

GALLERY PLAY SAYS D. B. HILL

Characteristic Talks by Big Democrats at a New York Banquet—President Roosevelt Is Scored.

(Journal Special Service.)
New York, Jan. 5.—The feature of last night's banquet in honor of newly-elected Mayor McClellan of this city and attended by the most prominent Democrats of the country, was the characteristic speech by David B. Hill, who took occasion to roast Roosevelt and his administration in a vigorous manner.

He designated much of the policy of the administration an ostentation and called the army and navy establishments—particularly the former—"spawning grounds of popinjay aristocracy." He said that commissions were handed out to favorites of friends or relatives of persons in the exclusive states of this hemisphere instead of becoming their spoliators; for minding our business generally, without meddling with the international affairs of foreign countries, and without making romances and trivial events the pretext for military demonstrations in foreign ports.

The "Stand Pat" Policy.

"In matters domestic, the Democratic party will repudiate the 'stand pat' policy, and will advocate both economy in expenditures and such tariff reform and revision as industrial conditions and the interests of the country demand. On that view, it will stand for a reasonable relation between governmental revenues and governmental requirements; for clean administration and official conduct free from every suspicion of graft; for amendment of existing tariff schedules in the interest of the country.

Very Not Shot.
Among other things Mr. Hill said are the following:
"The plain truth is that during the present administration promotions in the army have been hawked and peddled here and there as though they were personal or partisan gratuities to be granted or withheld at the pleasure of the appointing powers, regardless of other considerations. This has created much discontent and brought the army to the verge of demoralization.

"The considerations to which I previously alluded, and others to which I need not refer, have been steadily and surely creating a profound conviction in the public mind, and especially among thoughtful men, that a change in the personnel in the present administration is not only desirable but imperative. The signs of the times indicate on every hand that the business interests of the country do not feel safe under existing conditions.

A White House Argument.
"It is not true that the growing opposition manifested everywhere among business men and those in power of the present regime at Washington has arisen because of the asserted hostility of the national administration to the unreasonable demands of the monopoly. That explanation, for obvious reasons, is daily put forth at the White House and is indicative of the cunning of the desperate politician. The fact is that the average business man has no relations with monopoly and is independent of its influence. He foresees the evils of misgovernment rapidly accumulating. He perceives the inevitable ruin of departments of the government are reeking with corruption. He recalls the fact that it was only an aroused public sentiment which compelled cabinet officials to take serious notice of grave charges of misconduct.

"In regard to the money question, our differences are greatly exaggerated and much misrepresented. There ought not to be any difficulty at this time in framing a financial plank acceptable to every intelligent and reasonable Democrat."

Knocking Chips Off.
Richard Olney of Massachusetts was another speaker who had several things to say, not laudatory to anything or body connected with the present administration. He was introduced by

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WOMEN SEEK THE BALLOT

PETITION TO HAVE PRESENTED TO THE PEOPLE AN AMENDMENT TO PERMIT EQUAL SUFFRAGE TO BOTH SEXES IN OREGON IS STARTED.

The executive committee of the Oregon State Equal Suffrage association held a meeting at the home of the treasurer, Mrs. Henry W. Coe, 287 Twelfth street, yesterday afternoon. The object of the meeting was to circulate a petition to secure a vote on an amendment to the constitution at the next June election forbidding the disfranchisement of any citizen on account of sex. The signatures of 8 per cent of the voters of Oregon necessary to give force to that petition.

Mrs. A. C. Dunway, the chairman, in an address, said: "The pioneer women of Oregon who believe in equality of opportunities for all the people never had so much cause for encouragement as now."

Miss Frances Gotshall offered the following preamble and resolutions, which were adopted:

"Whereas, We have only the brief period of one month in which to complete our initiative petition and we, being rated under the same with idiots, insane persons, criminals, Chinamen, not native born, and Indians not taxed, are naturally short of funds with which to circulate our petitions; therefore,

"Resolved, That we appeal most respectfully to the honorable voters of Oregon for their assistance in this emergency. We point with pride to the noble record they made at the June election of 1900, when nearly two-thirds of the counties of the state gave a majority vote on the equal suffrage amendment; and we are morally sure that we will not now appeal to them in vain.

"Resolved, That we respectfully invite notaries public throughout the state to assist us by circulating our petition, and by taking acknowledgements without charge, of all petitions that reach them.

"Resolved, That we rely upon the sagacity and foresight of all public spirited men of Oregon for pushing this work to a speedy completion.

"Resolved, That the aid of all women's clubs, unions, fraternal associations and fraternal patriotic orders is likewise solicited and contributions in money are asked for, to be sent to our treasurer, in sums, whether large or small, to be used in this crisis.

"Resolved, That we respectfully invoke the aid of the public press in the prosecution of our work in this crisis; and we will deem it an especial favor if the newspapers will open their columns for contributions for this purpose."

Mrs. H. W. Coe offered the following:

"Whereas, The enfranchisement of the women of all the states of the Union is but the question of a little time, we call upon the voters of Oregon to lead in this patriotic work of genuine expansion in the republic, by ordering on the Pacific ocean, thus setting an example to California an illustrious example."

Adopted.

Mrs. M. C. Athey, who was a voter when residing in Idaho, moved that an appeal be made to the men and women of the four equal suffrage states, also to the state and national suffrage associations for co-operation and funds in this emergency. The resolution was adopted.

Following is the full text of the petition as approved by the committee:

"The Hon. J. H. Harlow, secretary of the state for the state of Oregon—We, the undersigned legal voters of the state of Oregon, respectfully demand that the following proposed amendment to the constitution shall be submitted to the electors of the state of Oregon, for their approval at the regular general election to be held on the 6th day of June, 1904, and each for himself says: I have personally signed this petition and my residence, postoffice and voting precinct are correctly written after my name.

Equal Suffrage Amendment.

Section 2, article II, of the constitution of the state of Oregon shall be and hereafter is amended to read as follows:

Article 2. In all elections not otherwise provided for by this constitution, every citizen of the United States of the age of 21 years and upwards, who shall have resided in this state during the six months immediately preceding such election, and every person of foreign birth of the age of 21 years and upwards, who shall have resided in this state during the six months immediately preceding such election, shall be entitled to vote at all elections authorized by law. It is expressly provided that no citizen shall be denied the right to vote on account of sex.

The chair explained that all petitions must be filed with the secretary of state by February 6, and all persons circulating petitions are urged to secure as far as possible the names of voters who were registered in 1902. Arrangements were announced for a mass meeting of the association to be called in the near future.

Mrs. H. W. Coe was appointed chairman of a committee to procure a place for the proposed mass meeting, and to invite well known men to speak. Mrs. W. A. Dalton was appointed chairman of the music for the meeting. A general meeting of women will be held next Friday at the meeting of the Women's club to discuss the situation.

BOXCAR THIEVES SAFE IN CUSTODY

As disreputable a looking crowd as ever graced the confines of the city jail spent last night in the bastille. This morning they were taken to the county jail to await a charge of larceny from boxcars.

It is claimed that the gang, all of whom appear to be tramps, have been systematically robbing boxcars along the line of the Oregon Railroad & Navigation company. Railroad Detective Fitzgerald yesterday captured the gang in the outskirts of Troutdale, and at 6:30 o'clock last night he locked them up in Portland. They were living in fine style, for common tramps, in a camp of their own, where they were enjoying the good things and to have been stolen from the freight cars. The officers expect to recover much of the plunder.

The names of the prisoners are Tom Sullivan, Pat Donahue, James Sweeney and Robert Gattuso. The boys were also among the alleged thieves, but he turned up missing in the station this morning and the police are looking for him. Just how he got out is a mystery, but it is supposed that it was due to a mistake in handling the large number of prisoners in custody this morning.

Detective Fitzgerald has located a box of shoes which the alleged thieves are said to have sold at Troutdale.

HARLOWS LSE CIRCULATION SUIT

DECISION RENDERED BY THREE JUDGES DISMISSING COMPLAINTS—CIRCULATION CONTRACT WAS NOT INTENDED TO GROW WITH THE CITY LIMITS SOUTHWARD.

With Presiding Judge Cleland dissenting and Judges George and Fraser assenting, Circuit Judge Sears this morning rendered a decision dismissing the original and the supplemental complaints in the case of F. E. and Lou A. Harlow against the Oregonian Publishing company and H. L. Pittcock, general manager of the company. The suit, which has been in the courts for the last 18 months, arises from the claim of the Harlows to the right to distribute the Oregonian from Alder street south to the city boundaries.

The Oregonian Publishing company alleges that they have the right to distribute papers only within the boundaries of the city as set forth in a contract entered into by the company with a man named Southworth in 1864. The city limits were then from Alder street on the north to Lincoln on the south and the foot of Portland heights on the west.

The main questions presented to the court were whether the original contract was assignable and transferable, and whether it carried with it the right to distribute papers in other districts as the city was subsequently extended.

The Harlows were allowed to serve their patrons within the limits of the city as extended since 1864, but 18 months ago Mr. Pittcock, acting for the Oregonian Publishing company, notified them that they must cease delivering papers south of Lincoln street or west of the foot of Portland heights. They applied for an injunction, which was granted, but subsequently dismissed, and the case was tried on its merits. There was no evidence that Pittcock had ever formally acknowledged the transfers by Southworth and his heirs to the Harlows.

In his opinion Judge Sears said that the majority of the court had decided that the Oregon Publishing company was no longer bound by its contract. Judge Cleland held that the contract was valid, assignable and enforceable, and was intended by the use of the words "city limits" to keep pace with the growth of the city. Judge Sears dissented with the last view of the presiding judge, but he dissented upon the grounds that the contract was not assignable and was expressly terminable, and that it could be annulled as it could be restricted in the scope of its operations.

After citing a number of authorities in support of his views he said: "The evidence throws no light upon the contract in support of these views. Parol evidence or contemporaneous conduct may be in evidence, but the contract in question is a written contract, and as the term of the contract is Alder street, the original and supplemental complaints are therefore dismissed."

WISH REPEAL OF ALL DUTY ON COAL

The chamber of commerce has written the members of the Oregon delegation in congress requesting legislation for the repeal of the duty on coal. The duty on coal was suspended January 15, 1903, for one year. Next January 15 the old duty of 67 cents a ton will again be charged unless the coal averages in assay 92 per cent fixed carbon, which very little coal does.

The letter denies the statement of Congressman Mondell of Wyoming who said "the state of Wyoming could not compete with British Columbia coal for in British Columbia they employed Chinese labor and consequently wages were much less." Instead of that, the letter says, there is but one mine that employs Chinese underground, while wages in British Columbia are higher and the hours shorter than in this country. The letter expatiates on the benefits to the farmers by letting coal in free of duty in that this is a grain state and Oregon exports most of its grain to Europe, so sailing ships would have cheaper rates and because they would come with coal and leave with grain.

YOUNG DOCTORS TAKING EXAMS

Twenty-four aspiring medics are periphring over the questions of the first day's examination which is being conducted by the state board of medical examiners at the Y. M. C. A. building today. The examination will be continued tomorrow and Thursday morning, and after the markings are finished the results will be announced to the applicants.

The questions on today's list covered the subjects of anatomy, surgery, diseases of the nervous system, physiology, and the anatomy of the eye. The examining board holds these examinations twice each year and is composed of Dr. W. H. Saylor, president; W. E. Carr of Oregon City, treasurer; A. B. Gillis of Salem, H. E. Currey of Baker City, and Byron E. Miller, secretary.

HIS HANDS ARE TERRIBLY BURNED

Arohle McCoy is the name of the small boy who was nearly electrocuted at the rear of the Manhattan court Sunday night. The boy is living at Seventh and Stark streets. Why he tried to get into the back yard of the court house is not told. The little fellow's hands are terribly burned and he will be unable to use them for at least two months. Although suffering the most excruciating pain, when he returned home after the accident, the little fellow showed remarkable grit and bravery. The boy's name is Arohle McCoy.

STOLE FISH BUT FORGOT ABOUT IT

"I don't remember taking the fish," pleaded Patrick Boyle, when arraigned in the police court today charged with larceny. The officer's testimony showed that "Pat" had covered some of the famous Columbia river smelts, which were displayed temptingly in front of the store of On Lee at 89 Second street, yesterday.

"Under the circumstances I'll have to plead guilty," continued the versatile "Pat," but I don't think I stole anything.

However, the officers showed that "Pat" also had in his pockets a set of false teeth. He was sent up for 10 days.

Both Boyle and his wife were released from jail only last week. The woman was again arrested the same night and is now serving 10 days in the city jail.

EXPENSIVE ROSES.

The wife of a Washington-street merchant is very fond of roses, especially of the brilliant varieties. By way of reminder she said to the husband the other morning before he started for business: "I see, my dear, that Jacks are becoming cheaper." "That may be true," said the husband, absently; "but I have known men who would have been willing to pay \$100 for one to put with the two already in their hand."

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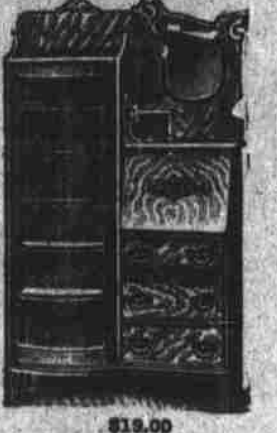
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Remember our stock covers four times the space represented from the outside. You cannot afford to buy until you have seen our entire stock and got our prices.

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STEAMER ALLIANCE TO BE OVERHAULED

WILL HAVE NEW KIND OF OIL BURNING PLANT INSTALLED—STEAMER GLENOLA EQUIPPED WITH PLANT AND NOW READY FOR GOVERNMENT INSPECTION.

The steamer Aberdeen sailed from San Francisco today in place of the Alliance of the same line, which will be laid up at San Francisco for a general overhauling and to receive her annual inspection. She will also be equipped with a new kind of oil burner, which embodies the latest improvements and is said to be the best now in use. It is so arranged that by giving out while at sea it can be easily adjusted in a few minutes.

F. P. Baumgartner, local agent of the line, says there are fully half a dozen different characters of burners now in general use, and each of them possess their advantages. He believes, however, that the one with which the Alliance will be provided is far superior to any of the others.

Oil burning plants are rapidly becoming popular with local steamboat men, and in the course of a year or two it is believed that very little coal and wood will be used as fuel on any of the vessels. The steamer Glenola, owned by the Oregon Round Lumber company, has recently had an oil plant installed, and is now ready for government inspection. She is to be used as an oil-carrier between Linnton and Oregon City, supplying the paper mills at that place with liquid fuel.

D. C. O'Reilly, president of the Oregon Round Lumber company, has just returned from a business trip to San Francisco, inquiring into the feasibility of getting a much larger supply of oil from there if conditions here soon warrant it. In a short time a representative of the firm says, the probabilities are that the brick company near Vancouver will soon use oil as a fuel, as well as the Warren Packing company and the cold storage plant at Goble. It is said that all the salmon canning factories are also contemplating making similar changes. If these changes materialize the Glenola will be kept busy plying in the local oil trade.

VESSEL MOVEMENTS.

The Andorinha moved this morning from the Banfield to the Oceanic dock and the Glenessin to the berth which the former made vacant. The Forester moved from the Inman-Equisen mill to the Victoria dolphins, where she will finish her lumber cargo.

ENGINEER RETURNS.

David Ogden, United States assistant engineer, returned last evening from a month's vacation which was spent at Washington, Boston, New York and Chicago. He was accompanied by Mrs. Ogden.

FLAGS AT HALF MAST.

All the British ships in port have their flags displayed at half mast in honor of the memory of Captain Fulton, who recently died at the Good Samaritan hospital from injuries received by a fall.

HIS BIRTHDAY.

M. L. Porter, captain of the British ship Red Rock, is celebrating his birthday.

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232 North Fourteenth, corner Marshall. Best sugar, 50c sack; best hard wheat flour, \$1.15; No. 2 hard wheat flour, 95c; best valley flour, \$1.00; 22 lbs. rice, \$1.00; Eastern hams, 15c lb.; best creamery butter, 60c; No. 3 creamery butter, 55c; best Mocha and Java coffee, 25c lb.; packages Gold Dust, 25c; 10-lb. sack cornmeal, 30c. This store is a money-saver for you. Call and get price list. Phone, Main 2985.

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but Judge George did not believe that she was entitled to that amount. Brown had paid \$155 attorneys' fees and \$100 for the support of his wife. The court thought that \$10 a month for the support of the child was sufficient to allow Mrs. Brown, outside of her disbursements.

Mrs. Brown alleged that her husband's farms in Clackamas county are worth about \$15,000; that he has money in the Oregon City bank and that he also has money buried on his farms, and that she knew where he had buried \$10 in one place.

Which? From Puck. Lucile—Were you not embarrassed when young Dr. Jones asked for your hand? Ethel—Dear me, yes! I hardly knew whether he wanted to take me or my pulse.

The Trouble of It. From the Philadelphia Ledger. You looked as good this morning, Bill. "Well, time will tell on a man, they say." "Yes, especially a high old time."

Always Remember the Full Name **Exaltine Bromo Quinine** on every box. 25c

TELLS MARITAL WOES BY SIGNS

NELLIE GLUTSCH, A DEAF MUTE, SECURES A DECREE EXPLAINING THAT HER HUSBAND ABUSED HER—UNUSUAL SCENE IN THE COURT.

Nellie Glutsch was granted a divorce from Emil Glutsch, a collector for Wetmore's brewery, by Circuit Judge Sears this morning. Mrs. Glutsch, who was formerly Miss Drueck, and who is a deaf mute, her story, told on the witness stand, was repeated to the court by an expert in the sign language. She married Glutsch in Portland January 21, 1900. They have two children, Emily, aged three years, and Walter, aged six months. From the time of their marriage she charges Glutsch abused her. In December, 1901, she said he turned her out of doors and threw her clothes after her. In January, 1902, she said he stood by and saw his mother throw her out of doors and told her to remain away but not to take the children with her. Although he is earning a comfortable salary she said that he never provided for herself or their children and she had to apply to relatives for clothing.

WILL BREAK ROCK FOR A WHOLE YEAR

For the next 12 months Thomas Woodman will board at Sheriff Storey's hotel and pay for his meals by working on the county rock pile. Woodman, who is branded as a member of a bad gang of thieves which have been breaking into freight cars on the O. R. & N. railroad, was convicted of larceny before Municipal Judge Hogue today, and a year in jail was his fate. It was shown that Woodman, who was arrested by Detectives Kerrigan and Snow, had sold several razors, strops and some cutlery, stolen from a freight car, to a North Second street pawnshop. He had no defense to offer.

PATTI CONCERTS TO BE CONTROLLED BY POLICE

(Journal Special Service.) San Francisco, Jan. 5.—The police today notified the Grand opera house management that no one will be permitted to attend Patti concerts. No chairs will be allowed in the aisles and patrons must show a seat check to the police before entering the building. Mayor Schmitz is determined to prevent a possible repetition of the Chicago panic.

HEADACHES FROM COOLD.
Laxative Bromo Quinine removes the cause. To get the genuine, call for the full name. 25c.