

OUT FOR FAIRBANKS



Above is Vice-President Fairbanks and below Speaker Cannon, who desires the former's election to succeed Roosevelt as president in 1908.

UNCLE JOE OUT FOR FAIRBANKS

Speaker Said to Favor Vice-President for Candidate in Coming Campaign—Forker Stirring Things Up for Fairbanks.

(Journal Special Service.) Indianapolis, April 23.—Speaker Cannon and a party of Fairbanks presidential boomers left this morning for Washington, whence they will go with the president to Jamestown. Asked pointedly if he favored Fairbanks for president, Cannon dodged and said: "I am going now for a little jaunt to Jamestown. Nothing else is worrying me. At a conference last night, however, the politicians talked of Fairbanks for president."

It is declared that Cannon is for Fairbanks and that Forker is stirring up the rumpus in Ohio merely to make the "historic" though it may apparently be scattered behind Forker and other favorite sons in preliminary campaigns.

SEEK SUBSCRIPTIONS TO PAY FOR DOWIE'S BURIAL

Five Hundred Dollars is the Sum Sought—Widow Refuses to Give Expense Money.

(Journal Special Service.) Zion, Ill., April 23.—An urgent subscription list is being circulated to secure \$500 to pay for the funeral of John Alexander Dowie. This brings out the fact that Dowie died in actual poverty, although there were persistent rumors just after his death that he had managed to secure about \$10,000,000, which was to be used to restore Zion when the right leader should appear.

Although Dowie's widow is reported to have considerable property, she evinces no desire to pay the funeral expenses, and the people who have sacrificed all their belongings in Dowie's schemes are expected to make one more contribution. The spectacle of the petition asking for small contributions to bury Dowie in a striking contrast to his former magnificence, when he absolutely controlled as one time as much as \$20,000,000 and could draw his personal check for \$9,000,000 and have it honored at any bank.

(Journal Special Service.) New York, April 23.—Mrs. Henrietta Gelman was awarded \$15,000 damages yesterday by a jury in the supreme court, Justice John W. Goff presiding, in her suit against the New York City Railway company. She was thrown down by the premature starting of a car and crippled for life, being new obligent to use crutches. The jury was out only 20 minutes.

TRAMPS DIE IN SMASHUP OF FREIGHT

Are Thought to Be Thieves, as Much Jewelry Was Found on Dead Bodies

Twenty-One Loaded Cars on the Northern Pacific Leave Track on Account of Broken Flange and Smash Into Kindling Wood in the Ditch.

Passengers on Northern Pacific No. 1, due here yesterday morning from the east at 7 o'clock, did not arrive until 10 o'clock this morning, having been held for 27 hours near Kennewick, Washington, by a freight wreck in which four hoboes, supposed to have composed a gang of thieves, lost their lives and 21 cars loaded with lumber were smashed into kindling wood. Every effort was made by the railroad to suppress details of the disaster, and it was not until the arrival of the belated train that the facts became known.

The wreck occurred Sunday morning at 3 o'clock and was caused by a broken flange. The cars left the track on a curve at the same place where a wash-out occurred five weeks ago. The freight train, which was eastbound, was heavily laden. The engine remained on the track, but the cars piled up on top of one another and were literally smashed to atoms.

None of the tramps were seriously injured, though some received severe bruises. It was at first supposed that no lives were lost, but in the wreckage of one of the boxcars the remains of four tramps, who had evidently been beating their way west, were found. All were fearfully mangled and it was apparent that all met death instantly. Upon the person of one of the tramps 25 gold and silver watches were found. Other articles, evidently stolen, were found upon the others, which has led the authorities to believe that the men composed a gang of robbers, on their way east after a successful haul in one of the coast cities.

(Journal Special Service.) Baltimore, April 23.—This here minister he gives out the hymn "Throw out the lifeline, some soul is driftin' away," and the whole congregation looks at me as though I needed a three-inch cable to keep me from driftin' on a lee shore. I ain't no example to hold up to a whole congregation. This was the explanation given by John W. Lewis, a tall oysterman, to the police, when asked why he had struck Rev. James Hickman at the morning service last Sunday.

Lewis is tall, rawboned, lives on Hooper's island, and is engaged in the paper business. "Arcadia" is strewn along the coast for miles.

STEAMER ARCADIA LOST

(Journal Special Service.) Banister, Mich., April 23.—The steamer Arcadia, overdue since April 14, is believed to have been lost with the captain and his wife and fourteen men aboard. Wreckage marked "Arcadia" is strewn along the coast for miles.

JUDGE LECTURES REPORTERS

Proceedings of Grand Jury Are Secret, Says Judge Wolverton and Must Not Be Pried Into

"The proceedings of a grand jury are made secret by law. If a newspaper man has any information as to secrets of the grand jury he has no business to print it until it comes into court, because they should be as law-abiding as any other citizen."

Thus did Judge Charles E. Wolverton, of the United States district court, deliver himself before the federal grand jury which began its investigations yesterday. The remark was made by Judge Wolverton as he gave additional instructions to the grand jury upon the secrecy of their proceedings. Judge Wolverton's remarks were caused by the headlines which appeared over a story in a morning paper to the effect that "Two Indictments Are Soon Found." But Judge Wolverton placed his criticism on broad ground and as he spoke directed his remarks to the newspaper reporters sitting in the court room.

Judge Wolverton took exception to the story in the morning paper because it presumed to give out the transactions of the grand jury before they had reported to the court. This, he said, was clearly outside the law, which he declared made the proceedings of the grand jury secret. Instructing the grand jury further, he said:

"No member of the grand jury, or any person connected with the grand jury, or anyone of the grand jury, has any right to disclose anything that is before the grand jury. "The grand jury is a secret body and its proceedings are secret. No person has a right to approach a member of the grand jury, or any witness, or any officer of this court, to ascertain anything that goes on before the grand jury."

MAY BE INDICTED



Above is Tiray L. Ford of San Francisco, general counsel for the United Railroads. Below is Alonzo B. Cass of Los Angeles, of the Home Telephone company.

OLD SALT STRUCK PARSON HICKMAN

Tall Oysterman, at Whom Parson Looked During Temperance Sermon, Boards Parson After Preaching is Over.

(Journal Special Service.) Baltimore, April 23.—This here minister he gives out the hymn "Throw out the lifeline, some soul is driftin' away," and the whole congregation looks at me as though I needed a three-inch cable to keep me from driftin' on a lee shore. I ain't no example to hold up to a whole congregation. This was the explanation given by John W. Lewis, a tall oysterman, to the police, when asked why he had struck Rev. James Hickman at the morning service last Sunday.

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CHAUFFEUR FINDS HOODOO TWENTY-THREE CAUSES ALL HIS WOE

Arthur E. Smith, the Adonis of the local chauffeurs, who presides at the helm of one of Harry F. Ester's "benzene space annihilators" is now firmly convinced that there is an element of hoodoo about the numerals "23."

Smith, who is 23 years of age and drives the motor car bearing city number 23, was arrested this morning, April 22, upon complaint of Detectives Tichenor and Inskeep for running his auto 23 miles an hour on the Base Line road last Sunday afternoon and his employer lives at 215 Fifth street.

Upon complaints received relative to the great speed of automobiles in the Montavilla district, Chief Gritzmacher detailed the two detectives to secure evidence. Armed with a tape measure and stop watches, Tichenor and Inskeep repaired to the Base Line road Sunday afternoon. Charles Ilogh, a deputy under Sheriff Stevens, Robert Johns and Harry Estes were arrested this morning. Their hearing will be held tomorrow.

In the police court Smith was found guilty, but sentence was suspended. During the trial it was brought out that the speedometer on Smith's machine was out of order. Deputy City Attorney Fitzgerald observed that as the contrivance only registered up to 100 miles an hour the chauffeur had disconnected the indicator.

RICH HOBBO TO BE SENT TO ASYLUM

John Schuyler Randell Harrison, Millionaire Tramp, Goes Crazy in County Jail

Unfortunate Life Is Result of Congenital Epilepsy—He Has Traveled All Over the World, but Could Never Hold Job on Account of Malady.

John Schuyler Randell Harrison, the millionaire tramp who has been in the county jail for the past six weeks charged with despoiling with a sack of money belonging to the Skidmore Drug company, has gone insane, and will probably be committed to the state asylum at Salem pending the action of representatives of the estate to which he has fallen heir in Philadelphia. An insanity complaint was filed against him this morning by his attorneys.

It is alleged Harrison is joint heir with his father and brother to 20 business blocks in Philadelphia, left recently by the death of Miss Ellen Castle, a near relative. Harrison has been an epileptic all his life, and it was this malady which caused his wife to leave him eight years ago and caused him to become a wanderer on the face of the earth. He has tramped and worked in many countries, but always lost his job on account of his periodical fits.

Harrison came here from eastern Oregon in charge of a drove of sheep sent to market by a stockman. He afterwards secured a job in the Skidmore drug store. One day manager Ralph Cryer gave him a sack of coin to put in the bank, and Harrison went out and never returned. The next day he turned up at a lodging house in Astoria, where he announced that he had been robbed. He was brought back to Portland by Detective Hellyer, but declared that he had not intended to steal, that he must have wandered away while in a temporary condition of mental aberration.

SECRETARY OF WAR RETURNS FROM CUBA

(Journal Special Service.) Washington, April 23.—Secretary Taft arrived in Washington tonight on the Mayflower from his visit to Panama, Cuba and Porto Rico. Taft says he found conditions on the isthmus satisfactory, and praised the work done by Engineer Stevens. He says that he found in Cuba satisfactory conditions. He will go to Ohio next Friday to address the Y. M. C. A. at Dayton, and the Cincinnati Business Men's club next Monday.

Terrorist Bomb Kills Ten.

(Journal Special Service.) Lodz, Poland, April 23.—Ten guards, who were escorting government funds, were killed by a bomb thrown by terrorists, who attacked them and seized the money. The terrorists secured \$2,000 that had been obtained at a government sale of liquor and escaped.

Resume Letter Prosecution.

(Journal Special Service.) Duquoin, Ill., April 23.—Prosecution of the Ziegler Coal company, of which Joseph Letter is the president, for violation of the state mining laws was resumed today at Benton.

TRAFFICKING IN HUMAN CORPSES

Fifty Dead Bodies in Pickle Waiting for Purchasers—Los Angeles Supervisors Have Begun an Investigation.

(Journal Special Service.) Los Angeles, April 23.—Wholesale traffic in human bodies has been carried on here, according to evidence unearthed by the county authorities, and the board of supervisors has begun an investigation. There are four medical colleges in the city and representatives of these institutions stated that 40 cadavers yearly should serve the purposes of all.

Mrs. Eddy in Fear of Frye, Ex-Senator Chandler Says



Snapshot of Mrs. Mary Baker G. Eddy, head of the Christian Science church, out for her daily drive. Her secretary, Calvin A. Frye, is seated on the box beside the coachman.

RESUME PROBING OF FRISCO GRAFT

Grand Jury Again at Work Unearthing Municipal Rottness in Bay City—Phone, Police, Gas and Water Inquiry.

(Journal Special Service.) San Francisco, April 23.—The grand jury today resumed its investigation of graft and several witnesses were before the inquisitorial body before adjournment. It is currently reported that before the jury adjourns for the week, the indictments voted against the Home Telephone company officers will be made public.

Both police corruption and the gas company and Ocean Shore railroad franchises are down for searching inquiry. The limelight will be again turned upon the Spring Valley Water company and its annual rate tussle with the board of supervisors.

Negro Uxoricide Hanged.

(Journal Special Service.) Washington, April 23.—William Burge, a negro, was hanged at 12:06 this afternoon for uxoricide, four years after the crime. President Roosevelt had refused to interfere.

TESTIMONY FROM BABY'S LIPS

Slip of Boy Climbs Up on Mother's Knee and Is Star Witness Against Man Alleged to Have Whipped Him

Little 5-year-old Ralph Newton, the precocious son of Mrs. H. E. Newton, 205 Larabee street, was the star witness in the police court, this morning in the case of S. Winford, a butcher, of 258 Welder street, who is charged with having lashed the youngster with a buggy whip.

Winford was arrested yesterday upon complaint of Mrs. Newton, who alleged that the meat dealer without provocation whipped her offspring. The case came to trial this morning and after the mother had testified as to the assault on her child, Master Ralph took the stand.

The lad, attired in a natty blue sailor suit evinced no fear of the stern visaged judge, the frowning deputy city attorney or the clerk with the megaphone voice, and clambered upon his mother's knee to tell how it all happened.

LEADER OF SCIENTISTS IN DREAD OF SECRETARY

Witness Found Who Is Church Organizer in Distant City to Tell of Mrs. Eddy's Fear of Frye, Whom She Could Not Resist—Charges Denied by Footman-Secretary, Who States That Leader Acts in All Things Absolutely Independently.

(Journal Special Service.) Concord, N. H., April 23.—When the suit brought by the relatives of Mrs. Mary Baker G. Eddy for an accounting of the disposition of her property is called for trial, there will be a witness, according to Senator Chandler, attorney for the complainants, who will testify that Mrs. Eddy years ago confessed that she was in mortal dread of Calvin A. Frye, who is her private secretary, and could not resist the evil influence he cast over her.

This witness is described as a woman of means and assured social position and the organizer of an influential Christian Science church in a distant city. She is reported as asserting that she urged Mrs. Eddy to leave Concord because Mrs. Eddy had said her life was in danger since she opposed Frye. Senator Chandler says the woman will testify that Mrs. Eddy told her that "Frye is the living incarnation of malicious animal magnetism."

Calvin A. Frye, who is both coachman and secretary for Mrs. Eddy, has been in her employ for 25 years. He is one of the defendants against whom the suit was brought, and is charged with the others with restricting Mrs. Eddy's personal liberty and wrongfully influencing the disposal of her millions.

In his answer to the suit Frye says: "I have been in the employ of Mrs. Eddy for about 25 years, for a considerable part of the time as private secretary." During all that time her house at Concord, and all other houses in which she has resided, together with all persons employed or connected therewith, have always been under the absolute control and direction of Mrs. Eddy. Mrs. Eddy determines for herself whom she will see and the length of time that will be given for that purpose.

Frye denies that he ever personally or in conjunction with others of the defendants refused to allow any person or persons to see Mrs. Eddy, or that he has limited the time to be allowed to persons desiring to confer with her, except in accordance with the rules prescribed by Mrs. Eddy for the conduct of her household and business. Frye denies also that Mrs. Eddy is and has been for many late years not legally responsible for acts done by her. He avers that she always has directed and managed her business affairs.

Judge Chamberlin has fixed May 9 as the date when affidavits must be filed by the "next friends," stating their objections to the substitution in their place in the equity suit of three trustees to whom Mrs. Eddy deeded her property. Argument on this phase will be heard on May 13.

(Continued on Page Two.)

TO SUE STANDARD OIL FOR PHILIPPINE DUTY

(Journal Special Service.) Manila, P. I., April 23.—Suit against the Standard Oil company for \$18,215 will be brought by the collector of customs at this port for unpaid duty on 39,000 cases of oil imported in 1902. The oil was admitted duty free because it was intended for government use. Afterward about 19,000 cases were sold in the open market, and a new tariff rate had been adopted. The Standard paid duty on the oil under the new schedule, which was lower than the old. The customs officials demand tariff under the old schedule, which the company refused to pay. The suit will be brought to collect the balance between the two rates.

WANT DAY OFF OR WILL STRIKE

Police Threaten to Quit City Jobs and Accept Others Unless They Are Given More Resting Time.

Portland's policemen are likely to go out on a strike. A number of them want a day off each week, and if they do not get it they may quit the department and accept positions which have been offered to them by wholesale merchants and wharfingers.

The conservative policemen would be satisfied with one day off in two weeks, but the others say they should be allowed one day off every week. They are, they say, subject to the call of the chief at any time, as the firemen are, and they should be given the privilege of 12 hours' leave each week, and they are subject to the call of the chief.

The policemen are given a vacation of 15 days each summer. They say they are the only rest they have from their duties during the year. They have asked their respective county day boards the remaining 15 days, and they have got a day off from the board, but to the end of the vacation.