

GOOD EVENING

THE WEATHER

Fair tonight and Sunday; easterly winds.

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Oregon Journal

DAILY
WITH HER
THE UNION
SHE FLIES
WITH WINGS

Journal Circulation

Yesterday Was 27,054

PORTLAND, OREGON, SATURDAY EVENING, DECEMBER 1, 1906.—TWO SECTIONS—TWENTY PAGES.

PRICE TWO CENTS.

ON TRAINS AND NEWS STANDS, FIVE CENTS

M'GINN IS FINED AGAIN FOR CONTEMPT

JOHN MANNING IS ACCUSED OF DOUBLE DEALING

In Answer Filed in Court M'Ginn Admits That Ladd Cartoon Was Libelous



Declares Also That During Investigation District Attorney Manning Held Secret Conferences With Scott and Pittock, Owners of the Oregonian.

Because of his language to Judge Sears last Monday, Henry E. Mc'Ginn, attorney, was this morning fined \$150 for contempt of court by the state circuit court. He has appealed to the supreme court.

Judge M. C. George, however, to the charge it is emphatically declared that the man whom he accused Monday, District Attorney John Manning, was in consultation with the proprietors of the Oregonian at the time he as a district attorney was ostensibly endeavoring to secure their indictment for criminal libel, Mc'Ginn says in his answer that at the time of the publication of the cartoon of W. M. Ladd in the Oregonian he told men connected with the paper that it was libelous. He also repeats this statement to Judge Sears while the grand jury was in session. From this it appears that District Attorney Manning was unable to secure an indictment against the Oregonian owners, though their own lawyer considered them guilty.

Judge M. C. George appeared as counsel for Mc'Ginn and read the answer to the court. In mitigation of the offense against the court the answer relates the circumstances of the publication in the Oregonian on November 3 of a libelous cartoon of W. M. Ladd. The subsequent calling of the grand jury and the entrance of Mc'Ginn into the grand jury room, the questions asked of Judge Sears by the grand jury. The answer says:

"In its final report to the court the grand jury recited the incident of Mc'Ginn appearing before them to protest against Mr. Wood's appearance as a deputy district attorney that had reported unjustly against Mc'Ginn in every way; that it withheld the fact that Mc'Ginn simply protested against Mr. Wood's appearance before the grand jury; that it withheld the information that the grand jury did not know that

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SEEK DEFEAT OF W. J. BRYAN

Wall Street Sane and Safe Democracy Would Nominate Woodrow Wilson for President in the Coming Convention.



Woodrow Wilson.
WALL STREET CANDIDATE

(Journal Special Service.) New Haven, Conn., Dec. 1.—The New Haven Union, of which Alexander Troup is editor and proprietor, publishes an article purporting to give the details of secret meetings recently held in New York City by a number of leading Democrats called together for the purpose of sidetracking any plans Bryan or Hearst may have of gaining the presidency in 1908 and putting in nomination for president Woodrow Wilson, president of Princeton university.

Troup has just returned from a western trip during which he spent a week at the home of Bryan at Lincoln, Nebraska. He declares in his paper that among those who have been secretly planning Woodrow Wilson's boom are John P. Hopkins, former mayor of Chicago; Roger G. Sullivan, Democratic national committeeman from Illinois; J. T. Eaton, the Chicago banker and former controller of the currency under Cleveland; Charles S. Hart, assistant secretary of the treasury under Coolidge; ex-Senator James Smith of New Jersey; and H. C. Frick of Pittsburgh, and that they have been conferring with Parker-Belmont-Sheehan people in New York at the Metropolitan club, better known as the "Millionaires" club.

YOUR WANT ADS

Will be received until 8 o'clock tonight for the big Sunday Journal. Rate only 5 cents a line. Results! Yes, splendid results! Try one.

MOB BURNS 2 TOBACCO FACTORIES

Indignant Kentuckians
Fire Stemmeries Belonging to the Trust
Near Princeton

Incendiary Result of Bitter
War Waged for Two Years Between
Growers and Combine
— Crowd Numbers Three
Hundred.

District Attorney John Manning, who is accused of carrying tales to Harvey W. Scott and H. L. Pittock while they were being investigated by the grand jury on a charge of criminal libel.

NO FAUCET COWS GO IN PORTLAND, SAY INSPECTORS

Milkmen Who Get Their Supplies Out of the Water Pipes Cannot Sell It in the Rose City Labelled as Pure, Unadulterated Milk.

According to the public estimation, a dairymen caught milking a faucet and selling the fluid as the product of a cow ought to feel about as shame-faced as a male woman suffragist caught seated in a crowded street car. Four dairymen of Troutdale, however, look upon the matter quite differently. At least, they, according to the milk inspector, unashamedly continue to deliver a whitish fluid in small bottles and collect for the same at regular milk rates.

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CONSUELO GIVES UP PRACTICALLY ALL TO HUSBAND

Duchess of Marlborough Sends Her Children Together With Minor Trinkets to the Duke and Prepares to Begin Life Over Again as Commoner.

(Journal Special Service.) New York, Dec. 1.—A World cable from London says: Whether she goes for divorce or not, the Duchess of Marlborough is giving up practically everything from her children to her trifling personal effects, to the duke.

Recently her chieftain, two old retainers and two nurses who attended the young Marquis of Blandford and his brother, Lord Ivor Spencer Churchill, have been sent from Sunderland house, the Duchess's residence, with the boys to their father's residence. All the personal belongings of the children have been packed up and taken along. Even little and tiny reminders of her boyhood have gone back to Blenheim as if the mother had resolved to clear away all traces of her old life and start anew on an unblotted page.

Spindly china, adorned with the Marlborough crest and coronet, quantities of antique silver, heirlooms and the most minute possessions of the family have been dispatched to the duke. So scrupulous has been her effort to leave nothing behind that even the old emerald bell pull which originally came from Blandford have been removed from Sunderland house. The duchess has also discarded stationery bearing the ducal crest.

Folios Chief Surrenders.
(Journal Special Service.) San Francisco, Dec. 1.—Jerry Dinan, chief of police, who was indicted yesterday for alleged complicity in the dive-protecting graft, which is one of those now under investigation by the grand jury, surrendered to the sheriff this morning, gave bond and was released.

ANNA HELD PERMITS THIEVES TO RETURN GEMS AND KEEP CASH

(Journal Special Service.) New York, Dec. 1.—Anna Held, who a month ago was robbed of \$150,000 worth of jewels which were stolen from her on a Pennsylvania railroad train in Ohio, has received her gems through the police department, by consenting to a mysterious settlement with the thieves, whereby the latter were allowed to keep \$6,000 in notes taken at the same time the gems were. All the important papers in the handbag were also returned. The robbers thus secured immunity from prosecution in addition to netting a snug sum in cash.

Miss Held was traveling with her husband, Florenz Ziegfeld, Jr., and Mrs. Halsey Corwin, who was also a victim of the robbers. Going into the dining-car for breakfast, the gems were locked in the stateroom.

Detectives found the robbers were two well-known racetrack followers. Upon their consent to return the gems, Miss Held consented to forego prosecution. Why, no one knows.



PHOTO BY OTTO JASCHINSKY

Upper cut shows Mrs. Halsey Corwin, who was with Anna Held when the actress' jewels were stolen. The lower photo is one of Miss Anna Held. The jewels were returned by agreement that the thieves could keep \$6,000 in bank notes they secured with the gems.

CALIFORNIA WILL STAND PAT

Congressional Delegation Will Lead Fight for Japanese Exclusion — Consul-General Miller Is Asked to Explain

(Journal Special Service.) Washington, Dec. 1.—With the declaration that the people of the Pacific coast believe that Japan in her endeavor to gain supremacy of the Pacific will not hesitate at a war with the United States, representative Hayes of California has arrived determined to press the anti-Japanese propaganda. The California delegation is following his lead. Hayes says that there is no disposition on the part of California people to recede from their position.

They know, however, that Japan will not be financially prepared for war. When the school question will be heard in the courts friends of the administration have little doubt as to what the final decision will be. The administration expects to have its view taken that the San Francisco school board is wrong in excluding the Japanese from the public schools, and that the state department and the Japanese government are right in contending that under treaty rights, Japanese students should be admitted.

It is believed that the highest court will settle for all time the right of the federal government to compel the acceptance of treaty obligations by the state. The decision of the United States rendered in 1789, five years after the constitution took effect, is relied on. On the question of whether the alien has the right to inherit property in a state when the laws of the state were against such inheritance, the court said:

"If doubts could exist before the adoption of the present national government, they must be entirely removed by the sixth article of the constitution, which provides that all the treaties made or which shall be made under the authority of the United States shall be the supreme law of the land, and judges in every state shall be bound thereby, etc."

In company with Senator Flint, Hayes called at the White House today and predicted that this country and Japan will be at war within 25 years. He believes, however, that the present question will be settled diplomatically, mainly because neither country is prepared for war at the present time.

The state department has sent a clipping to Consul-General Miller of Yokohama, now in San Francisco, which quotes him as saying that Japan is ready for war with this country, demanding an explanation.

GIVES UP \$6,800 TO GET \$150,000 JEWELS



PHOTO BY OTTO JASCHINSKY

BUSINESS SLAIN BY SHORTAGE

Scarcity of Cars Is Causing Trade to Face Loss and Financial Ruin

Manufacturers Are Unable to Fill Urgent Orders, While Farmers Cannot Get Their Crops to Market—All Are Waiting for Same Relief.

Only those manufacturing industries that are strong financially will be able to survive the ruinous car shortage. Those that cannot carry their business along or exist on local trade will have to shut down. Many of Oregon's factories are mills are running at a loss, with no relief in sight.

The big business that had been worked up all along the coast by the Oregon Furniture Manufacturing company is dwindling away. The management has received nearly 50 letters the last week from California customers, asking why they cannot get consignments of furniture ordered weeks ago and lying at the factory ready for shipment.

Cannot Get Cars.

"It is out of the question for us to get cars. We have taken all our traveling men off the road, and they are taking no orders for three months," said Fletcher L. Ladd, president of the company. Our California managers are going over the territory and explaining why we cannot fill the orders. We had enormous sales this year in California territory, and it was practically all trade that we could have held. We are shipping only small orders, less than car lots, and these orders we are obliged to haul by wagon clear across the city to the North Portland freight houses.

The concern is carrying on outside business at a loss, in an effort to hold its business indefinitely until some form of relief can be secured from the present ruinous conditions in shipping. The railroads say they have ordered large numbers of cars, but nobody knows when they will be delivered in Oregon. Meanwhile the mills and factories must hang on as best they can to their customers. Some are giving up their trade to smaller customers they must go elsewhere to secure work. Others are shipping in small lots, paying extra hauling charges and higher freight rates in order to hold the good will of customers if possible. In addition to the total loss of the expenses they pay in sending out men to get the year's orders they are now paying salaries and expenses of men who are doing nothing but go over the territory and make explanations of the failure to deliver the goods.

Farmers Holding Crops.

Throughout western Oregon farmers are holding their potatoes, hay and other crops until they are cured to carry these until they can market their crops and waiting to get cars that were ordered weeks ago. All farm products are perishable, and the outlook now is that there will be heavy losses among the producers on account of the impossibility of marketing crops. Farmers are hauling products long distances over muddy roads to the river wherever water transportation can be secured. Wagons are full of produce that are already showing signs of rot and damage. A severe winter season would result in enormous damage to products that are not adequately protected from frost.

Agitation started by the Cottage Grove Commercial club for relief from the car shortage will culminate next Wednesday at Eugene in a mass meeting of shippers from all over western Oregon to discuss measures that may be suggested for compelling the railroads to furnish cars. A law to cover the case will be asked from the legislature.

A number of commercial clubs have appointed delegates. The Portland Commercial club will be represented by Sam Connell, W. C. Francis and W. P. Olds, and the board of trade by F. A. Dantz, W. B. Glazier and T. N. Stoppbach.

The Southern Pacific company will probably send representatives of its freight traffic department to put up whatever defense may be made for the railroads.

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BIG BEER KEGS CAUSE DEALERS SORE TROUBLES

Special Internal Revenue Inspector Ben Blow Levies Fines for Violation of Federal Laws in Retailing Beverage in Too Large Quantities.

Saloonkeepers of Portland vicinity have been having a strenuous time for the past week or so on account of the quiet visit of Ben Blow, a special inspector of the internal revenue department, who has found that the laws were being lightly treated in many instances.

Mr. Blow, who hails from Washington District of Columbia, was in Portland last week and while here he called upon a large number of the saloonkeepers of the city and asked for an examination of their "beer kegs" which are kept at the instance of the revenue department. He noted all the sales of beer made by each firm together with the government stamps, prices and quantity.

According to the internal revenue law a retail saloonman cannot sell five gallons of beer at one time, four and seven-eighths gallons being the retail limit. The examination of the books of many firms showed to Mr. Blow that this law was being violated by the saloonkeepers who levied fines upon the proprietors of the places in which many cases were severe.

It is reported that a saloon on Front street, near Morrison, was found to have violated the law and was forced to pay a heavy fine. Several places on the east side were also convicted and violations of the law were discovered in different parts of Washington county. One saloon on Milwaukee avenue was

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Among the Features

That are more than ordinarily interesting and which are to be found only in The Sunday Journal, are Jefferson Myers' story of the Dismal Swamp in Virginia, the history of the ferries and bridges over the Willamette, with pictures of the old and new ferryman, and the checks which have figured in the greatest forgeries on the coast.