, and lost his position. At his request, I went to the manager and begged him to reinstate my husband, telling him that he would suffer for food if he did not. He took him back, and in a short time he was discharged for the old complaint—drunkenness. I again went to see the manager, but he was deaf to my entreaties, saying he could not employ a man who had been discharged for such a reason. Once, Mrs. Davis said, her husband drove her out of the house, with a stick of firewood, and threatened to kill her. He had on several occasions choked her, and she was afraid of his life."

Other witnesses, testified to similar things, and this afternoon the defendant will have an opportunity to tell his story.

RATHBONE WINS VICTORY TODAY

Teller and Platt Will Hear His Case.

They Will Decide as to the Demand for Investigation—Sensations Are Expected.

(Journal Special Service.)
WASHINGTON, Feb. 13.—Senators Teller and Platt of Connecticut, were today appointed by the Senate Committee on Cuban Relations to consider the demands for an investigation of the records of former Director of Posts Rathbone.

This was a great temporary victory for Rathbone, and it is understood that if he gets a rehearing he will make things hot for certain parties. It is understood that he and his friends have secured evidence of the most sensational character, and that they will place this before the committee in such a manner as to secure another hearing.

The belief is rapidly growing that Rathbone is innocent of the charges that were placed against him, and for which he was convicted while in Cuba. If the Senate committee decides to allow a new hearing, the case in all probability will become the most sensational of any that has occupied the attention of the public for many years. The large mass of evidence, and the high social and business standing of the men in the case will serve to make it of intense interest. Friends of Rathbone assert that he was made the scapegoat for a crowd of other men, whose characters will be shown up in due time, providing a new hearing is allowed.

WILL CONFER THIS AFTERNOON

A meeting of the Lewis and Clarke Commission will be held late this afternoon in the office of the secretary of the directors on Washington street. This will be the first meeting of its kind. Although the members of the Lewis and Clarke Commission cannot qualify till May 23, as stated exclusively in The Journal last Tuesday, yet this meeting will be held so that plans could be made for the future management of both bodies. A full attendance of both bodies is assured.

Directors and commissioners from all over Oregon came flocking to Portland to attend this meeting. The commissioners who were appointed by Governor Chamberlain are as follows: Professor F. G. Young, University of Oregon, Eugene; F. A. Spencer, manager Allen & Lewis, Astoria; H. Albert, banker, Salem; Stephen A. Lowell, attorney, Pendleton; W. E. Thomas, attorney, Portland; Richard Scott, farmer, Milwaukie; D. Rafferty, physician, Portland; J. Couch Flanders, attorney, Portland; Jefferson Meyers, capitalist, Astoria; Frank Williams, mining operator, Ashland; G. Y. Harry, labor organizer, Portland.

Some business will be transacted by the directors of the Lewis and Clarke Fair, as this afternoon is the time for the regular monthly meeting of the directors. Reports will be made by the various sub-committees. The Legislative committee will report on the movements of the special commissioners. It is understood that the agricultural committee will request an appropriation so that it may proceed with its work—that is, making a growing exhibit for the fair. The committees which were appointed some time ago will be confirmed. Although these committees were appointed over a month ago, they were not confirmed as some thought that changes were necessary.

SHERIFF STOREY IS UNDECIDED

Sheriff Storey is very reticent regarding his intentions in the matter of investigating the charges or graft that have been laid at the door of Deputy Sheriff Tim Hoare. This morning he would not commit himself on the matter, and stated that he did not know what he would do about it.

"Hoare a deputy sheriff?"
"Yes, I believe so; I remember signing the papers."
"He never resigned?"
"I guess not; I never received any resignation."
"Will you investigate the charges?"
"I am in no position to state, maybe, and maybe not."

Gibson's Denial.
Patrolman Gibson, who has been mentioned as having been connected with Tim Hoare in the collection of graft in the North End, enters a denial to the charge.

"I never was with Hoare at any time for the purpose of aiding him in the collection of graft," said Patrolman Gibson this morning, "and I certainly was not with him in Frank May's place the night he is alleged to have been kicked down stairs. I attribute the fact that certain people are sore at me, to the fact that I have arrested certain houses at previous times. But I do not want to have my name connected with the graft matter, as I am innocent in every particular. I was put on the North End because the Chief knew me to be absolutely honest."

Storey on Lyons.
Sheriff Storey believes that Elliott Lyons, who murdered Sheriff Withers on Lane County, is an idiot. He says that he went in to see Lyons in his cell at Eugene, and had quite a talk with him.

"Lyons seemed to be careless as to his fate," said Sheriff Storey this morning. "I asked him why he shot such a brave man as Sheriff Withers, and he replied that he did not mean to do so. I said to him: 'I guess you are in a pretty bad pickle.' He replied: 'Yes, but I can't help it now.'"

BIRTHS.
To Samuel and Sophie Hess, 148 1/2 First street, a boy.
To A. and Caroline Albright, Northeast Ninth and Skidmore, a boy.
To Carl and Henrietta Schiewe, 802 Michigan avenue, a boy.

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OVERNIGHT CARD FOR INGLESIDE
Horses That Will Go in the Races Tomorrow.
INGLESIDE RACE TRACK, Feb. 13.—The track for tomorrow will be fast and the weather clear. The over-night entries are as follows:
First race, Purdy course, selling:
4251 Pat Mccreeley, 110-4270 Jessie Hughes, 107-4275 Frae, 117-4250 Edithburg, 116-4281 Little Margaret, 114-4263 Young Marlow, 103-4276 Pure, 112-4174 Hippocamp, 101-4270 Lone Fisherman, 118-4269 Impetuous, 87-4168 Ohio Girl, 107-4260 Saul of Tarsus, 114-4268 Nel, 107-4215 Kansas, 101-4278 Bell Road, 98-98.
Second race, seven sixteenths, purse, maiden:
4265 Monarch, 100-4271 Edd, 101-4262 Bear Catcher, 112-4263 Young Power, 110-4190 Box Elder, 104-4264 Geo. Koester, 112-4266 G. Townsend, 112-4267.
Third race, one mile, selling:
4178 James F., 81-4231 Negrette, 90-4251 Peaceful, 107-4262 Arcton, 84-4251 Doublet, 112-4174 Antioch, 101-4261 Lady Keat, 107-4241 Clausus, 96-4273 Orall, 101-1081.
Fourth race, Palace Hotel handicap, mile and furlong:
4267 Aggressor, 122-4267 Lord Badge, 102-4268 Fremont, 101-4267 Claude, 98-4267 Nones, 122-4261 Eberst, 97-4267 Siddons, 100-4273 Dierlot, 100-4267 Gold, 112-4174 Antioch, 101-4267 Yellow Tail, 108-4273 Gold Van, 97-4267 Watercure, 101-104.
Fifth race, three quarters, selling:
4050 Oranville, 86-4262 The Pride, 108-4266 Constellator, 103-4266 Glendaming, 108-4266 Warr, Nichol., 98-4281 Golden Hill, 111-4266 Red, 101-1081.
Sixth race, mile and one quarter, selling:
4262 Col. Ballan, 102-4131 Artilla, 101-4273 Georgia, 100-4267 Antioch, 101-4267 Autolight, 106-4172 Tisona, 101-104.

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DARROW MAKES STRONG SPEECH

Masterly Argument by Attorney for Miners.

End of the Anthracite Commission Is in Sight But Decision Will Be Delayed.

(Journal Special Service.)
PHILADELPHIA, Pa., Feb. 13.—When the Anthracite Commission adjourns this afternoon the end will be in sight, as with the conclusion of Darrow's speech the case rests for decision.

An enormous amount of testimony has been taken, and there are many vexing questions for the members of the commission to decide, and it will take them some time to come to a conclusion. Darrow continued his argument this morning and dropped any attempt at rhetorical display.

He regaled the commission with the heaviest sort of logic, quoting largely from facts and figures that have been brought out during the inquiry. His address was masterful in every particular. His reasoning was sound and his plea for the miners' side of the case was a remarkable effort.

Case of Trouble.
Darrow handled the subject in seriatim as follows: Cause of the strike was violence; boycotting of schools; eight-hour law; weighing of coal; soldiers; police; Mr. Markie; attacks by Mathey, Farley and O'Hara; the incorporation of the union and objection against it made by Torrey; the sliding scale of wages; restriction of the output; the recognition of the union; the number of homes owned by the miners, and the instructions to the commission.

Before taking up the points, Mr. Darrow paid his compliments to Mr. Baer in a very scathing style.

YOUNG TO PENITENTIARY

(Journal Special Service.)
NEW YORK, Feb. 13.—William Hooper Young, who was sentenced to life at Sing Sing for the murder of Mrs. Anna Pulizer, was sent to the penitentiary today. He was handcuffed between two negro burglars.

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Our reputation for reliability and fair dealing has been the foundation of our success. Sixteen years of fur manufacturing, with an increase of patronage year after year, establishes the fact that not only are our productions worthy, but we have the confidence of the purchasing public. Our label on a garment is equivalent to an unqualified recommendation of its merits.

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FOOD SHORT IN YUKON TOWNS

Famine Threatens in the Mining Districts.

Government for First Time Permits Reindeer to Be Used for Food Supply.

(Journal Special Service.)
TACOMA, Feb. 13.—Miners arriving from Dawson report great scarcity of food in many districts.

The towns on the lower Yukon are short of provisions, especially flour, sugar, cream and bacon. Reindeer are being driven from Nulato to the Tanana country to insure a sufficient food supply. This is the first time the government has permitted the use of reindeer for this purpose.

Prices of all commodities have risen to unheard of figures. Efforts will be made to get supplies into the districts threatened by famine.

EASTWOOD STILL IS OUT OF SIGHT

Nothing more has been heard of Walter Fernalde Eastwood, the Englishman who buncoed Fritz and the Fredericksburg out of considerable sums by representing himself to be extremely wealthy.

Eastwood's lawyer in Seattle is aiding the officers in their search and Detective Show hopes before very long to land his man behind the bars.

KIDNAPED BOY IN ASTORIA

(Journal Special Service.)
ASTORIA, Ore., Feb. 13.—The 5-year-old son of William Martin, a well-known saloon man, was kidnaped yesterday evening in a sensational manner. The kidnaper was Mrs. Martin, who has succeeded in escaping from the city with the child. The father is infuriated and will do everything in his power to secure the return of the boy.

SOLD WHISKEY TO AN INDIAN

R. M. Johnson entered the plea of guilty in the United States Court this morning to the charge of having sold liquor to an Indian. Judge Bellinger allowed him to go upon his own recognizance, after hearing his statement in explanation. Johnson comes originally from The Dalles. He said that at the time he committed the offense he had been drinking and the Indian was one of the attendants at the Chemawa Indian School. He was dressed in a uniform and Johnson did not know that he was a red man, on account of his semi-military trappings.

TO CURE A COULD IN ONE DAY
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SHOT VICTIM DOWN

WHITE UNDER ARREST.

(Continued from First Page.)
is within this District of Oregon, hereby restrained and enjoined from in any manner or by any means whatsoever intimidating, assaulting, soliciting, enticing, or inducing, or attempting to entice, solicit or induce, either any of the members of the crew of the said vessel or persons enrolled as sailors upon said vessel "Riversdale," to desert from said vessel or to refuse or fail or neglect to perform their duties as employees of said vessel, and each of them are hereby restrained and enjoined from intimidating or attempting to intimidate, harass, annoy, secrete, or attempt to secrete, kidnap, aid, abet or assist to aid, abet or assist or interfere with or attempt to interfere with, either or any of the employees enrolled as sailors or members of the crew of said vessel; or either said complainant or any of his agents, servants, attorneys or employees; and they and each of them are further restrained and enjoined from taking, receiving, or having in their possession or under their control any clothing, baggage or personal effects belonging to or under the control of either or any of the said employees enrolled as sailors upon said vessel; or interfering with the plaintiffs or either their servants or employees, in the management or control of said vessel or their employees, and from going upon said vessel without the consent of the plaintiffs.

"And the said defendants show cause on the 23d day of February, 1903, if any they have, why a perpetual injunction should not issue as prayed for in the bill of complaint."
"CHARLES B. BELLINGER, Judge."

COUNCILMEN GET THEIR SALARIES

The City's Servants and the Money They Earn.

The payroll of the Councilmen under the new charter was ready for signatures this morning, and this is the way it looked up: Albee, one Council meeting and one committee meeting; \$14; Bentley, one Council meeting and one committee meeting; \$8; Cardwell, one Council and three committee meetings; \$14; Flegel, one Council and one committee meeting; \$8; Foeller, one Council and one committee meeting; \$8; Rummelin, one Council and one committee meeting; \$8; Sharkey, two committee meetings; \$6; Sherrett, one Council and two committee meetings; \$11; Sigler, one Council and two committee meetings; \$14; Zimmerman, one Council and one committee meeting; \$8.

HOUSE HASTENS TO CHANGE ACT

(Continued from First Page.)
Incumbent of the office of Labor Commissioner.
Were it not for the fear of the labor vote, there would have been on suggestion by the Republicans of a reconsideration. But that fear was thoroughly aroused by the criticism of their action and by the exposure in The Journal of the political chicanery in which they had been indulging.

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