

TORNADO IS RAGING

Million Loss Is Predicted in South Through Cyclone Damage.

(Journal Special Service.)
Louisville, Ky., March 26, 2:30 P. M.—A terrific storm is at this time raging throughout the south, and it is believed that the loss of property here alone will reach \$250,000. Fifty residences were unroofed this afternoon, and churches, distilleries and high buildings were damaged to a great extent. So furious is the tornado that persons are unable to ascertain whether lives are sacrificed, but it is believed that many will be counted victims to the tempest when it subsides, and the details are known.

From the reports, so long as wires were in service, came reports that fearful damage had been done and that deaths would surely result in addition to the great property loss.

CARBARN BANDITS SENTENCED TO DIE

AFTER A REMARKABLE CAREER OF CRIME THREE YOUNG CHICAGO MURDERERS GET JUSTICE IN THE HANDS OF THE LAW—SCENE IN THE COURT ROOM.

(Journal Special Service.)
Chicago, March 26.—Peter Neidermeier, Harvey Vanden and Gustav Marx, the carbarn bandits whose trials occupied the courts here for several weeks, were sentenced today to be hanged April 23. Neither betrayed the slightest emotion when sentence was passed upon them.

A great crowd was present in the courtroom and the courtroom without were thronged with the curious and morbid. During the sentencing the mothers of Neidermeier and Vandine stood just inside the railing, but near them were three detectives to watch their every movement.

OPENING THE ATLIN COUNTRY PROGRESSES

(Special Dispatch to The Journal.)
Victoria, B. C., March 26.—C. T. Switzer of Philadelphia, and of the British-American Mining company, now on his way to Atlin, has just let a contract in San Francisco for building a new dredge for Spruce creek this summer. It will have a capacity of 5,000 yards a day, dredging its own way through the gravel. The boat will be completed by October and get a month's run this fall. Last year the company received a New York firm a big capacity on Pine creek, Atlin, which will begin operations in April. Both will be operated from an electric plant at the Falls on Pine creek.

PAYS PENALTY OF DEATH ON GALLOWES

(Journal Special Service.)
Union, Mo., March 26.—George Collins alias Fred Lewis was hanged today at 1:20 p. m. for the murder of Detective Schumacher near Stanton January 15, 1933. The detective attempted to arrest Collins and Bill Tudolph for bank robbery.

PAINTERS LOSE CASE IN MINNESOTA COURT

(Journal Special Service.)
St. Paul, Minn., March 26.—A decision was handed down today in the courts that artistic work is not subject to the rules governing the work of artisans. The Minnesota state capital commission awarded a New York firm a big contract for mural decorations.

LAST ARGUMENT IN THE BURTON TRIAL

(Journal Special Service.)
St. Louis, March 26.—The closing day of the trial of Senator Burton of Kansas began this morning with the rebuttal testimony, at the close of which the government's counsel made his argument, dwelling principally upon the actual and implied influence attendant upon the use of the senator's name by a corporation such as the Klatto Grain company. Burton's lawyers presented the horrible consequences of mistaken testimony. The senator himself seemed calm and collected.

MT. TABOR PEOPLE WIN FIRST ROUND

The residents of Mount Tabor who object to the maintenance of the institutions of the Sanitarium company in that district have won the first skirmish in the legal campaign inaugurated for their removal. The motion to strike out a number of items in the complaint on the grounds of incompetency and irrelevancy was denied by John B. Cleland, presiding judge in the state circuit court this morning.

The principle clauses which the defendant company wished eliminated

CHAFFEUR THROWN HIGH IN THE AIR

When H. Wemme attempted to turn his automobile up Stark street from First this afternoon about 2 o'clock, one front wheel caught in the car track in some inexplicable manner. In an instant both front wheels were wrenched from the machine. The chaffeur was

NEGRO SLASHER MAY BE INDICTED

GRAND JURY INVESTIGATES ELLI WHITE'S MURDEROUS ASSAULT ON A PORTLAND SALOON MAN—HIS RECORD VERY BAD, ACCORDING TO POLICE OFFICERS.

The county grand jury today investigated the charge against Elli White, colored, accused of assault with a deadly weapon. He got into an altercation with Pedro Grano, one of the proprietors of a saloon at First and Clay streets, last Wednesday evening, and is alleged to have attacked him with a razor. Grano was badly cut on the nose, cheek, forehead, chin and neck. The case was drawn to the attention of the grand jury this morning by District Attorney Manning.

White was arrested at 5 o'clock last Thursday morning by Sergeant Hogeboom and Detective Vaughn, just as he stepped upon the Madison street bridge on his way out of Portland. He carried a grip which was stored full of his worldly goods. When the report of the fight was given to the police Wednesday night, Hogeboom and Vaughn were detailed on the case. The officers at once visited White's many north end loafing places, but were unable to find any trace of him. After searching for the razor welder for many hours, the officers started to make a round of the south end, and as they were nearing the bridge saw their man start across.

The officers say that White is an all-around bad man. They state that he was one of the go-bos for who held up and nearly beat to death an old man who resided alone in a cabin in the north end of Portland last December.

KAISER BELIEVED TO BE FAR FROM WELL

(Journal Special Service.)
Naples, March 26.—Kaiser Wilhelm gave an informal luncheon to King Victor of Greece at the hotel where the yacht Hohenzollern. The emperor received his visitor without the least show of ceremony, and only eight were in the party that sat down to luncheon.

WILL BRING ROADS INTO COMPETITION

(Journal Special Service.)
Minneapolis, Minn., March 26.—Within the next two weeks the Canadian Northern expects to have its line into Prince Albert, Saskatchewan, opened to traffic. Work is being rushed also on the extension to Edmonton, Alberta, and it is hoped to have the line open before the end of the present year.

PRESIDENT'S LIFE GUARDED BY LAW

(Journal Special Service.)
Washington, March 26.—A favorable report was made today by the senate committee on judiciary of Senator Hoar's bill providing the death penalty for attacks on the president.

SUM IS TOO SMALL FOR STEEL BRIDGE

The city engineer's department is in a quandary in preparing plans for the erection of a bridge across Sullivan's street. The sum of \$25,000 has been appropriated for the construction of the bridge, and the trouble has arisen in preparing a bridge that will cost just that much. The sum is considered too large to be spent on a wooden bridge, and too small for a steel bridge.

VERY LATE SEASON IN HOP CULTURE

(Special Dispatch to The Journal.)
Independence, Or., March 26.—Hop planting is later this season than it has been for a number of years. There has been so much steady rain and high water that the bottom yards have been left entirely alone. The sandy soil, however, can be cultivated very soon after the rains cease.

DISCUSS STRIKES IN TRADES COUNCIL

DIFFICULTIES OF LEATHERWORKERS AND BAKERS CONSIDERED AT MEETING OF THE FEDERATED TRADES—BAKERS ASK WORKMEN TO DEMAND UNION LABEL.

Representatives from both the leatherworkers' and bakers' unions were present at the regular meeting of the Federated Trades council last night and made statements relative to the strikes. The causes leading up to them were given in full.

MAY DELAY WORK ON BURNSIDE BRIDGE

Owing to the fact that the Pacific Construction company, which has the contract for repairing the Morrison street bridge, is unable to close that structure within a few days, it is likely that the projected work on the Burnside street bridge will be delayed. By request County Judge Webster and the county commissioners held a conference with E. F. Baugartner, manager of the company yesterday afternoon.

PREPARE TO RECEIVE NATIONAL GRANGE

To prepare for the entertainment of the National Grange in this city in November, the executive committee of the state granges of Oregon and Washington met yesterday. Master B. G. Leedy of Oregon grange presided. Those present were Master J. O. White of Washington, Executive Committee member Richard Scott, A. F. Miller, C. H. Welch and George Stevenson and Thomas Paulsen. Fully 2,000 delegates are expected and an effort will be made to engage the army for the seasons. It is thought the National Grange will be in session about nine days. The following committees were appointed.

GIANT STATUE IS SUCCESSFULLY CAST

(Journal Special Service.)
Birmingham, Ala., March 26.—In the shops of the Birmingham Steel & Iron company there has just been successfully cast the first section of the giant statue of Vulcan, which will be one of the most prominent features of the Alabama exhibit at the St. Louis world's fair.

HUSBAND DID NOT CONDONE OFFENSE

The demurrer interposed to the new allegations in the amended answer to the cross bill filed by Bertha Winters in the suit for divorce brought by George E. Winters was overruled in the state circuit court this morning by John B. Cleland, the presiding judge. He held that the fact of the husband leaving his wife several months before suit was filed, if proved, would show there had been no condonation of the alleged offense.

ACCOUNT OF THEFT

Charged by J. D. Frey of stealing \$700 from him last Thursday night, George Boucher and James Kane were arraigned before Municipal Judge Hogue this morning. They entered a plea of not guilty, but as their attorney was not ready to appear the case was continued until \$2,500. Frey says he met Boucher and Kane in the Pullman cafe, 126 Fifth street, Thursday night and later they accompanied him to his room. When Frey awoke late yesterday morning he found that he was being robbed. Boucher, Detective Day and Weiner arrested Boucher and Kane at midnight last night.

Chinese Must Leave City.
The case against Ah Seoung, charged with threatening to kill Gin Gee, a slave woman, was continued indefinitely this morning in the municipal court. Seid Back, a Chinese merchant, pledged the court he would ship the defendant out of the city, and that there would be no further trouble. Ah Seoung alleged that he had been robbed of \$200 by the woman.

INDRUPA ARRIVES WITH LARGE CARGO

Loaded with 7,000 tons of freight the Oriental liner Indrupa arrived at Astoria this morning at 8 o'clock and is expected to reach Portland early this evening. In the cargo are 1,725 tons of goods which will be reshipped from here to various points in the east.

HOPE FOR SETTLEMENT

Local firms interested in the coast shipping business are anxiously awaiting confirmation of the news from San Francisco that the marine engineers' strike has been settled. On account of their not having been notified of the settlement they are inclined to doubt the accuracy of the report. They are of the opinion, however, that the difficulty is nearing a satisfactory conclusion, and all that is required now is for the leaders of the opposing sides to agree to the terms of an agreement which has been drawn up.

ACCUSED OF ROBBERY TWO RANCHMEN

Charles Griggs was arrested last night by Detectives Kerrigan and Snow on the charge of stealing clothing, jewelry and money from J. E. Peters, and a suit of clothing from W. W. Lines. Peters and Lines are milkers on the ranch of Gus Wilson, a mile south of Woodstock, and the robbery occurred between 2 and 4 o'clock yesterday morning. Griggs was formerly employed on the ranch but quit 10 days ago.

ATTORNEY NIXON MUST ALTER ANSWER

Attorney Richard Nixon must separate the grounds of his answer to the suit against him for \$50,000 damages instituted by Attorney John Ditchburn. The motion that the grounds be separated was allowed this morning by Judge Cleland in the state circuit court. Justification of the libel alleged, mitigation of damages and privileged conduct were set by Nixon, who answered for charges made before the grievance committee of the Oregon Bar association in connection with disbarment proceedings instituted against Ditchburn.

BLUES IN ROUGH WEATHER

More than half a day late the steamer George W. Elder reached port this morning at 3 o'clock. The delay was occasioned by the tide being low at the mouth of the river on her arrival outside. The officers report a fine passage coming up the coast. On the last trip down, however, they state that very rough weather was experienced. That was a week ago today, when the wind played such havoc in Portland and vicinity. Heavy seas were running all day last Saturday, they assert, but there was no damage done. An occasional wave washed over the decks, but such occurrences have been so frequent during the past few months that no attention was paid to them.

WIFE CHARGES CRUELTY

Suit for divorce was filed in the state circuit court yesterday afternoon by Gladys G. Whitaker from Cheryl Whitaker. She charges cruelty. It is further alleged that Whitaker has kept a watch on her, and a short time ago left her and refused to return. A stipulation was filed this morning that in case a divorce is granted Mrs. Whitaker shall in consideration of \$100, waive all claims to alimony or other remuneration, and that each party to the suit shall pay a proper share of the costs.

GREEN WHARF OF OREGON LIFE

Orvie Glese, who attempted suicide last Thursday night by shooting himself in the head, is said to be well enough to leave the hospital today, when his physicians have advised him to remain in bed a few days longer. Glese, who is but 21 years old, is said to have grown weary of Oregon life and that he wanted to join the great beyond by shooting. The bullet fattened against his skull.

LUMBER CHARGES

Meyer, Wilson & Co. received word this morning that the British ship Clan Buchanan has been chartered to load lumber at Puget sound for the west coast of South America, the rate being \$35. A report has it that the British bark Invermay, now due at the mouth of the river from Port Los Angeles with general cargo, has been chartered to take out a lumber cargo from Portland.

SCROONER GALE ARRIVES

Late last night the schooner Mabel Gale arrived in port from San Francisco. She berthed at the Inman-Poulsen mill, where she will load lumber for the return trip.

TEN MUST ANSWER FEDERAL COURT

FEDERAL GRAND JURY BRINGS IN LARGE LIST OF TRUE BELLS—CUNNINGHAM AND ALLEGED ACCOMPLICES INDICTED FOR FRAUD IN LAND CASES.

Ten true bills were returned by the federal grand jury this morning. They are: William H. Kelly, charged with embezzlement of postoffice moneys; Joe Cook, Sillet Indian, perjury; Albert Harrington, personating a government officer; Charles Cunningham, Dallas O'Hara, Glen H. Saling, Shelly Jones, Mark Shackelford, Asa Rayburn and Kate James, conspiracy to defraud the government.

The fact that the grand jury has indicted the persons named has been known for several days. The most important of the four indictments is that of Cunningham and the six named with him. Only one count is cited in the bill, but it charges each of the six with conspiring with Cunningham to procure and make fraudulent land entries. Cunningham is charged with soliciting and procuring them to make homestead entries on land for him.

William H. Kelly, late postmaster at Greenhorn, Or., is charged in the indictment with embezzling moneys entrusted to his care to the amount of \$316.88.

Joe Cook, the Indian, is charged with swearing falsely at the trial of U. S. Grant. Cook is under bonds at his home on the Sillet reservation.

Albert Harrington is indicted for impersonating a federal officer at Dallas for the purpose of defrauding homes containing until Monday afternoon at 2 o'clock. It is understood the Wakefield case will finally be disposed of at that time. Wakefield is charged with using the mails for fraudulent purposes.

An important case to be considered in the trial of E. S. Eaton, charged with offering to sell counterfeit money. Eaton was arrested at Glendale, Or., March 7, on complaint of Postal Inspector Butler. Circulars said to have been sent through the mails by Eaton advertising "green goods," will be offered as evidence. Eaton, it is alleged, at one time conducted a similar scheme in Indian territory.

CURIOUS MISTAKE IN SUIT AT LAW

"Lewis Montgomery vs. Lewis Montgomery" that is the title of a case yesterday in the state circuit court. Montgomery, in other words, has filed suit against himself. The error, for error it is, is doubtless due to the mental process by which a person repeats anything from habit. The intention was to make M. J. Kinney defendant, and his name is indorsed on the folder.

Lewis sues himself, meaning to sue Kinney, for a commission of \$5,000 on the sale of timber lands in Clatsop county. The price of the property was \$12,500, he alleges, the commission promised him being \$18,000. Only half this amount has been paid, he declares, and the courts are asked to make himself (meaning Kinney) pungle up for the other half, with interest at 6 per cent from January 1, 1933.

ACCUSED OF THEFTS FROM A BOX CAR

Sheriff Huntington of Kalama, Wash., was in Portland this morning, having been notified of the arrest of Robert Lane and Benjamin Murphy, accused of stealing clothing from a box car. The robbery is said to have occurred some time ago, but the commission was on its way between Kalama and Castle Rock. The stolen goods were valued at \$60.

PAWNS MACHINE NOT YET PAID FOR

A. W. Clapp was arrested last night by Sergeant Carpenter on the charge of pawning a typewriter belonging to the Remington company. The machine was purchased on the installment plan in Seattle some time ago, and it is said that it has not been wholly paid for at the time it was pawned to Dan Marks, whose shop is near the corner of Third and Oak streets. The case against Clapp was set for trial before Municipal Judge Hogue next Monday morning. Information against Clapp was filed yesterday afternoon by C. Brown, local agent for the Remington Typewriter company.

INVERNESS DUE SOON

It is expected that the British steamer Inverness, which is under charter to carry a lumber cargo from the west coast of South America, will arrive here from Vancouver, B. C., about April 3. She is expected to move next Wednesday to Ladysmith or Comox, where she will coal. From there she will go on the drydock at Esquimalt to be cleaned. This will require but a day or two, and then she will sail for the Columbia river.

Late last night the schooner Mabel Gale arrived in port from San Francisco. She berthed at the Inman-Poulsen mill, where she will load lumber for the return trip.

FAILED TO FOLLOW LEGAL PROCEDURE

Carelessness of procedure shown in connection with commitments from the police and justice courts to the state district courts caused a turmoil at the court house yesterday afternoon. Though the grand jury returned a not true bill in the case of Walter Smith and James Cooley, charged with enticing a 14-year-old Olive Matson into a disorderly house, the order of John B. Cleland, the presiding judge, for their release was found inoperative for the reason that they were taken from the county back to the city jail five minutes before the grand jury made its report. In the case of prisoners the state circuit court has no jurisdiction over municipal courts.

This anomalous condition of affairs, which caused the fathers of the boys to hurry around the building in a state of excitement for a half hour, and their making out of orders of release in duplicate and certifying to them in order to show the municipal authorities that the youths should not be held, was due indirectly to a violation of law in this instance, as the code has been disregarded so long that a number of lesser evils follow in the train of its non-observance.

The law is plain and specific in the matter of commitments. It provides that on the first day of the term in the higher court all the papers in cases of commitment from the lower court shall be sent up. This is to permit the officials, and particularly the district attorney, to familiarize themselves with cases, and for other reasons. The law has never been followed.

The present term began on March 7 and the crime of which the boys were accused was not committed until March 9. Accordingly the papers in the case would not have been due in the higher court until May 2, the first day of the next term. The district attorney, however, called the matter directly to the attention of the grand jury, the same as he did that of "Canadian Whitey" and others. The boys were sent up, and as the law seems never to have been followed, a precedent has been set at all common sense in the present instance would have dictated that the commitment papers be sent along. They were not, and five minutes before the grand jury reported yesterday, the boys were sent for and taken back to the city jail. The grand jury found not a true bill. Judge Cleland ordered their release from the county jail. When a deputy clerk went to the jail, accompanied by the boys' parents, they were gone. Then a lot of trouble was caused in showing the municipal authorities that they could be released. The injustice of holding them after they were exonerated by the grand jury is evident. Even if committed from the lower court, the district attorney would be obliged to order their release as soon as the commitment was made out.

ACCUSES HOTEL MAN OF STEALING TOOLS

Charged with keeping barber tools that did not belong to him, H. E. Jones, a clerk in a lodging-house, 7 1/2 North Second street, appeared before Municipal Judge Hogue this morning and entered a plea of not guilty. His trial was set for next Tuesday. F. T. Smith claims to be the rightful owner of the tools in question, which he values at \$25. Smith said that this morning the recently came to Portland from the south and that he found work at his trade somewhat dull. He lived at the house where Jones worked, and had told the clerk about pawning his watch. "Jones told me that he would find the simplest out of oak," said Smith, "and so I gave him the ticket for it. He got the watch out all right, and when I secured enough money to redeem it he tried to palm off a cheaper watch in its place. This is refused."

PLAYS DRUNK WHEN CAUGHT AT THEFT

"Boxcar" Casey, whose face is well known to every patrolman on the Portland police force, was told by Municipal Judge Hogue this morning that the charge of larceny from a dwelling. Casey was arrested early this morning while crawling out of the cellar of G. L. Boynton's home, 476 Burnside street, and carrying with him a saw, a pair of rubber boots and a shoebrush.

A NICARAGUAN CAN ATTEND WEST POINT

(Journal Special Service.)
Washington, March 26.—The house today adopted a resolution permitting the son of the late president of Nicaragua to attend the West Point military academy. The house disagreed on the senate amendments to the Indian bill sent it for conference.

Grip Pains

It would be utterly impossible to imagine anything more distressing than the Grip Pains. They are simply indescribable, and seem to be composed of all the misery sensations known. Yet they can be relieved and in a very short time, by taking

Dr. Miles' Anti-Pain Pills

The greatest remedy on earth for pains of any kind. Their soothing influence upon the nerves is felt throughout the entire system.

"I had La Grippe pains all over me, and I was in such distress I thought I could not endure it. I thought of Dr. Miles' Anti-Pain Pills, and after taking 3 doses the pain disappeared, and I slept peacefully. My brother has a swelling on his neck, and uses them, as they ease the pain, and leave no bad effects like quinine powders."

If they fail to help, your druggist will refund your money on first package. 25 doses, 25 cents. Never sold in bulk.