WEALTH FOR HUTELMAN

Chief Clerk Wright of the Portland, Together With Others, Owns Fabulously Rich Copper Claims in Wyoming.

From hotel clerk to millionaire is the transition which Allan A. Wright, chief clerk of the Portland hotel is enjoying. Mr. Wright took up three or four

copper claims near Casper, Wyoming, several months ago with several other Portland men, including Mr. Wright's father-in-law, H C. Bowers, manager of the Portland. Several weeks ago it was discovered that the veins of the

was discovered that the veins of the Williams and Luman property in the famous Cooper Mountain district ran directly into the claims owned by Mr. Wright. This fact leaves the Wyoming people the option of either stopping work when they get as far as Mr. Wright's claims or buying him out. Whether Mr. Wright will sell or operate the mine has not been decided by the beniface, but anyway he can figure out he will be a millionaire, charles Sweeny, the Spokane millionaire, made an offer to Mr. Wright last week for his holdings, but the Coeur d'Alene man could not reach Mr. Wright's price. Fabulous dreams of wealth are now indulged in around the hotel. Everybody from bellboys to Manager Bowers himself sees visions of heaps of copper turned into gold ingots "fled high fike the battlements of Mount Hood.

Every night they go to sleep to dream of copper, copper everywhere. Mountains of copper arrange themselves in pretty display at the foot of the bed. "Copper, copper, everywhere," sings Mr. Wright, "and Thomas Lawson in Europe."

Mr. Wright, 'and Thomas Lawson in Europe.'

Everybody was on the qui vive today wondering what the former clerk is going to do with his property. Some propheny he will buy the Portland hotel and convert it into a residence, while others predict that he may buy up the Southern Pacific railroad to improve the service, thus depriving Harriman of a chance to ingratiate himself into the hearts of Oregonians.

In the meantime Mr. Wright has said nothing. He hasn't even made a guess so far as anyone knows of what he is going to do with his new wealth. He has been away from Portland for a month, returning last week. He was supposed to be on a vacation, but instead was inspecting his mining property, where he will return Friday. Then he went to Chicago. He may be interesting capitalists to work the mine, or he may be frying to sell out entirely. Nobody knews, and Mr. Wright went to the coast this morning and consequently could not tell.

SOUTHERN PACIFIC IN TROUBLE AGAIN

Assistant United States Attorney James Cole filed three suits today in behalf of the United States against the

behalf of the United States against the Southern Pacific, Railway company for violating the 28-hour law, in which the company is asked to pay into Uncle Sam's coffers the sum of \$13,000 for not giving shipments of cattle rest and food as provided for by law.

The suits are in regard to three shipments from California points to Tacoma and involve 707 head of cattle. The bills of complaint show that the stock was on board the cars for 37 hours without being fed or watered. The law requires that stock in shipment shall be fed, watered and rested every 28 hours, except where the shipper agrees to extend the time to 36 hours. In the present cases no extension was agreed to by the consignors.

One provision of the law is that a fine of \$500 shall be imposed for violating the act and the present suits involve 26 breaches of the law.

The suits are similar to the one brought by Mr. Cole Monday against another woman. The police court trial how many children you will have, is

with the startling information that she had been supplanted in his affections by another woman. The police court trial this morning of Butler and Mrs. Marguerite I. Gilbert, of 390 Park street, on charges of unbecoming conduct can be directly attributed to the former's "lapsis linguae."

TEACH SCHOOL

One hundred and forty-five applicants are taking the teachers' examination which began at 9 oclock this morning in the Ladd school building. Twentyone of the number are trying for state certificates. Thirty-five of the 124 who are writing for first, second and third-grade county certificates will have their papers sent away to other counties in the state where they happen to be teaching for correction and grading. Examinations are being held in all of the papers will be marked at the same time. This method of permitting teachers to write in their home counties was done for the purpose of eliminating the traveling expense. The examinations will continue until Saturday.

When can supplanted in his affections by another woman. The police court trial this morning of Butler and Mrs. Marguerite I. Gilbert, of 390 Park street, on charges of unbecoming conduct can be directly attributed to the former's "lapsis linguae."

The two defendants were taken into custody Sunday night by Detectives Kay and Klenlin in Mrs. Gilbert's room at 390 Park street. The woman was en dishabille when officers broke into the room and Butler explained his presence in the apartment by declaring that he had been supplicated to the former's "lapsis linguae."

The two defendants were taken into custody Sunday night by Detectives Kay and Klenlin in Mrs. Gilbert's room at 390 Park street. The woman was en dishabille when officers broke into the room and Butler explained his presence in the apartment by declaring that he had been giving Mrs. Gilbert an osteophile treatment. The aggrieved wife, Mrs. Butler, was present at the time and attempted to assault her rival.

On the witness stand this morning mrs. Butler, was present at the time and attempted t

ED GEE DENIES BEING

Ed Gee, who was arrested by Detective Tichenor last Friday night upon complaint of Mrs. Nellie Averill, who accuses him of viciously assaulting her on the street after she resented his unwelcome attentions, was tried in the police court this morning. Mrs. Averill related the details of Gee's essay at the role of "Jack the Hugger." and positively identified him as the man who had accosted and assaulted her. Gee, in his own behalf, endeavored to prove an alibi and brought several witnesses to show that he was not in the vicinity of the scene of the alleged crime. The case was continued until tomorrow for further testimony.

Dy Mrs. Gilbert to Butler from Everett, Washington.

After the officers had given their testimony Butler took the stand in his own behalf. According to his story he was a practicing ostepath about six years ago and upon the request of Mrs. Gilbert was giving her treatment when taken into custody. The defendant also stated that he was a traveling salesman for Richet company, Front street commission merchants.

Judge Cameron found both of the defendants guilty as charged but continued the case for sentence for 30 days. The bail money will be held during that period and if Butler does not keep away from his patient jail sentences will be imposed. All of the parties to the affair are in the fifties.

CHINAMEN SEEKING TO REGAIN LIBERTY

Lee Wan, Lee Chung and Lee Sing, three Chinamen, imprisoned in the county jail for having falled to get out of a condemned building at 147½ Alder street, when notified to by the building inspector, applied for a writ of habeas corpus this afternoon. They alleged that they were being illegally deprived of their liberty.

GROCERYMAN FILES



Allan A. Wright, Whose Copper Claims Have Made Him a Millionaire.

'TONGUES OF FIRE" NOTIFIED TO MOVE HEADQUARTERS AT ONCE sulted in business offices, Mrs. Constance McCorkle, general secretary of the Y. W. C. A., and Mrs. Lola G. Baldwin, director of the Travelers' Aid so-

Aroused by the constant complaint of residents in the vicinity of the "Tongues of Fire" tabernacle at East Twelfth and Division streets, Chief Gritzmacher has officially notified the leaders of that sect that they must forthwith remove their headquarters to some other place.

It was Judge Cameron's strenuous complaint to the head of the police department that is really responsible for the order to move. Cameron resides

THIEVES WITH WAGON STEAL HORSHOES TO SELL AS JUNK

At last the daring thief who stole a steam saw last year has met his match. W. H. Boyd, a horseshoer at 494 North Fourth street reported to the police this morning that some one had driven a Three Suits Brought Against company for Violation of 28-Hour Law.

morning that some one had driven a wagon to the back of his shop last night and carried away 150 pairs of old horseshoes which had been stored there. The plunder can only be used as scrap from and the detectives are closely watching the junk stores in expectation that the crooks will attempt to dispose of the material in this city.

Some drunken practical joker perpetrated an outrage at Seventeenth and Alder streets at 2:30 o'clock this morning which resulted in the destruction of a plate-glass window valued at \$100. At the intersection of the two streets the bibulous miscreant found a large wagon and removing one of the fear wheels rolled it down Seventeenth street. The wheel gained great andmentum down the grade and crashed into the show window of Reiner's fur store, 563 Washington street. The police have a clue to the identity of the culprit and his arrest will follow.

Several days ago Mrs. Butler found a JACK THE HUGGER bundle of affectionate epistles written by Mrs. Gilbert to Butler from Everett, Washington.

THOSE INTERESTED WATCHING EVERY MOVE

About 150 representatives of drug gists, labor unions and others interested in the Belding proposed anti-trust law assembled at the meeting of the city council this afternoon for the purpose of watching every move made by city fathers in connection with the matter.

SECOND-STORY MEN MAKE GOOD HAUL

MAGIC MIRRORS TO

how many children you will have, is about to be commented by Assistant United States Attorney James Cole in an effort to drive the fakers out of

Portland.
The statute under which the seers are to be prosecuted is the one relating to the use of the government mails for fraudulent purposes. Under the pro-visions of the act any person who causes to be published fraudulent state-ments with a view of securing money in return, is guilty of a misdemeanor and liable to a fine and sentence in the nentiaritism.

and hable to a fine and sentence in the penitentiary.

Because of the rapidly increasing number of persons engaged in the fake business in Portland and because of the enormous number of victims the fakers are securing by their advertisements, Mr. Cole has decided that the time has come when the traffic shall cease in Portland and will take steps to that end shortly. cease in Portland ar to that end shortly.

There are no expenses connected with the business or "profession," as many of the fakers call their avocation, save the rent they have to pay for their rooms. Hundreds of dollars are mulcted from the people every day by the clair-voyants without giving any thing of value in return.

OREGON LITERATURE WELL DISTRIBUTED

Portland Christian Endeavorers who have returned from the Seattle convention feel that much good was done there for the homeseekers' movement in Oregon. A vast amount of literature furgon. A vast amount of literature furnished by Portland commercial bodies was distributed at Seattle.

Reporting to the Commercial club H. E. Powell, chairman of the Portland delegation to Seattle, said:

"We distributed about 50,000 pieces of Oregon literature by having them placed on the seats in the big convention tent, on two occasions. We also distributed literature at our special Oregon booth in

literature at our special Gregon booth in the big tent, which was visited by thou-sands. We left literature at the larger hotels and at the union depot head-quarters, and also distributed a quan-tity on outgoing trains."

KALAMA VICTIM IS

(Special Dispatch to The Journal.) Kalama, Wash., Aug. 14.—The man found badly injured and unconscious in the railroad yards here yesterday morning has revived under treatment and • for employment as stenogra-

TRIAL IS OPEN

Telephone Officials Answer Charges of Bribery of City Supervisors.

(Journal Special Service.) San Francisco, Aug. 14 .- The second trial of Louis Glass opened today. Venireman David Sallseld was fined \$100 for contempt of court, paid the fine and was excused. The fine was imposed be-cause of the venireman's absence from court yesterday.

Attorney Thomas of the firm of Thomas, Gerstle & Frick was called to the stand as the first witness and testified to drawing the application of the Home Telephone company for a franchise in 1905.

John Ryan, clerk of the supervisors

John Ryan, clerk of the supervisors, testified that the application was filed and that Charles Boxton was chairman of the public utilities committee at that Ex-Supervisor Lonergan was then called and retold the story of his bribery by Halsey. Cross-examination of Lonergan by Delmas occupied the after-

CHARGE NELSON WITH PROPOSALS

Lawyer Object of Attack by Officers of Two Local Associations.

In a communication to the public, in which is expressed a determination to win, director of the Travelers Ald so-ciety, make grave charges against D. R. Nelson, aged 67 years, attorney and manager of the National Finance com-pany, whose offices are at 208 Marquam building. The communication, says, in part: "This man answered our

ments which we placed in the papers for stenographers. Miss C., a bright, capable stenographer, arrived in Port-land, coming at once to the association, land, coming at once to the association, as she was anxious to procure work, her money being nearly exhausted. She applied during the afternoon and went to work for Nelson the following morning, but was compelled to leave his office at noon on account of his indecent proposals. She found that she would be required to come back at 7 o'clock at night, and when she objected, he said to her: 'You are hard up for money, aren't you?'

"He also asked if a \$5 gold piece would not look good to her. If she would do some light work at night, he said, he would give her the \$5; that he was so lonesome. He held out to her

was so lonesome. He held out to her many inducements if she would yield to him; sat indecently near, and before she was aware of his intention, leaned over her and kissed her. Upon this the girl rushed from his office.

Seven different girls in all reported insults in Nelson's office, say the association officers, and the matter was reported to the district attorney. He says, however, that there is no greater punishment than a fine of \$5 to \$20 for the suit filed Saturday against T. Cader Powell by his former punishment than a fine of \$5 to \$20 for wife, lends strong color to the perential strong color to the says and the says and the says and the says and the says are strong color to the says and the says are strong color to the says are says are strong color to the says are says punishment than a fine of \$0 to \$20 for the offenses charged against Nelson.

Nelson denies the charges, and declares he intends to sue all the parties connected with what he terms an effort to defame his reputation before the public wife, lends strong color to the positive fine property wife, lends strong color to the positive fine proper

NEW SWITCHBOARDS

TO BE INSTALLED

TO BE INSTALLED

The chief Dave Campbell

Announces Change in

Fire Department.

Improvements in the local fire department service will be made as rapidly as the city electrician can install the new switchboards and fire boxes which were received by Fire Chief Dave campbell at the new switchboards and fire boxes witch were received by Fire Chief Dave of Alaska and a few months in the new switchboards and fire boxes witch were received by Fire Chief Dave of the partment service will be made as rapidly as the city electrician can install the new switchboards and fire boxes witch were received by Fire Chief Dave of the partment service will be made as a considerably services. The single services in the second that the country department is a United States marshal, Mira. Fowell is an an install the new switchboards and fire boxes with the weak witchboards and fire boxes with the weak with the with the with the work of the installed the department will have the great four alarms in the time the department will have the great four alarms in the time the department will have the great four alarms in the time the department of the will be discarded and when the chiefs are out of their stations they will have to take a man along with them to be stationed at the stations they will have to take a man along with them to be stationed at the stations they will have to take a man along with them to be stationed at the stations they will have to take a man along with them to be stationed at the stations they will have to take a man along with them to be stationed at the stations they will have to take a man along with them to be stationed at the st

and when the chiefs are out of their stations they will have to take a man along with them to be stationed at the along with them to be stationed at the nearest fire alarm box so they can keep in constant communication with headquarters. Men exercising horses will have to perform the stunt in front of the fire stations, so as to be ready when an alarm comes in.

Many business men have protested against the abolition of the fire bell, because it gives them warning when they are at home whether their property is on fire or not. Others favor the is on fire or not. Others favor the scheme and say that it is one of the useless nuisances of the city. Members of the department are in favor of abolishing the bell because of the large crowds it draws at every fire.

EAST SIDE PLAYHOUSE IS READY TO OPEN

The Grand Union Stock company will The Grand Union Stock company will open in the new Grand Union theatre in the Burkhard building, East Burnside and Grand avenue, Friday, August 16. "His Little Joke," a comedy in three acts by Sidney Grundy, will be the opening bill and the opening night will be a benefit for the Carpenters' union. This is the first theatre to open on the east side and Manager Walter C. Farnham is confident the venture is a safe one. Prices have been fixed at 10 and 20 cents and 25 cents for the opening night because of the benefit. "His Little Joke" will continue for three nights.

D. R. NELSON IS TO MARRY MISS MARKLEY

A marriage license was issued to D. R. Nelson and Miss Edna . May Deu Pree this afternoon by the county clerk. The age of the prospective groom is given as 67 and that of the bride-to-be A. PUGH OF SALEM | as 19. The witness was Ortha Markley, an aunt of the bride. Nelson is the man who was exposed for alleged ungentlemanly acts in relation to his conduct with girls who applied to him

. phers.

................ Until the beginning of the nineteenth century strikes were of rare occurrence and did not have very much effect upon labor conditions.

SECOND GLASS PREFER WORKHOUSE TO PROPOSED NEW JAIL

Oregon Prisoners' Aid Society Desires City Council to Provide Such Institution-Mayor Lane Approves Plan and Several Councilmen Like It Also.

Mayor Lane this morning received a tion of liberty. In the modern jail and communication from the Oregon Prison method, the meral and physical oners' Aid society asking that the city by obtained through the work-house council provide a workhouse for mu-

Marshal of Nome Gets Cir-

cuit Court Judges to Have

Complaint Withdrawn.

TO CONTINUE IN OFFICE

nusual Procedure Sanctioned by the

Court Upon Settlement of Action-

Judge Webster Denies Published

BOILERMAKERS WENT

Pacific System in Four

States Is Settled.

tee was more pleasantly received. Arrangements were quickly made for resuming work.

TO WORK AT NOON

PAYS WIFE'S ALIMONY

FEARS PUBLICITY WILL

council provide a workhouse for minicipal offenders instead of the proposed new jall and emergency hospital, and the mayor will present it to the council the mayor will present it to the council the heartily approves of the plan and believes that it will furnish an answer expense of maintenance is concerned, and in addition will tend greatly to uptilift the morals of those in detention. It is also understood that several council the morals of those in detention in the moral or not fit, for this kim of work. The fore a jail site is selected.

Following is the text of the communication:

"Referring to the maiter of a new site for a city jail which is now before the council, the Gregon Prisoners' Aid society respectfully submits the following communication:

"In dealing with delinquents the milcipality has two objects in view—the punishment and the reformation of the offender.

"To accomplish these, plans for the moral as well as the physical upbuilding of the prisoner must be considered. In this regard imprisonment has a certain deterrent effect, but in all progressive communities, work, either indoors or out, has been found after over 100 years of experience to be fatal to the moral or physical development and should be reduced to a minimum. There must be, however, restrictions and should be reduced to a minimum. There must be, however, restrictions and should be reduced to a minimum. There must be, however, restrictions and should be reduced to a minimum. There must be, however, restrictive for the city than bolts and bars. Indoor confinement has been found after over 100 years of experience to be fatal to the moral or physical development and should be reduced to a minimum. There must be, however, restrictive over 100 years of experience to be fatal to the moral or physical development and should be reduced to a minimum. There must be, however, restrictive over 100 years of experience to be fatal to the moral or physical development and should be reduced to a minimum. There must be, however, restrictive for th

came, and a complaint was promptly filed in the circuit court. The summons was given to a deputy sheriff for service, but he could not find his man. Finally Powell concluded that he must escape publicity at any cost, and negotiations for a settlement were opened. A meeting was arranged Monday afternoon at the office of H. K. Sargent, Mrs. Powell's attorney. Powell agreed to pay up, provided the complaint could be withdrawn from the files and the suit kept from the public.

Protected by Judges.

Protected by Judges.

President Refuses to Take Part in the Telegraphers' Strike - Crisis to Come When Small Arrives at Chicago Tomorrow.

Chicago, Aug. 14.-The climax in the

elegraphers' strike is due tomorros

upon the arrival of President Samuel Small of the Commercial Telegraphers of America, who is now enroute from San Francisco. Th strikers claim that more than 10,000 men are out now and that 12,000 more will be called out should a general strike order be issued. should a general strike order be issued. Small is expected to eall a general strike upon his arrival here. President Roosovelt has refused to inter ane. The strikers are claiming a story, but the companies insist that they able to handle the bulk of the business offered them. This is discredited, however, and it is reported that the congestion cannot be cleared up for weeks. Both sides spurn arbitration, claiming that they are certain of victory. There is immediate danger of a strike of 47,000 railway operators. This danger was increased today and there is a possibility of its including the telephone operators.

perators. operators.

President Gompers, president of the American Federation of Labor, admitted today that his mission here as an arbitrator has failed and that there is little chance of averting a general strike.

New York, Aug. 14.—Both companies claim to be moving the bulk of their business, but the operators are confident of winning their strike. Officials at the summer capital at Oyster Bay are watching developments in the strike. President Roosevelt today declared that he would not intervene in the trouble and his refusal was sent to the Chicago board of trade, which made the request. LOSE POWELL HIS JOB

Chicago, Aug. 14.—Logan & Bryan, stock brokers, with perhaps the largest brokerage leased wire system in the United States, today signed a contract with the telegraphers' union to employ only union men, thus making the house a closed shop for another period.

Tacoma, Wash., Aug. 14.—Seattle is tied up tight, telegraphically speaking. All operators are out and the few chief. who are attempting to handle the wires are making poor progress.

BICYCLE RIDER IS SERIOUSLY INJURED

Protected by Judges.

In pursuance of this arrangement application was made to Judge. Sears to allow the complaint to be withdrawn from the files. Unwilling to take the sole responsibility for such an unusual procedure, Judge Sears conferred with Judge Fraser, and the two judges finally entered the desired order. As a consequence the court records show only the title of the case, "Gertrude Powell vs. T. Cader Powell," and all the papers which would throw light on the character of the suit are missing.

Both Judge Sears and Judge Fraser admit that it is very unusual to allow papers which are a part of the court records to be withdrawn from the filea. It is done occasionally, when the facts seem to justify it. In the present case they say that as the case had been adjusted they saw no reason why for de Runaway Horse at Third and Couch Streets Caused Accident.

seem to justify it. In the present case they say that as the case had been adjusted they say that as the case

FELL THREE FLOORS FROM AN ELEVATOR

Strike Affecting Southern Frightful Drop of Little Girl From Oregon Hotel Lift.

A strike of all boilermakers on the The 8-year-old daughter of L. W. Southern Pacific system in Oregon, Davies, a coal operator of Carbonado, Idaho, Nevada and California was set-Washington, jumped from an elevator tled this morning and the men went to in the Oregon hotel at 2 o'clock this work at noon today. At the East Port-land shops there were 16 men out and they resumed work under the old scale land shops there were 16 men out and they resumed work under the old scale and shop conditions.

The Portland strike was entirely sympathetic with the Los Angeles strikers, who quit work because the foreman, W. E. Carter, was obnoxious to them. Carter, after a week of the strike, voluntarily resigned from the Southern Pacific service. As a result of his resignation the men and the company settled their trouble at Los Angeles and the boilermakers resumed work there this morning. Word was "scelved yesterday afternoon by the Portland strikers that the Los Angeles trouble was settled and overtures were immediately made by the boilermakers' committee to J. F. Graham, superintendent of motive power of the Harriman lines in Oregon, for resuming work in all Portland shops. Mr. Graham was angry at the men for quitting work a week ago. He alleged that they had broken an agreement entered into when the present wage scale was adopted and treated the committee with scant courtesy. The men maintain that they have had no agreement excepting a wage scale with the present management of the Harriman lines and that the old agreement was abrogated when the present scale was adopted.

This morning negotiations were resumed and the boilermakers' committee was more pleasantly received. Arrangements were quickly made for rethe door of the elevator before the operator could close it and fell down operator could close it and fell down between the elevator and side of the shaft through the weight space. The injured girl was immediately re-moved to the Good Samaritan, where she had not yet recovered consciousness at 3 o'clock. No bones were broken, but it is feared that internal injuries may have been sustained.

MILL COMPANY SUES FOR HEAVY DAMAGES

A suit was filed in circuit court this afternoon by the Pacific Mill company of Honolulu against Inman-Paulson and company. The plaintiffs ask for damages amounting to \$163,000 and allege a ages amounting to \$103,000 and allege a breach of contract on the part of the defendants.

Two years ago a similar suit for the same amount was twide tried in the circuit court and from there taken to the supreme court by the same litigants.

CIVIL SERVICE EXAMS

CANNOT BE HELD

rangements were quickly made for resuming work.

RUSSIAN TERRORISTS

HOLD UP EXPRESS CAR

St. Petersburg, Aug. 14.—Terrorists today held up a train in daylight and looted an express car of \$25,000.

Owing to the resignation of Secretary Otho L McPherson, of the civil service commission; to take effect immediately, all examinations scheduled for the next few weeks have been cancelled. Some six examinations were to have been held under his direction. Until the new secretary has been selected vacancies will be filled by temporary appointments. As yet no one has been selected to fill the position.

NEW YORKER PLANS

PAPER MILL MERGER

(Journal Special Service.)

Appleton, Wis., Aug. 14.—A merger of all printing paper mills in Wisconstin. Minnesota and Michigan, representing to the resignation of Secretary Otho L. McPherson, of the civil service.

PAPER MILL MERGER

(Journal Special Service.)

Appleton, Wis., Aug. 14.—A merger of all printing paper mills in Wisconstin. Minnesota and Michigan, representing to the resignation of Secretary Othor.

NO OPPOSITION NOW FROM LABOR UNIONS

Labor unions will not ogrose the anti-trust law when it is brought before the council this afternoon. This decision was reached last night by the committee consisting of T. M. Leaho, Ed Thayer and P. McDonald, appointed by the federated trades to examine the ordinance. A consultation with the city attorney and Mr. Belding, who introduced the measure, brought out the fact there was nothing in the provisions of the law that could be construed to operate against the objects. strued to operate against the objects of organized labor.

The ordinance will have the full support of the judiciary committee when it is introduced. There is active opposition to it among many organized in-terests but a majority of the council-men have gone on record as being in favor of the enactment of the ordi-

LANDIS INVESTIGATING ALTON'S IMMUNITY

(Journal Special Service.)
Chicago, Aug. 14.—Judge Landis today swears in a jury to hear the rebating charges against the Chicago and Alton road in connection with the Standard Oil's big fine, but postponed action until September 3 to investigate a report that the government promised the Alton immunity.

LEE QWONG'S BOND DECLARED FORFEITED

Assistant United States Attorney James Cole asked local United States circuit court this morning to have the bonds of Lee Qwong, amounting to \$500 declared forfeited, because the Chinaman failed to appear for deportation. Judge Charles E. Wolverton allowed the order.

NEW YORKER PLANS PAPER MILL MERGER