

STRICT ATTORNEY WILL DO HIS DUTY

Statement Made That He Voluntarily Promised to Enforce Anti-Gambling Law.

WILL TRY TO STIR CHIEF HUNT TO SIMILAR ACTION

Sheriff Word Denies Statement of Money Offered to Influence His Actions.

District Attorney John Manning called on Attorney Miller Murdoch of the Municipal association at his office in the Fenton building yesterday and held a brief conference with him relative to enforcement of the anti-gambling law. It is said that Mr. Manning voluntarily promised he would enforce such laws and would endeavor to see that Chief of Police Hunt did his duty.

Relative to the dismissal of the incident against Chief Hunt, the district attorney explained that he was aware that while the public generally does not favor the prosecution of Mayor Williams, the opposite is true of Chief Hunt. He added that after procuring the dismissal of the indictment against the mayor he had no alternative in the case of the chief of police, who is himself a creature of the mayor and had followed plans outlined by his creator.

"Before many days pass," Mr. Manning is said to have remarked, "the association will see that I intend doing my whole duty in this matter."

It is known that prior to election Mr. Manning gave the municipal association a written pledge that in the event of his election he would enforce the anti-gambling laws to their full extent. That the association has talked over the proposition of giving this letter publicity is unquestioned, but in view of the action taken by the district attorney yesterday it is unlikely that such will be done in the immediate future, if at all.

Extra proceedings now depend largely on the conduct of Mr. Manning. The ultimatum giving Mr. Manning until a certain date to cause the chief of police to make arrests or file an information against him has ever been issued," said Mr. Murdoch. "Many consulting attorneys I know, have been consulted, but all have been made out of whole cloth."

Mr. Murdoch denies that he ever heard of a traveling man acting as the emissary of the gamblers, going to Sheriff Word and offering him \$10,000 to take action against gamblers only in the event of a process being placed in his hands by the district attorney.

"That is untrue," said Sheriff Word. "I know nothing of such an occurrence. The war against the gamblers has been settled. Unless they break their promise, I do not intend hounding them. I regret the circulation of such stories, as they convey the idea that I am endeavoring to persecute persons who have agreed to do what is right."

The rumor was in circulation this morning that Sheriff Word and Judge Henry McGinn had fallen out. This is denied by the sheriff. He says his relations with Judge McGinn are as friendly as ever.

Attorney Moore says he has never had any conversation with Mr. Manning relative to leaving his office as chief deputy nor with Mr. Murdoch concerning a dissolution of their law partnership. Mr. Murdoch also asserts that there is no truth in such a report.

District Attorney Manning gave the following statement to The Journal this morning:

"The Municipal league is very much offended at me because of my attitude in the cases of the state vs. Mayor Williams and Chief Hunt. After the court granted the order dismissing these cases at my request, my telephone was kept very busy by members of the league asking me for reasons. To some of the members I gave my reason, which was in accord with the reason given in court at the time the order was granted. In the case of other members of the Municipal league, I merely hung up my telephone. Many of its members told me that for two years they had been trying to get Mayor Williams and now that they had a grand jury fearless enough to indict, they thought I had no business to interfere with its work."

"The trouble with too many people in that they want to conduct my office that they want it run. To them I desire to say that I alone am responsible for my office and the conduct thereof, and I interpret the law as I see it, not as they would have it."

TURNER MAN HELD AWAITING TRIAL

Charged With Dispensing Liquor Without License and Selling to Minor.

LABORER ACCUSES HIS ROOM-MATE OF LARCENY

Accused Man a Stranger—Will Be Given Preliminary Hearing in Justice Court.

(Special Dispatch to The Journal.)
Salem, Or., Jan. 12.—John Watkins, of Turner, was yesterday arraigned in the circuit court here upon a charge of selling liquor without a license in Turner precinct. He entered a plea of not guilty. After the arraignment Attorney J. H. McNary filed a second information against him, by which he was charged with selling liquor to a minor. He was immediately placed under arrest upon a bench warrant, and although he had but little trouble in furnishing the required bond, \$100 for his appearance in the first case, he could not raise an equal amount to insure his appearance in court upon the second charge, and it is expected he will be tried during the present term of court.

Accused of Larceny.
C. H. Cook occupies a cell in the Marion county jail accused of larceny. He was arrested yesterday afternoon upon a warrant sworn out by his roommate, E. Thompson, who alleged that Cook stole \$60 from him. The two have been employed in a hop yard a few miles east of this city, where the theft is said to have occurred. The accused man, a stranger to the county, is in preliminary hearing in Justice of the Peace Turner's court tomorrow. In the meantime he is being held under \$250 bonds.

Suit Goes to Jury.
A damage suit against the Southern Pacific company occupied the attention of department No. 1 of the circuit court all of yesterday afternoon and evening, the case being given to the jury at midnight. The suit was brought by M. M. High, superintendent of the Marion county poor farm, for the purpose of recovering \$225, the alleged value of four horses killed by a Southern Pacific train near Chamawa on September 9, 1924.

The plaintiff alleged that through the carelessness of the company's employees engaged in repairing the track a gate was left open, through which the animals gained access to the railroad track.

Carson, Adams & Cannon appeared as attorneys for High, while the defense was conducted by W. D. Fenton and R. A. Leiter of Portland and George G. Bingham of this city.

ADJUDGED INSANE AND COMMITTED TO ASYLUM

(Special Dispatch to The Journal.)
Corvallis, Or., Jan. 12.—Deputy Wells yesterday went to Salem, having in charge Fred W. Hartley, who was adjudged insane by Dr. Lee before County Judge Walters, Wednesday. Hartley was first noticed north of town, at the railroad crossing, Tuesday evening, where by his strange conduct he was frightening women and children. His wife's message summoned Chief Lane to the scene, and the man was taken in custody. When asked who he was, he replied that his name was Fred W. Hartley, that he had been working for a man near Philomath named Parkers; that he was born in England, and had tramped through Nevada, California and Oregon, working some in the logging camps of Washington.

He did not know where he was going, nor just what he wanted to do. After a night in the city jail, Hartley was examined as to sanity and adjudged insane. He is about 35 years of age.

WAR THREATENED IN RAILROAD BUILDING

(Journal Special Service.)
Omaha, Neb., Jan. 12.—A railroad building war for Nebraska and the middle west is in sight for next summer should the Great Northern railroad carry out its announced plan to build two connections with the Burlington in Nebraska this spring. The first of the projected lines is to run from Sioux City to Omaha and the second extension from O'Neill to Theford, Neb., giving the Burlington-Great Northern combination the short line between Denver and Minneapolis and Duluth, that being an invasion of Northwestern territory. Well informed railroad men are of the opinion that this will cause the Northwestern to extend the Hastings line into Denver to retaliate against the Burlington, and the Union Pacific will be drawn into the fight.

BUSINESS MEN COME TO BLOWS IN STREET

(Special Dispatch to The Journal.)
Eugene, Or., Jan. 12.—Charles E. Williams, one of the owners of the Eugene Flour mill, assaulted M. E. Hubble, proprietor of a transfer line, in the street here yesterday. The trouble arose over a misunderstanding in a business matter. Hubble swore out a warrant in the police court for Williams' arrest, but the police judge dismissed the case. Hubble then caused a warrant to be issued from the justice court. Williams appeared, pleaded guilty and was fined \$5 and costs.

BIBLE STUDY INSTITUTE

(Special Dispatch to The Journal.)
Dallas, Or., Jan. 12.—The first annual Bible study institute of the Dallas college Young Men's Christian association will be held at Dallas in the United Evangelical church, January 14 and 15. A large number of delegates from different colleges will be present. Among the leaders who are expected to be in attendance are Leonard H. Moore of New York City, H. O. Hill of San Francisco and I. B. Rhoads of Portland. There is a good prospect of the institute having a big attendance both days.

ED HOFFS WANTS DAMAGES

Ellenthal Bros., New York hop dealers, have brought suit against J. R. Cartwright of Harborside, Or., for damages, alleging that Cartwright failed to deliver 30,000 pounds of hops which had been contracted for. The case is now on trial before United States District Judge Bellinger.

DR. WISS WILL SPEAK

Dr. Stephen B. Wiss will give the second of a series of addresses on "Present Day Problems in Ancient Settings" this evening. Dr. C. H. Chapman, former

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All Suits and Overcoats
Worth up to \$15.00 for
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All Suits and Overcoats
Worth up to \$18.00 for
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All Overcoats and Raincoats
Worth Up to \$18 and \$20 for
\$12.50

All Overcoats & Raincoats
Worth up to \$12.00 for
\$7.50

All Overcoats & Raincoats
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Ladies' heavy-soled vict kid, worth \$2.50, you take your pick at... **\$1.50**

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Pleasure Sleighs
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Cutters Bobsleds
We Have Them

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We Have Them

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My Offer to Women A Dollar's Worth Free

You deposit nothing. You risk nothing. You promise nothing. There is nothing to pay either now or later. I want every woman, everywhere, who has not used my remedy to make this test.

For mine is no ordinary remedy. It represents 30 years of experiment—30 years at bedside—in laboratories—at hospitals. Thirty years of the richest experience a physician can have. I tell below wherein Dr. Shoop's Restorative differs radically from other medicines.

I want no reference to the press. The press have the same opportunity as the rich. To one and all I say "Merely write and ask." Simply say that you have never tried my remedy—for I must limit my offer to strangers—those who have used Dr. Shoop's Restorative need no additional evidence of its worth. I will send you an order on your druggist. He will give you free, the full dollar package.

Inside Nerves!
Only one woman in 10 has perfect health. And almost all womanly sickness can be traced to a common cause—the nerves are weak. Not the nerves you ordinarily think about—not the nerves that govern your movements and your thoughts.

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In more than a million homes my remedy is known. It has cured womanly troubles not once, but repeatedly—over and over again. Yet you may not have heard of it—or hearing, you may have doubted or doubted, so I make this offer to you, a stranger, that every possible woman—make no promise—take no risk—simply write me and ask. If you have not tried my remedy, I will send you an order on your druggist for a full dollar package—sent a sample, but the regular standard bottle he will require no conditions. He will accept my remedy cheerfully as though your dollar held before him. He will send the bill to me.

Dr. Shoop's Restorative
There is nothing new about this—nothing any physician would dispute. But it remained for Dr. Shoop to apply this knowledge—to put it in practical use. Dr. Shoop's Restorative is the result of a quarter century of endeavor along this very line. It does not cure the organ or soothe the pain—but it goes to the source of the trouble—the nerve—the power nerve—and builds it up and strengthens it and makes it well—and that is the end of womanly weakness.

President of the Oregon State university, will give an informal talk to the pupils of the religious school of the temple Sunday morning at 11:30.

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