

# GRAND JURY WORKS WITH 41 DEFENDENTS EVERY TURN OF TIDE

## SUMMARY OF GRAND JURY REPORT.

Regrets the present law which allows the present moral crusade.  
Recommends the erection of a new court-house, the sooner the better.  
Investigation of affairs at Kelly Butte rock pile.  
Asserts that Superintendent Briggs of Kelly Butte is not a fit person for the position he holds.  
That there is a lack of harmony between the sheriff's office and the county court. Recommends that the sheriff have charge of the prisoners.  
Horrorized at the great number of criminal assaults made on little girls between the ages of 5 and 8 years, made by men of various ages. Recommends that the courts inflict the maximum penalty in all of these cases.  
Commends the manner in which the county jail is conducted.

- List of True Bills.**  
John F. Waite, converting \$1,000 in money to his own use.  
Matt and John Johnson, murder.  
Robert Wakefield, working a county employe more than eight hours a day without sufficient salary.  
James Hill, larceny.  
Ed Fors, fraudulently selling certain property. (Fors has jumped his bail and is believed to be in Canada).  
William Travis and William Epperson, larceny.  
Walter Evans, contributing to the delinquency of a minor.  
P. H. Trigg, assault and battery.  
Robert Di Goro, assault with a dangerous weapon.  
Eugene Rooney, larceny in a store. (arrested).  
Ernest Delber, larceny of an automobile.  
P. Boucher, pass bad check.  
W. E. Gollie, criminal assault.  
W. E. Douglas, embezzlement of \$4,193 from his employe.  
Oscar Hanson, larceny of a watch.  
Adolph Adler, blackmail.  
Chester C. Holloway, assault with a dangerous weapon.  
Edward G. Adams, pass bad checks.  
Lillie Morse, assault and battery.  
High Walther, larceny.  
J. A. Hogan, assault with a dangerous weapon.  
Joseph Tickey, assault with a dangerous weapon.  
Ernest Bergin and Francis Oliver, outrage public decency.  
Charles Healy, pass bad check.  
Peter Kollon, attempted burglary.  
E. B. Whitney, administer deadly poison, manslaughter.  
Harry A. Clark, pass bad check.  
W. H. Williamson, larceny of a watch.  
Otto Harold, assault with dangerous weapon (suspended to three years in penitentiary).  
Joseph O'Brien, larceny in a dwelling.  
Harry Rieger, same.  
Tom Fleher, assault with dangerous weapon.  
A. P. Markham, pass bad check.  
Tom Schock, contributing to the delinquency of a minor.  
M. F. Copely, same.  
Eugene Becherer, same.  
Otto Farnberg, same.  
Isaac Redden, same.  
Harry Clark, obtain money under false pretenses.  
Joseph S. Courtney, manslaughter.  
Lola Bowen, criminal assault.  
Caaper Bickenshofer, manslaughter.  
William G. Brown, larceny by bailor.  
W. W. Reading, obscene pictures.  
Lucon Morell.  
Herman Schriens, pass bad check.  
William Wrotten, allow minor girl in saloon.  
Ben Lacer, larceny.  
"I want to take his opportunity to thank you, gentlemen of the grand jury, for your faithful and efficient service. You have probably accomplished more"

# ALL LUCK IN DEAL OF WORRY

## Remarkably Unfortunate Voyage of British Ship Simla—Almost Wrecked Off Horn; on Fire in Harbor of Acapulco.

(Heart News by Longest Leased Wire.)  
San Francisco, Oct. 3.—Nine months of bad luck has brought the big British four-masted bark Simla to her fate, and she now lies burned and warped in the harbor of Acapulco. Forward in the forecastle, the crew occupies cramped quarters, and Captain Casson, the skipper, has been forced to take up his lodgings ashore. The jigger-mast has toppled, the entire after-deck has caved in, and a lazy cloud of black smoke constantly rises from the center of the vessel.  
Eight months the Simla was on her passage from Cardiff to Acapulco, and most of this time the ship spent at anchor in Port Stanley, Falkland Islands, where she had put in to land the captain, who had been stricken with paralysis, following the wild experience of the Simla in South Atlantic hurricanes.

**Resumes Her Voyage.**  
In those low latitudes the Simla tugged at her rusting chains until a new skipper, Captain Casson, could go out to the Falklands to relieve the stricken skipper and assume command. Then the ship attempted to round the Horn. Things went bad from the start. The Simla made her way through it, being foul in the fierce gales, and the men, who had wearied of the lengthening months and storms, were sullen and mutinous.  
But the Simla beat up the coast, finally reaching Acapulco on August 16 with her 3,000 tons of coal.  
Then some of the foremast hands went ashore without permission and were jailed as deserters.

**Fire Breaks Out.**  
With all his other trouble making him impatient, Captain Casson was awakened a few days ago by one of his men and told that the fire had broken out in the stowage. The report proved to be true, but despite all that could be done by the crew the fire gained headway. The only assistance in fighting the fire came from a poor-looking business man of the city, who, Captain Casson and his men succeeded, however, in temporarily stopping the progress of the fire by settling part of the cargo but only tampered with when the steamer Newport left Acapulco 10 days ago the Simla was considered doomed.

# Has Caused a Deal of Worry

## Frank Hitchcock Who Has Been Causing Some Republican Troubles by Bad Campaign Management.

Lincoln, Neb., Oct. 3.—The removal yesterday of a couple of Federal hold-ers for "pernicious political activity" is to be made the text by the Democratic orators throughout the country for verbal onslaughts on Republican officials, from the President down, who are waging the fight for Judge Taft against William J. Bryan. Bryan himself will set the pace.  
Presiding over a Democratic rally in his home city tonight, the other speaker being Senator Gore, the blind statesman of Oklahoma, he made it plain that the attitude of the president in waging the fight for Taft is to be combated wherever possible. Bryan holds that the president, "being the chief executive of the country, and not of the Republican party alone," has no right to take part in political contests for his successor, and from now on he intends keeping this issue before the public.

# PRESIDENTIAL ROBERTSON HIS AUTO BUTTNSKY SCORED

## Interference by Roosevelt Gives Speakers Opportunity to Show How Small Taft Is—Democrats Willing to Trust to Voters.

(United Press Leased Wire.)  
Brighton Beach, N. Y., Oct. 3.—Twenty thousand people threw the high speed clutch into their larynxes and let out a 40,000 lung-power yell here tonight when George Robertson of New York drove his 50 horse-power simplex across the line, winner in a record smashing 24-hour automobile race. Nearly 50 miles behind Ralph E. Burford of Brooklyn brought his 50 horse-power Lozier in for the place, after an all day neck and neck struggle with the big six-cylinder Thomas car, which, handicapped by a long series of tire troubles, could not do better than third. The Allen Kingston 40 horse-power car driven by Hughes of New York, got fourth place.  
The four leaders covered 1,177, 1,125, 1,115 and 907 miles, respectively. The first three beat the world record for 24 hours, which was 1,075 miles.  
In the twenty-third hour the Zast car, with Harry Post driving, crashed through the fence of the back stretch, throwing its occupants nearly 50 feet. Carl Brown, the mechanic, received a bad fracture of the right wrist, and possibly internal injuries. Post was only slightly hurt.  
After the race Robertson was placed under arrest for the killing of Tickett, the Pinkerton detective, who died at the Coney Island hospital this afternoon from injuries received yesterday when he was struck by the Simplex car. The arrest of Robertson is regarded as purely technical.

# RECORD SMASHING RACE ENDS WITH MULLFORD OF BROOKLYN SECOND. SEVERAL BAD ACCIDENTS MAR GREAT SPEED AND ENDURANCE TEST

## Record Smashing Race Ends with Mullford of Brooklyn Second. Several Bad Accidents Mar Great Speed and Endurance Test

Morning reports depicting the sensational half-raising character of the contest drew an enormous crowd to witness the closing hours of the struggle. The grandstands overflowed with thousands upon the lawn. It was like a great stake event in the old turf days. At the afternoon warm-up the spectators watched with smarting eyes for their favorites to whirl down the stretch and vanish into the dust.  
With darkness in the air, the pace never slackened, and the great cars shot into and out of the pale patches of electric light like fiery-eyed demons.  
At the near turn, where the wheels had cut a deep gully in the soft dirt track, the cars seemed to leap into the air and disappear in a cloud of dust, while the spectators gasped and caught their breath until they saw them emerge safely into the back track.  
Officials of the race and old-timers at the automobile racing game say they never witnessed a race in which there were so few casualties in proportion to the number of smashups.

# PARTS OF BODY FOUND IN TUBE

## Mysterious Relics of Human Being Puzzle San Jose Police.

(Heart News by Longest Leased Wire.)  
San Jose, Cal., Oct. 3.—The police of this city are attempting to solve the mystery of the finding today in one of the local junk yards, of the head, shoulders and the intestines of an unknown man. The parts of the body had been wrapped in cloths and placed in a zinc vessel filled with water. The can was brought to the junk yard about two months ago with a load of old iron taken from the wreckage of the state normal school. It had lain in the junk pile until today, when workmen began pulling it to pieces to obtain the brass top which was screwed down and sealed.  
The coroner has taken the trunk and head to the morgue and has attempted all day to have some one identify it. His efforts have been futile as the head and face is badly decomposed.  
The trunk was completely dismembered. Even the hand and neck were cut from the rest of the body. The police are led to believe that the person found in the zinc vessel was the victim of a hold-up or well-planned murder.  
The supposition advanced by some that the body came from a medical school is not believed by the police. San Jose has no such institution and the flesh on the bones gives no sign of being placed in alcohol.

# MISS HOPPER HOPES FOR CASH

## Death of Joan Dunsmuir Revives Her Interests in Vast Estate.

(United Press Leased Wire.)  
New York, Oct. 3.—Coinciding with the news from Victoria, B. C., that Mrs. Joan Dunsmuir, mother of James Dunsmuir, lieutenant-governor of British Columbia and widow of Robert Dunsmuir, died Thursday Miss Edna Wallace Hopper, the actress, announces that she will again bring suit against James Dunsmuir, who was her stepfather's brother, for \$7,500,000 of the Robert Dunsmuir estate. She said today:  
"Robert Dunsmuir, who was my stepfather's father, died in 1899 and left all his property, estimated at \$15,000,000, to his wife, Mrs. Joan Dunsmuir. My stepfather, Alexander Dunsmuir, and his brother James Dunsmuir, bought their mother's claim to the father's estate and by the payment of \$400,000 and a stipulated sum to be paid each month, they made me their stepfather and my mother went to California and while there my stepfather had her very poor health. One month later my stepfather died in New York and my mother learned that his entire share of the estate had been left to James Dunsmuir through the will which my stepfather signed on what might be termed his deathbed. My mother died a year later and her will made me her heir and empowered me to fight for her share of the estate."  
Just previous to her death Mrs. Dunsmuir filed a statement of claim against her son, asserting that since 1899 he had not made an accounting of the estate.

# LIQUOR ONLY IS TABOED TODAY

## Cigar and Fruit Stands Will Be Open as Usual, as Injunction Has Been Granted in Time for Sunday Business.

Everybody can smoke, and buy candy, and ham sandwiches, and flowers and groceries and everything, except liquor. There is nothing doing with the blue laws today.  
Judge Gantenbein has put the injunction curtain of the court before the march of the statutes and the police today are making no arrests for violating the blue laws. The city is closed upon liquor and the only thing that is being sold until the constitutional of the Sunday-closing law.  
Tanner and Blauvelt and John E. Logan and James Gleason, who have been retained as counsel by the union in the petition for the injunction, filed the writ this inclusion in the petition for a temporary injunction. It was also included in the petition for a temporary injunction and an order signed granting a temporary writ until such time as the legality of the Sunday-closing law should be determined.

# CLIQUEES EXIST AMONG OFFICERS

## Friends of Young Evans Use Muckrake to Save His Reputation.

(United Press Leased Wire.)  
Manila, Oct. 3.—Friends of Lieutenant Frank P. Evans, son of Admiral Rodney D. Evans, intimated today that startling revelations of the existence of cliques and cabals among the officers of the American fleet will be revealed during the court martial set for this week, when the young officer will be tried on a charge of drunkenness and conduct unbecoming an officer.  
Young Evans will enter a general denial to all charges against him. He has a large number of friends in his mess, many of whom are expected to come to his aid.  
Others say the young man has traded on the prestige given him by reason of his father's achievements.

# GEORGE ROBERTSON HIS AUTO BUTTNSKY SCORED

## Interference by Roosevelt Gives Speakers Opportunity to Show How Small Taft Is—Democrats Willing to Trust to Voters.

(United Press Leased Wire.)  
Lincoln, Neb., Oct. 3.—The removal yesterday of a couple of Federal hold-ers for "pernicious political activity" is to be made the text by the Democratic orators throughout the country for verbal onslaughts on Republican officials, from the President down, who are waging the fight for Judge Taft against William J. Bryan. Bryan himself will set the pace.  
Presiding over a Democratic rally in his home city tonight, the other speaker being Senator Gore, the blind statesman of Oklahoma, he made it plain that the attitude of the president in waging the fight for Taft is to be combated wherever possible. Bryan holds that the president, "being the chief executive of the country, and not of the Republican party alone," has no right to take part in political contests for his successor, and from now on he intends keeping this issue before the public.

# LONE ROBBER HOLDS UP EIGHT IN SALOON

## Bold Desperado Visits Erick Huseby's Place, 406 Hawthorne Avenue, Stands Inmates Up Against the Wall, While He Rifles Till and Pockets

One lone highwayman stood eight men up against the wall of Erick Huseby's saloon at 406 Hawthorne avenue at midnight last night, and while he threatened them with a glittering revolver robbed the till of all the money it contained and nonchalantly sauntered away.  
It was one of the boldest crimes ever perpetrated in the city of Portland, and the man used his skill and nerve to rob anybody who was in the saloon, only taking the contents of the till. Then he went out and disappeared. The men who were in the saloon were A. B. Butts, A. R. Boswell, W. H. Butts, R. Kilmier, C. Schmitt and J. A. Crittin.  
The robbery was a hold-up was telephoned into the police station a few minutes past 12 o'clock and Captain Slover at once sent Detective Coleman over to look into the matter and try to catch the highwayman. But the latter would not come a little time. "If I had any more time to get a long distance before the officer could get over to Hawthorne street."

# COURT APPEAL ON PRIMARY LAW

## Lieutenant Governor Coon Petitions for Writ of Mandamus.

(Special Dispatch to The Journal.)  
Olympia, Wash., Oct. 3.—Lieutenant Governor Chase Coon today filed a formal petition in the supreme court for a writ of mandamus requiring the state canvassing board to certify his name as the Republican nominee for lieutenant governor. The petition alleges unconstitutionality in the second choice provision of the law under which M. E. Hay is nominee.  
Governor Coon had a plurality of first-choice votes but not the required two-thirds majority. His name is on the primary law as now pending and another will be filed next week. One attacking the non-partisan judiciary feature, and asking for a primary law, and Governor Coon's petition are set for hearing next Friday.  
E. C. Pendleton, of Okanogan county, will attempt to compel the secretary of state to file his nomination by petitioning for a writ of mandamus. It is also alleged that the secretary of state will attempt to compel the secretary of state to file his nomination by petitioning for a writ of mandamus. It is also alleged that the secretary of state will attempt to compel the secretary of state to file his nomination by petitioning for a writ of mandamus.

# CENTRAL AMERICA SENDS MUCH GOLD

## San Francisco, Oct. 3.—The mines of Salvador and Mexico have contributed \$68.75 to the wealth of this country.

It came up today in the course of the Pacific Mail steamship. Half coming from the Business Bureau, the steamer, the widely known mines back of Mexico is the largest amount of gold brought from the southern part of one consignment in months.

# MURDER ENDS LONG FEUD

## Charles Stucke Shot Down by Harry Tabor—Shooting Occurs in Lake Creek Valley—Families Had Been on Bad Terms for Years.

Eugene, Oct. 3.—Charles Stucke, a farmer who lives at Deadwood in Lake Creek valley, 50 miles west of Eugene, was shot and killed this afternoon by Harry Tabor, a neighbor. Messer participated in the shooting. The shooting occurred at 7 o'clock last evening. Sheriff Harry Brown and District Attorney Bryan were on hand to see that justice was done this morning. The sheriff is waiting for the arrival of the district attorney from Corvallis on the midnight train.  
It has been learned whether or not Tabor is in custody of the constable at Deadwood.  
A feud has existed among several of the families in Deadwood and vicinity, including the Stuckes and Tabor, for the past year, which is said to have been started over Tabor's wife. Stucke had been annoying her for a long time past and there have been several fist fights as a result.  
Stucke was arrested a few weeks ago and charged with assault and battery upon Garrett Steinhauer, and was unable to appear for trial in the circuit court.  
Both men involved are prominent in the neighborhood. It is not known how the shooting occurred, as it is hard to get information over a poor telephone line.  
Sheriff Brown's informant stated that Stucke's body is lying in a field.

# PLEASE ANSWER, MR. TAFT

## Samuel Gompers Says Candidate Cannot Meet Truth and Justice of Labor Contention—"Resorts to Pettifogging Policy"—Says Union Leader.

(United Press Leased Wire.)  
Washington, Oct. 3.—A galling fire of denunciation of Judge Taft was delivered by Samuel Gompers, president of the American Federation of Labor. Gompers' fire had been charged high with making "lying statements." He charged the candidate with "going from bad to worse" and with "losing his temper as well as his manners and his dignity" and declared that he "cannot meet the truth and the justice of labor's contention, but has resorted to the well known policy of the petty-fogger" and says that Taft "evidently believes neither accounts in his mess, nor accuses himself from a bad situation."

# PLEASE ANSWER, MR. TAFT

## Samuel Gompers Says Candidate Cannot Meet Truth and Justice of Labor Contention—"Resorts to Pettifogging Policy"—Says Union Leader.

(United Press Leased Wire.)  
Washington, Oct. 3.—A galling fire of denunciation of Judge Taft was delivered by Samuel Gompers, president of the American Federation of Labor. Gompers' fire had been charged high with making "lying statements." He charged the candidate with "going from bad to worse" and with "losing his temper as well as his manners and his dignity" and declared that he "cannot meet the truth and the justice of labor's contention, but has resorted to the well known policy of the petty-fogger" and says that Taft "evidently believes neither accounts in his mess, nor accuses himself from a bad situation."

# PLEASE ANSWER, MR. TAFT

## Samuel Gompers Says Candidate Cannot Meet Truth and Justice of Labor Contention—"Resorts to Pettifogging Policy"—Says Union Leader.

(United Press Leased Wire.)  
Washington, Oct. 3.—A galling fire of denunciation of Judge Taft was delivered by Samuel Gompers, president of the American Federation of Labor. Gompers' fire had been charged high with making "lying statements." He charged the candidate with "going from bad to worse" and with "losing his temper as well as his manners and his dignity" and declared that he "cannot meet the truth and the justice of labor's contention, but has resorted to the well known policy of the petty-fogger" and says that Taft "evidently believes neither accounts in his mess, nor accuses himself from a bad situation."

# PLEASE ANSWER, MR. TAFT

## Samuel Gompers Says Candidate Cannot Meet Truth and Justice of Labor Contention—"Resorts to Pettifogging Policy"—Says Union Leader.

(United Press Leased Wire.)  
Washington, Oct. 3.—A galling fire of denunciation of Judge Taft was delivered by Samuel Gompers, president of the American Federation of Labor. Gompers' fire had been charged high with making "lying statements." He charged the candidate with "going from bad to worse" and with "losing his temper as well as his manners and his dignity" and declared that he "cannot meet the truth and the justice of labor's contention, but has resorted to the well known policy of the petty-fogger" and says that Taft "evidently believes neither accounts in his mess, nor accuses himself from a bad situation."

# SUED FOR CUTTING KLAMATH TIMBER

## San Francisco, Oct. 3.—Suff was brought today in the United States district court by Assistant United States Attorney Clark against the Klamath Mill & Transportation company to recover \$1,072, the value of timber bought from Indians which had been cut on allotted lands. It is against the statute to cut any timber for commercial purposes on lands allotted to Indians.

The timber bought by the defendant was from the Yonkers-Born Indian allotment and other allotted lands. An affidavit was filed showing that the defendant had cut timber on the allotted lands. It is alleged that the defendant knew that the timber was on allotted lands and that he cut it anyway.