

SCHEIDTZ HAS USUAL NERVE

Former Frisco Mayor May Not Be Admitted to Bail for Two Months.

(United Press Leased Wire.)
San Francisco, Jan. 10.—Ex-Mayor Scheidtz this morning proceeded to the office of his attorneys after he had appeared before Judge Lawlor to have his case in the trolley and gas matters continued. Scheidtz was warmly congratulated by many of his friends on the decision of the appellate court. He was as bold as ever and chatted and laughed with old political associates.

"I am very much pleased, and of course at the decision given by the appellate court. I cannot state what action will be taken to secure my release until I have conferred with my attorneys."
Although the decision handed down by the district court yesterday sides the conviction of ex-Mayor Scheidtz is not directed at Abraham Ruef as a result of the decision, the boss once more occupies the center of the stage in the fight being waged against the alleged grafters of this city. From a mere pawn in the game, secured to the side of the prosecution by 122 indictments, he is now the one man around whom the battle will swing. This morning immediately after the proceedings before Judge Lawlor in the United Railroads case had ended, Ruef journeyed to the office of District Attorney Langdon, where he entered into a long consultation with Detective Burns and Langdon. With the exception of retaining his entire innocence of the charge to which he entered a plea of guilty, Ruef said nothing and returned to what occurred he would follow in the future. It is known that within a short time strenuous efforts to secure his release on bail. Nothing can be done in this line, however, until the appellate court sends down the decision. The attorneys for Scheidtz and Ruef are quite a difference of opinion over this matter. The attorneys for the prosecution contend that the case can be done for 60 days. They claim that the order does not become effective until the time allowed for an appeal has expired. It is expected that the status of Scheidtz will not be changed until the days allowed by law for an appeal have expired. The attorneys for Scheidtz and Ruef deny this contention and claim that the 60-day law is only effective in civil cases. They contend that the prosecution has the right to the 60 days in which to appeal, but that in all criminal cases the decision of the appellate court acts as an arrest of judgment.

Attorney Frank Murphy, with whom Attorney Ach was associated in the Ruef case up until the time that Ruef pleaded guilty, stated this morning that owing to the action of the appellate court it is probable that the court will grant a motion to arrest judgment, and this will put Ruef in the position of one who has never pleaded guilty.
"I do not think it is possible to get either Scheidtz or Ruef out on bail within the next 60 days," he said. "The remitter of the court of appeals has 60 days in which to file his document and so it is apparent that the case as it stands now is by no means a simple one. I do not believe Judge Dunne will grant any sort of relief to either Scheidtz or Ruef aside from that which he is absolutely compelled to do."
The action of the court of appeals simply demonstrates that they hold the same view that we do as attorneys. Scheidtz and Ruef always maintained that the indictments were illegal.
The case of Patrick Calhoun and the other United Railroads defendants on indictments charging bribery of supervisors were this morning continued by Judge Lawlor until next Tuesday for trial at the request of District Attorney Langdon.
The cases of Frank Drum, John Martin and John de Sabla of the gas company, accused of the same offense, were continued for two weeks.

WINNIFRED KELLY RETURNS HOME



Miss Winnifred Kelly.

(Special Dispatch to The Journal.)
Albany, Or., Jan. 10.—Miss Winnifred Kelly has returned to her home in Eugene and the mystery of her disappearance has been solved. Miss Kelly was depressed over failure in some of her studies and she came to this city to seek the advice of a young business man here with whom she is enamored. The young lady soon returned home. She could not account for the sudden impulse to visit Albany.

Miss Kelly is a young woman of exceptionally fine character and much liked by her fellow students at the University of Oregon.

POSTMASTER TO FACE CHARGES

Arthur Fisk at Bay City Accused of Aiding Southern Pacific Politicians.

(United Press Leased Wire.)
San Francisco, Jan. 10.—Postmaster Arthur Fisk of this city will be called upon to answer charges involving neglect of duty, incompetence, both on the part of himself and favorite subordinates; the use of his official position for the benefit of the Southern Pacific political bureau; violation of civil service regulations; employment of postoffice employees in precinct politics and an explanation of the private commercial enterprises of favorite postoffice employees.

Neither the burial of charges by First Assistant Postmaster General Frank Hitchcock, writing or unwittingly assisted by John A. Holmes, private secretary to Postmaster General Meyer, nor yet an investigation of the charges alleged to have been made by Assistant Superintendent of Salary and Allowance Hall will serve to keep a mass of unsavory accusations against the San Francisco postmaster from President Roosevelt.
Charges of incompetence and neglect of duty made by Major General Green in the summer of 1906, and charges preferred in May, 1907, have been hidden, have always made it my policy to run in Washington, from Postmaster General Meyer and President Roosevelt.
Postmaster Arthur Fisk this morning emphatically stated that the charges had been made against him in Washington either on the ground of neglect of duty, incompetence or favoritism.
Speaking of the charges which, it has been claimed, were made against him in Washington last May, Postmaster Fisk said:
"It is very peculiar that if these charges were made against me, I should not account for the sudden impulse to visit Albany. I have been in Washington for a long time and I have not understood why they have not been made public."
"Regarding my employing relatives to fill lucrative and easy positions, I have but one relative now employed under me, and he is under civil service regulation, having taken and passed the necessary examination. During the Christmas rush I gave my uncle, G. Gale, a position as porter during that period, being unable to secure men."
"My appointment has been pending since December 1 last, and if any charges have been preferred against me I cannot understand why they have not been made public."

WILL TRY AGAIN

(Continued from Page One.)
trary to the public good to flourish unrebuked.
Word this morning, "I want to stand on the same ground occupied by me two years ago. It has been the impression of many that I did not have a square deal at that time and that the people of the county did not have an opportunity to express themselves on the questions represented in the campaign. I want, therefore, to stand on the same declaration of principles that I issued two years ago and I intend to run on a closed town platform as against the open town theory."
Opposed to Open Town.
"I want to go into the contest against Mr. Stevens, or whoever may be my opponent, on the same line of battle that was drawn during the last campaign. I want to give the people of Multnomah

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We don't propose to carry a dollar's worth of men's clothing; it was bought for this season and we are going to dispose of it for the season for which it was bought.

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NATURAL BRIDGE WAS BROKEN DOWN

Klamath Man Has Interesting Theory as to Tule Lake Drainage.

(Special Dispatch to The Journal.)
Klamath Falls, Or., Jan. 10.—D. N. Murphy, engineer in charge of the Klamath project, contemplates a trip to Tule Lake to investigate the drainage of the lake. He wants to know what effect dynamite will have on experiments will be made.
J. Frank Adams, who is in from the Tule Lake region, reports that the recent storm gauge shows a slight rise in the waters of the lake since the recent storm, which may be due to the strong south wind. He also stated that the formation at the new outlet indicates that in times past there was an opening there between the hills which reported an arch that formed a natural bridge. These walls gave way, letting the top fall in, forming a dam which has been enlarged through the accumulation of debris. Mr. Adams is quite confident that by removing these rocks, the lake can be quickly and easily drained.

AGED BELLINGHAM WOMAN DISAPPEARS

(United Press Leased Wire.)
Bellingham, Wash., Jan. 10.—Mrs. White, the octogenarian mother of Henry A. White, a legislator, wandered from her son's home on Ellsworth street last evening and has not been found, though her family and the police are searching diligently for her.
White states that his mother, who is 80 years old, and feeble, left home early in the evening, her departure being unnoticed at the time.
It is feared that Mrs. White has suffered some fall or other accident, as she is far from strong.

In Grip—Don't Wait

For further developments, but act at once. Get warm; take a cathartic—the best is Hood's Pills—and begin treatment at once with Hood's Sarsaparilla. You will be surprised to see how quickly this great medicine takes command of the whole situation. It is just what is needed.
All this down—I had the grip and it left me very weak and all run down. Hood's Sarsaparilla made me well and strong.—Mrs. Ellen N. Small, Exeter, N. H.
Restored Health.—My husband and I took Hood's Sarsaparilla after a severe attack of the grip which reduced us very low. It gave us appetite and strength and restored our health.—Mrs. Th. Gilpatrick, North Gray, Me.
Unusually—I have taken Hood's Sarsaparilla and it has completely cured me of the grip. It is unequalled as a blood purifier.—J. E. Davidson, Keppa, Ill.
Hood's Sarsaparilla is sold everywhere. In the usual liquid, or in tablet form called Sarsapastils. One hundred doses one dollar.

POOR HANG ON HANGS ON TOO LONG TO HANG ON ANY LONGER

Hang On, a Chinaman, who formerly lived in Chicago, but who returned to his old home and remained more than a year, thus forfeiting his right to return to the United States, was before the United States district court this morning for being in this country unlawfully. Hang On has been back here two years and is still hanging on with the hope that he will be allowed to stay. His case was continued 30 days, when Judge Wolverton will decide whether Hang On shall be deported.
Hang came to this country before the exclusion laws. He hung around Chicago for years, in the meanwhile taking out a certificate of residence. In 1894 he returned to China. The law allows that any Chinaman having a certificate of residence may remain out of the country for one year. This Hang did. Two years ago he came in by way of the Canadian line. He hiked to Pendleton and resumed his duties at the washboard. After a while he applied for a square deal of the laws of the country, which would even change his name. Uncle Sam did the rest.
Now Hang On is in jail awaiting bail. He will have to put up \$500 in cash or \$500 in bonds before he is set at liberty. Hang On, it seems, is about to lose his hold on the United States.

POLICE SCARED BY LONE RAT CALL ON WOMAN FOR HELP

Help! Police! Fire! Murder! and everything in the exclamation line to attract attention to the fact that the Portland police department wants Dr. Esther C. Pohl and her assistant, Miss Eleanor Moore, to go to the police station and kill a rat discovered roaming about the premises.
Why the detectives couldn't detect the rat, or ferret it out of its hiding place and place it under the strong ban of the law is a mystery as deep as the police department is dense.
One poor, lone rat, and 125 strong, able-bodied men unable or afraid to kill it. In their despair they sent to the city hall and asked for a woman's aid in getting rid of the rat. A woman to kill a rat! And no one ever accused the police department of possessing humor.
In answer to their wall of fright and appeal for succor, Dr. Pohl told the policemen to kill their own rats. She also told them for every rat they killed a square of 5 cents would be paid upon presentation at the city crematory. Up to a late hour today no policeman was seen going in the direction of the incinerator.
can revoke it at any time.
City Electrician Savarian also spoke before the committee and said that 90 per cent of the rats are killed by the automatic device of the company were false alarms. He also stated that only one company should be allowed to connect with the city's wires, which would make the franchise of the company an exclusive one.
Lawyer Richard Montague represented the company and stated the details of the case. He told of the earnings of the company and of the struggle it had at the start. He gave a list of the subscribers and stockholders showing how much business is done by the company and what the wires will do.
In speaking of remuneration Mr. Montague spoke about the company's equipment which has been and is being turned over to the city. Many fire alarm boxes have been given to the city and all the company's property eventually goes to the city.

CHILD KILLED BY MAD MOTHER

Illinois Woman Loses Mind and Mashes Her Babe's Skull With Hammer.

(United Press Leased Wire.)
Bloomington, Ill., Jan. 10.—In a fit of insanity Mrs. James Valentine this morning killed her boy baby in a horrible manner and then attempted suicide.
Suddenly losing her reason, she seized the child and cut its throat. Observing that death did not follow immediately, she started to mutilate the little body. Again she discovered that the baby was still breathing and broke the little one's skull with a hammer.
Before neighbors rushed into the Valentine home the woman had cut her own throat and was lying on the floor in a critical condition.

EXCESSIVE DRINKING

Excessive or continued use of alcoholic beverages always results in a diseased condition of the nervous system. The drinking man is often heard to say, "I can stop of my own free will and when I wish," but the poor fellow is now devoid of the power to act the proper time and in the right way—it's too late, the craving has secured a firm hold and because of the diseased nervous system he has not the ability for sustained effort. The result we all know.
Drunkenness is no longer considered a crime; eminent scientists and physicians have agreed that it is a disease and must be treated as such.
The home treatment that has been used for a number of years, and is highly successful, is Orinne. It is sold under a positive guarantee that if it does not effect a cure your money will be refunded.
Orinne is in two forms. When desiring to give secretly, purchase Orinne No. 1, and if the patient will voluntarily take the treatment, Orinne No. 2 should be given. The guarantee is the same in both cases. Orinne costs but \$1.00 per box. Mailed in plain sealed wrapper on receipt of price. Write for free literature on your money's worth in sealed envelope by The Orinne Co., Washington, D. C. Sold by leading druggists everywhere and in this city by Clarke-Woodward Drug Co. and nearly all druggists in Portland.

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