

DISTRICT 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 at his office in the Fenton building yesterday and held a brief conference with him relative to enforcement of the anti-gambling law. It was said that Mr. Manning voluntarily agreed he would enforce such laws and would endeavor to see that Chief of Police Hunt did his duty.

Relative to the dismissal of the indictment 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 pronouncing the decision of the judges against the mayor he had no alternative in the case of the chief of police, who is however a creature of the mayor and has 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 prosecute all gamblers 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. Future proceedings now depend largely on the conduct of Mr. Manning.

"No ultimatum giving Mr. Manning until a certain hour to cause the chief of police to make arrests or file an information against him has ever been issued," said Mr. Murdoch. "Many complaints have been made against the mayor, 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.

"Murdoch is such an coward. 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 M. McGinn had fallen out. This is denied by the sheriff. He says his relations with Judge McGinn are as friendly as ever.

Attorney Moyer says he has never had any communication 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 interested at the present time in attacking in the name of the size up 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 view 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 is that they want me to conduct my office like a newspaper. It runs. To them, I say to myself that I alone am responsible for my office and the conduct thereof, and I interpret the law as I see it, not

as I am requested to see it. If the Municipal league has anything to publish against me, it's at perfect liberty to do so. I have never refused them a complaint in gambling cases, as the court records will show, nor have I ever refused a citizen a complaint against gambling if he had any evidence at all. I am not an arraigned attorney, nor a lawyer, but I will entertain any complaint made by any person to my office at any time, especially in gambling cases. I have thus far secured convictions in every gambling case I have tried alone."

MR. CAMPBELL COMES FULL OF HONORS

Ben Campbell, traffic manager of the Great Northern railway, is in Portland today on his first tour over the lines since his return from Europe, accompanied by F. E. Whitney, general passenger agent, also of St. Paul; General Agent Yerkes of Seattle, and Mrs. Campbell. The party registered at the Portland hotel, leaving their private car immediately upon their arrival this morning.

Mr. Campbell is very well known in Portland. For a number of years he was general freight agent of the Oregon Railroad & Navigation company. At the time Julius Kratzschmidt became the high official as freight traffic director under him at Chicago, and among the officials made an enviable record.

Thirty days ago, or thereabouts, Mr. Campbell was offered his present position with the Great Northern company, and he resigned from the Harriman family altogether to accept it. This being his first trip over the road as an official, it is regarded with much interest by railroad men. Before his departure Mr. Campbell and his party will visit the exhibition grounds.

SHAPIRO ENTERS PLEA OF GUILTY

A. Shapiro has followed the lead of the Portland club owners and pleaded guilty to the charge of gambling at his Maze Cafe, on Third street, between Yamhill and Taylor streets.

Shapiro pleaded guilty last evening to the true information filed by District Attorney Manning on September 23, and was fined \$150 and costs by presiding Judge George.

Another case is pending against Shapiro, who is accused of having participated in the raid on that charge on October 29, and pleaded not guilty on October 31. It is not known what disposition will be made of this case, but the understanding is that the same plea will be entered. The arrest of Shapiro was the result of raids by Sheriff Word.

ADMIT THEY ARE ON VAUDEVILLE STAGE

Five women from the Green Front saloon, 42 North Third street, appeared in the municipal court this morning to answer charges of vagrancy. They say they are vaudeville performers. Jed Hart, proprietor of the notorious place, was in court to hear the testimony. The place was raided last night by police officers, and it is said efforts will be made to have Hart's license taken away. The cases against the women were postponed until Monday.

JAY GOES HOME TO FIGHT.

(Special Dispatch to The Journal) Albany, Jan. 12.—Fred Oshima, a Japanese laborer who has been employed at Detroit, on the east end of the Corvallis & Eastern railroad for the past few years, came down from there last evening and left this morning for Seattle, bound for his native land. He is a member of the second reserves and returns in response to an order to rejoin his colors and take the field against the Spanish. He expects to return to Oregon when the war is over provided he does not lose his life in the struggle against the enemy of his nation.

WILL HOLD SPEED MEET.

(Special Dispatch to The Journal) Baker City, Or., Jan. 12.—At a recent meeting of the board of directors of the Baker County Fair & Speed association it was decided to hold a July speed meet at the fair grounds on the Fourth of July. In order not to lose any time, S. O. Carroll, J. H. Garren and L. R. Rogers were appointed a committee to take charge of the matter and begin work upon it at once.

AWARDS COUNTY PRIZE.

(Special Dispatch to The Journal) Klamath Falls, Or., Jan. 12.—The county court yesterday awarded the county prize to the Republican. The Express has been the official paper of the county for a number of years, but lost the work today by 46 subscribers.

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—no security. The poor 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 50 has perfect health. And almost all women sickness can be traced to a common cause—the nerves are weak. Not the nerves in ordinary think about—not the nerves that govern your movements and your thoughts.

Not the nerves that regulate and unknown, night and day, keep the heart in motion—control the digestive apparatus—regulate the liver—operate the kidneys—the nerves on which all the vital functions depend.

These are the nerves that wear out and break down.

It does no good to treat me ailing organs—the irregular heart—the disordered liver—the swollen spleen—the damaged kidneys. They do not help. But the nerves that control them. There you will find the root of the trouble.

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 a form that could be easily understood. The result of a quarter century of endeavor shows this very well. It does not cure the organ or remove the pain—but it goes at once to the nerves that control the nerves. It makes the body build it up and strengthens it and makes it well—and that is the end of womanly weakness.

Dr. Shoop's Restorative

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.)

Bend, Or., Jan. 12.—John Wadkins, of Turner, was yesterday arraigned in court charged with the charge of selling liquor without a license in Turner's precinct. He entered a plea of not guilty. After the arraignment Attorney J. H. McNally 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, \$250, for his appearance in the first case, he could not raise an equivalent amount to insure his appearance in court upon the second charge, and was compelled to go to jail.

Wadkins 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 and charged with the offense of selling liquor without a license. He was released on a \$500 bond. 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 is a stranger, will be given a preliminary hearing in Justice of the Peace Turner's court tomorrow. In the meantime he is being held under \$250 bonds.

Sub Goes to Jury.

A damage suit against the Southern Pacific company occupied the attention of department 1 of the justice of the peace court 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 Chemawa on September 3, 1904.

The plaintiff alleged that through the carelessness of the company's employees engaged in repairing the track the fence 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. Lester of Portland and George G. Bingham of this city.

ADJUDGED INSANE AND COMMITTED TO ASYLUM

(Special Dispatch to The Journal.)

Corvallis, Or., Jan. 12.—Fred Wells, a Japanese laborer, was committed to Salem hospital in charge of Fred W. Hartley, who was adjudged insane by Dr. Lee before County Judge Watters, 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. A telephone 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 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 28 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 a connection 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 Thedford, 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 stimulate against the Burlington and the Union Pacific will be drawn into the fight.

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