

DE WITNESS STARR COMES FROM THE MOUNTAINS

Judge May Return to San Francisco, Thus Interrupting Course of Fraud Trials.

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Gives His Promise to Appear in Court Tomorrow to Testify Against His Uncle, Congressman Williamson, and is Released.

Ernest Starr, the last witness who is to testify for the government in the second trial of Congressman Williamson, Dr. Van Gesner and Marion R. Biggs, arrived in Portland last evening in custody of United States Deputy Marshal Griffith. Starr is a nephew of Williamson and attempted to escape (testifying for the second time against his uncle. He took refuge in the fastnesses of the Cascade mountains and for 20 days past a score of officers have been searching for him in order to bring him back to this city.

On his arrival in Portland Starr was taken to the office of the United States marshal and after a brief interview it was determined that he would be in court at 9 o'clock Monday morning, when he is expected to take the witness stand, he was released. He will be the last witness in the case and as soon as his testimony is concluded the arguments to the jury will begin. It is expected that the jury will retire by Tuesday afternoon at the latest.

The presentation of evidence for the defense was concluded yesterday morning and several witnesses were then called for the prosecution to rebut statements in behalf of the defense. At noon court was adjourned to Monday morning.

An interruption in the trial of the land fraud cases seems to be imminent. Judge De Haven has repeatedly intimated within the past few days that he was anxious to get back to San Francisco and it is probable that he will leave as soon as the present trial of Congressman Williamson is concluded. Judge De Haven has business in the San Francisco court which he desires to dispose of and he will return to Portland later to resume the hearing of the land fraud cases. It is understood that he will leave for the south on Wednesday, provided a verdict has been reached in the meantime in the pending case.

Testimony for the defense in the Williamson case was concluded yesterday morning and several witnesses were then called for the prosecution to rebut statements in behalf of the defense. At noon court was adjourned to Monday morning.

Mr. Henry announced before court adjourned that the only remaining witness for the government was Ernest Starr, Williamson's nephew.

Starr's testimony is expected to be the same that he gave on the former trial, when he stated that he took up a timber claim with the definite understanding that it should be conveyed to Williamson & Gesner and that he would be paid for it. When asked whether he had such a contract with Gesner he replied that he had.

Congressman Williamson met the first witness called for the morning. In response to Judge Bennett's questions he said that he was in Prineville in June, 1922, and he explained his contrary testimony given on the former trial. The witness was then asked to produce the bill for long-distance telephone messages which he sent from Prineville to his wife at the Dallas.

"I had no idea when I was on the stand before the grand jury that my appearance would be necessary. When I first saw that hotel register with the forged signature—not forged, but written by some one else—I was suspicious but I now know that I was in Prineville in June, 1922. There is no doubt about it; I was there."

This concluded the evidence for the defense. In rebuttal, the prosecuting attorney called to the stand Gray, the cattleman of Prineville. He denied that as the representative of the Cattleman's association he had warned Gesner or Williamson in the spring of 1922 that they must give up the some lands which they held and where they were grazing their sheep.

Mr. Henry demanded of the witness who was president of the association in 1922 and when objection was made by the defense he said sharply: "We propose to show that it was M. R. Biggs."

The testimony was excluded, however, after a sharp debate. James Keenan of Morrow & Keenan, sheepowners, whose range adjoins that of Williamson & Gesner, testified that in the spring of 1922 there were disputes between the herders of his firm and those of Williamson & Gesner over the control of certain springs and water courses, but as he admitted he was not present at these disputes the statement was stricken out.

Thomas Biggs' Statement. Thomas B. Neuhausen, inspector of the general land office, related the circumstances of his interviews in Prineville with M. R. Biggs when the witness was investigating the regularity of timber claims. He emphatically denied making any statement to Biggs to the effect that Biggs was "all right" and that his claim would be recommended for patent. Neuhausen flatly contradicted Biggs in several important particulars and his testimony was confirmed by that of Mrs. Neuhausen, who followed him on the witness stand. Both testified that the statement signed and sworn to by Biggs in Prineville was in his exact language.

In telling of his conversation with Biggs, Neuhausen said: "Biggs told me that Gesner had come to town and was scared, that he had gone like a scared jackrabbit back to his ranch and had advised these people to relinquish their claims."

Robert Spalding, special agent, was the last witness for the prosecution. He said that he had been directed to keep watch of the movements of Dr. Gesner and on the evening of July 11 he saw Gesner in close conversation with his brother-in-law, Lewis, who keeps a Morrison street saloon, and with John Watkins, one of the government's witnesses. The testimony was presented for these purposes only, as the charges of the prosecuting attorney that Gesner had sought to influence a number of the witnesses, and Spalding told with detail of the length of time that the defendant was in conversation with Lewis and with Watkins.

DESPITE EFFORTS OF AUTHORITIES DISEASE JUMPS TO NEW PARTS OF CITY.

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Mayor Says Situation Is Under Control and New Orleans Suffers More From Quarantine Than From Yellow Jack—Hospitals Crowded.

(Special Dispatch by Leased Wire to The Journal) New Orleans, July 19.—In spite of every effort of the health department to put a stop to the spread of the yellow fever in New Orleans it would seem that the disease has jumped from one part of the city to another and that the local health authorities are unable to cope with the unexpected spread of the disease. There is considerable talk among the business men of this city in favor of putting the marine hospital service in complete charge of the situation. This is not intended as any reflection on the local health board, but business men of this city feel that in view of the experience which the marine hospital authorities have had they are best equipped personally to handle the situation and to stamp out the yellow fever in New Orleans in the shortest time.

Rev. Dr. Beverley Warner says that the various ward organizations are reporting to him from day to day. He is in charge of all the wards. There are some wards where every citizen has been screened or oiled or both. There are some where the work has been partially done and there are some where no work has been done. The men of these sub-organizations who are making the rounds of the wards, gave their attention to every citizen—whether of the rich or poor man—that has not been oiled or screened.

Preachers Urge Action. In the pulpits of hundreds of New Orleans churches tomorrow the situation will be discussed and the preachers will set upon the suggestion of Dr. Beverley Warner, who is in charge of the position of official head of ward organizations, working for the elimination of the disease through the destruction of the mosquito.

No excuses are being taken by the anti-mosquito workers. If a man says his citizen is not oiled, but he will do it tomorrow, that does not count. The committee says "do it today." There is occasionally opposition and where it is not overcome the names and addresses are taken and reported to the health authorities and official action will be taken by the latter, whenever it is possible.

Dr. White of the United States marine hospital service stated today that there are applications for admission to the camps at Avondale and Sibley from more parties than can be accommodated. The Sibley station, which is the quarantine gateway to Mississippi in a hotel which has been reserved for the purpose of housing the only detention camp where the expenses of living are met by the parties detained there. The other stations or camps are maintained at public expense and no charge is made for detention.

Mayor Behrman gave out a statement today in which he said New Orleans is suffering more from the rigid quarantine than from yellow fever, of which the citizens here have the fullest control.

The quarantine established by Mississippi is particularly rigid. Governor Vandaman has called out the state militia to aid in keeping the state clear of people from New Orleans.

Five states have set up rigid quarantine against the infected region, and other foreign centers for yellow fever in the past have taken precautions against communication in any form with New Orleans.

Columbia, Louisiana, bars all kinds of merchandise except hardware and other things that take no fruit or vegetables.

Refuse New Orleans Goods. (Special Dispatch by Leased Wire to The Journal) Jackson, Miss., July 19.—Replying to a request that a proclamation be issued to the people of Mississippi advising them to accept fumigated freight from New Orleans, Governor Vandaman says that this is a personal matter with the people and he commends their refusal to accept New Orleans goods.

Governor Indignant. (Special Dispatch by Leased Wire to The Journal) Baton Rouge, La., July 19.—A case of Blanchard is indignant at the answer of the quarantine proclamation of Governor Vandaman of Mississippi in which he openly accuses the officials of Louisiana of a campaign of deception in the matter of yellow fever, and has issued a statement calling on the Mississippi governor to make good his accusation. Blanchard has declared a quarantine against New Orleans.

Fever Near Jackson. (Special Dispatch by Leased Wire to The Journal) Jackson, Miss., July 19.—A case of yellow fever has appeared at Lumberton, on the New Orleans & Northwestern. The patient is an Italian refugee from New Orleans. The town has been quarantined.

FOUR TRAINS HELD UP BY RISING SALTON SEA

(Special Dispatch by Leased Wire to The Journal) Yuma, Ariz., July 19.—The water conditions here during the past six hours have become more serious than anticipated by those in charge of the work there yesterday due to a strong wind which has been blowing in that vicinity since 3 o'clock today. The waves are now cutting out the track bed three hundred feet for a distance of several miles the rails are covered by several inches of water. At 8 o'clock tonight four eastbound trains were being held up and for a distance of several miles the rails are covered by several inches of water. The most dangerous sections of the track for several hours.

News was brought here tonight by a reliable party who just arrived from Salton that the railroad officials there in charge of the work are greatly worried tonight over the present outlook and are confident that if the wind continues through the night it will put their main line in such shape that traffic will probably be at a standstill until the completion of the Shoo-Fly now under construction.

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(Special Dispatch by Leased Wire to The Journal) Washington, July 19.—The state department is watching closely the individual efforts of Chinese merchants to put this government in a hole by the boycott of banking corporations and other lines of business. No official opinion is yet expressed publicly by the department, but the absolute official opinion is that if the government would officially denounce the boycott of certain organizations in Hongkong and elsewhere, then this government would be obliged to take a stand.

It can be stated on authority that the United States will not allow the merchants of a few cities in China to bully it into acquiescing with an irrational demand for the better treatment of Chinese interests in this country, even though the secretary of war, while acting as secretary of state, said in a public speech that the Chinese exclusion laws were harshly enforced against the Chinese. It is admitted here privately that the radicals are apparently indifferent to the Jewish national traditions regarding Palestine.

Under the leadership of Sykahn, for whose arrest the Russian secret police offer \$250,000, the radicals are fighting to the last ditch for the acceptance of the British offer. Eight tenths of the delegates, including Zangwill, oppose the unconditional acceptance of the British terms.

In the meantime, Dr. Herzl's successor is an uninvolved puzzle. David Wolfsohn, head of the Jewish colony, Zion's financial institute, it is said by powerful members of the active committee, will be elected leader. He is a successful business man, very able, popular and capable of maintaining Dr. Herzl's policy, is a man of letters and one whom they are confident is an ideal man to bargain with the sultan for rights in Palestine.

CHINESE TO FIGHT

Celestials Band Together to Make War on Exclusion Law. (Special Dispatch by Leased Wire to The Journal) Seattle, July 19.—Chinese throughout the world have been banded together for the purpose of raising a fund to fight the Chinese exclusion law of the United States. This information was conveyed to the United States by the Chinese agent, Chong company, the leading Chinese firm in Seattle, today. No details are mentioned as to the amount the local Celestials will be asked to contribute, but the statement is made that the amount asked is not matter what the amount is. It can be raised in a day.

All the funds gathered will be forwarded to an association recently formed in China, which is known as the "Wa Chong" of this association, it is stated, are expected to arrive in the United States in a few weeks and will be distributed from San Francisco, Portland and Seattle. Local Chinamen say they have been aware of the movement for some time and declare that the present boycott by the laboring element of China against the United States is a part of the original plan.

TARBELL TO START NEW COMPANY

Equitable Officials Reported to Be Planning Life Insurance Organization. Most Purely Mutual Concern in Existence. Archibald C. Haynes Thinks Psychological Moment Has Arrived to Launch New Corporation—Tarbell Will Join Later On.

(Special Dispatch by Leased Wire to The Journal) New York, July 19.—It is declared today that the split between Archibald C. Haynes and Gage E. Tarbell is only apparent. That they appear to be at odds is the opinion of a number of friends and that back of their by-play of enmity lies the possibility of the formation of a new life insurance company.

This story came with a great deal of circumstantial detail today from a source that is known to be friendly to Haynes and which has never been inimical to Tarbell.

Haynes, it was stated, was of the opinion that the psychological moment has arrived for the formation of a new life company organized under the laws of New York, which will be the most purely mutual company chartered by the Empire state.

It was stated that a prominent firm of lawyers is at the present time busy preparing the articles of incorporation and that the application for a charter will be made at the earliest possible date. Haynes, in an interview a few weeks ago, said that he would not write participating insurance for other than a mutual company. He at the time said that he had a plan for the first year's premiums was sufficient compensation for soliciting agents. This is somewhat lower than the President insurance company pays and about half that of the companies generally.

O. R. & N. MUST PAY UP FORTY THOUSAND TAXES

(Special Dispatch to The Journal) Pendleton, Or., July 19.—The time for the filing of a motion for a new trial by the O. R. & N. Co. in its suit against Umatilla county has passed and the \$40,000 taxes which have been in litigation for two years must be paid. The railroad refused to pay the taxes assessed by the county, the grounds being that the letters O. R. & N. did not signify Oregon Railway & Navigation company and on the contention that the railroad was not assessed upon the same scale as other taxpayers of the county.

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