

# HANLEY RETURNS FROM NEW YORK; HAS MONEY LEFT

## Cattle King and Landed Proprietor Learns Something New in City of Big Buildings and White Lights.

With his pocketbook still intact despite a venturesome visit to the shark-infested district of New York city, known as Wall street, William Hanley, the sage of Harney county, returned to Portland last night after a month's tour of the east, bearing with him the conclusion that "Wall street and the I. W. W.'s would make a mighty good working team."

Each week for the same end," said Mr. Hanley. "They are out to get a better circulation of money by direct means. Under the present system too many people can get money into the bank and too few who don't deserve it, can get it out."

After arriving at the city of tall towers and "treelless canyons" as he dubbed the thoroughfares, Hanley shopped up a convenient set of stone steps on Broad street, at right angles to Wall street and took his bearings. Here is what he found out. He says:

**Learns New Lesson.**

Wall street is too scared to fight the currency bill. They're past that now. All they hope to do is get a measure that will best fit in with the present ways the street's business is conducted.

"The currency bill," he says, "won't pass the present congress and probably will go before the people as a campaign issue in the next presidential race. The people want more than one financial center and they want a system whereby more individual credit is allowed."

Harney's sage has added something to his already large store of knowledge. In New York, he declares the best way to "countryman" to enjoy himself is to let his "leak" continue."

"But don't let the Gothamites regulate the leakage," he added as an afterthought. "There won't be anything left but the purse if you do."

**Farms Displacing Ranges.**

En route to the lands of real heat and contested population, Hanley stopped at the Glacier National Park in Montana and called on some members of the Blackfoot tribe. No time was his scalp in danger, he said, due to the fact that his luxuriant locks grow from the sides of his cranium and the top is bare as the hills of his big cattle ranges.

"Montana is giving the world a lesson in dry farming," he said. "The country is developing rapidly, farms are displacing the ranges and I can see in that, what will come soon to central Oregon and as William Hanley, citizen, I am kissing 'Bill' Hanley cattleman, good bye."

Mr. Hanley plans to leave Portland tonight for his home in the forenoon he visited C. C. Chapman in connection with arrangements for the convention of the central Oregon Development league, which will be held in Klamath Falls, August 19-20-21. He is president of the organization.

# AFTER HE'S EIGHTY AND BROKEN DOWN, A FORTUNE COMES

## Independence Laborer Despite a Lifetime of Denial Sinks Into Penury in Old Age, and Now Receives \$17,000.

(Special to The Journal.)

Independence, Or., July 21.—After years of grinding toil and broken health, and a continuous bitter struggle in courts, James A. Simmons of this city has received a fortune of \$17,000. During the past year in Ida county, Iowa, Margaret McHugh died. She was reputed to be a woman of wealth and when she died it was found that James Simmons of this city was to get \$6000. Simmons, past the age of 80 and a man well known to people in this section, was not satisfied with the sum of \$3000. Being incompetent to attend to the affairs owing to advanced age, he employed a firm of attorneys at the Estwarden, Iowa, which reported the estate as more valuable and agreed to settle with him on the basis of \$6000, taking any amount over that as their fees. C. W. Irvine, cashier of the Farmers' State bank, was appointed as guardian of Mr. Simmons, and immediately made an investigation. He found that an attempt had been made by interests to take over a good portion of the money secured from the estate, and that Mr. Simmons was being defrauded. It was found that Margaret McHugh had owned 640 acres of valuable land in South Dakota and that agents were making fraudulent representations to Simmons regarding it. On the register of probate in the office of the county clerk appears the following entry which tells the final chapter in this long struggle to save an old man from being swindled out of the money rightfully left to him:

"In the matter of the guardianship of James A. Simmons, an incompetent person: Supplementary bond filed and approved, settlement with Margaret McHugh's second estate in Ida county, Iowa, approved."

In the application for settlement for which this order was made B. F. Swope, of this city, as attorney for the guardian C. W. Irvine, represented by affidavits and papers, duly executed the arrangements under the terms of which Simmons will receive \$17,000. Two thousand dollars of this money has already been paid him.

Mr. and Mrs. Simmons have been residents of this city for more than 25 years, and by denial of everything approaching luxury in the past years, have become successful in owning a home of their own. During that time Mr. Simmons worked as a common laborer at whatever he could manage to do. The couple have four children but none of them live at home. During the earlier years while the head of the house was able to work, all was well, but as age crept upon them, he found it more difficult to solve the problems of existence. Things continued from bad to worse until it is said they were without food and the necessities of life.

# MEN EMPOWERED TO ORDER GREAT STRIKE



Left to right: A. B. Garretson, president of the Order of Railway Conductors, and W. G. Lee, president of the Brotherhood of Trainmen.

(United Press Leased Wire.)

New York, July 21.—The new federal board of mediation met here today to consider the differences between the conductors and trainmen with the officials of eastern railroads. It is understood that the railroad managers are prepared to withdraw the eight demands on their employees. The trainmen, it is said, are determined not to enter into negotiations unless the railroads withdraw their demands.

The only work of the mediators today will be the formal drafting of the trainmen's demands for submission to a board of arbitration.

# N. A. M. BLACKLIST IS IDENTIFIED BY WITNESS MULHALL

## Congressmen Who "Ought to Be Defeated" Included Champ Clark, Lenroot, Murdock and Many Others.

(United Press Leased Wire.)

Washington, July 21.—Martin M. Mulhall of Baltimore, lobbyist for the National Association of Manufacturers, resumed today his testimony before the senate lobby committee. At least three more days will be required, it is believed, for the witness to complete his direct story.

Former Congressman James Watson of Indiana was present at today's hearing. Mulhall has declared that Watson received aid from the N. A. M. during his gubernatorial campaign in 1908.

Mulhall identified a letter which he alleged was written to him by Frederick Schwedman, former secretary of the N. A. M., October 17, 1908.

"I believe the time is coming," the letter said, "when we can rally around our friend Watson for president. We now are rallying to his support for governor. We need a man of his type, a man not ashamed of his friends because they happen to be among respectable people. The style of politicians now seems to be to wear ragged clothes so voters among the rabble will come their way."

Reed continued wearily to read tiresome letters referring to Watson's campaign in 1908. Chairman Overman requested that less time be devoted to immaterial matters. Most of today's letters revealed Mulhall's activities at the close of the 1908 campaign and the opening of congress in December, 1908.

Some of the letters showed the N. A. M., supposedly supporting the campaign for reelection of Senator Foraker, realized early that Foraker had no chance and did not exert itself in his behalf, though Foraker believed all the officials of the association were working night and day in his interest.

Mulhall identified an alleged blacklist prepared for the N. A. M. containing names of candidates for congress who ought to be defeated. The list included the names of Congressmen Nichols and Wilson of Pennsylvania, Murdock of Kansas, Morse, Nelson, Lenroot and Cooper of Wisconsin, Haugen

# HUNT FOR WARM MILK SHIPPERS

## Health Department Sends Out Seven Inspectors to Take Temperatures.

To learn who is to blame for the large amount of warm milk received in Portland from out of town points, seven milk and dairy inspectors from the office of Health Officer Marcellus are today visiting all milk depots along the lines of railroads entering the city.

They are taking the temperature of the milk as it is put on the express cars for shipment to the city. After the milk has been aboard the train for some time it is to be tested again and is to receive a final temperature test when taken from the train here.

A number of complaints have been received by both Dr. Marcellus and Milk Chemist Callaway that the milk as taken off the trains is above the proper temperature. If it is found that the fault for the excessive temperature lies with the shippers they will be barred from further shipment until conditions are remedied. If the fault lies with the express companies, they will be required to put new cooling systems in the cars.

Considerable trouble was experienced at this time last year regarding the warm milk. It was finally necessary to hold a conference with the railroad commission, the express companies, creammen and others to remedy the condition. Through the installation of a new cooling system on the cars the trouble was remedied for a time.

The trips made today by the milk inspectors are at the expense of the railroad companies. The milk inspectors are traveling in the express cars.

# PREMIER ASQUITH HAS NO INTENTION OF LEAVING OFFICE

## Tories Must Look Elsewhere for Gossip Material, as Cabinet Leader Will Stand Pat in His Position.

London, July 21.—Seldom, if ever, has the air been as full of political rumors as during the last few weeks. The fall and collapse of the present government was confidently predicted as destined to take place long ago, and when the prophecy was not fulfilled, the political gossips began to talk of all the important changes that were to take place in the cabinet. The most sensational of these predictions was that Mr. Asquith, tired with the burdens and responsibilities of his office, would resign after appointing himself lord chief justice to succeed Lord Alverstone, who, as everybody knows, will never resume his seat on the bench. A successor will have to be found, but as the long court vacation is at hand, no new lord chief justice will have to be nominated until October, and then no matter how often the Tory press has predicted that Mr. Asquith would never dare do, he will nominate Sir Rufus Isaacs for the vacant position. And no one of any importance will say a word against the appointment, for in all England there is no man more fit to hold this high office than the present attorney general. In a month or two all the artful indignation stirred up by the Marconi affair will have completely disappeared.

**Asquith Will Not Quit.**

I can assure my readers on the very best authority that Mr. Asquith has not the slightest intention of leaving the political arena now and everybody who knows him knows that this is so. The statesman who, in face of unexampled difficulties, passed the parliament act, is not going to leave his post until the fruits of the great measure are garnered. A distinguished colleague of Mr. Asquith's in the present cabinet said a few weeks ago: "Loyalty is one of the brightest jewels in the crown of the prime minister's character." That loyalty will not be wanting to the Liberal party at this juncture in its fortunes. There is also a loyalty that a man owes to himself, and Mr. Asquith must feel that it is incumbent on him to see that the machine which he fashioned in the parliament act is capable of doing its work.

**SENTENCED FOR SELLING LIQUOR TO AN INDIAN**

Barney Douglas, an intensely black negro of giant size, began today the serving of his third term for the offense of selling an illegal drink of the Umattila reservation a drink of whiskey. Barney, last spring, allowed a Nez Perce, who ventured off the reservation, to sup of the spirits to the point where he was intoxicated, and Douglas was paid by the Indian.

Douglas was arrested by Pendleton municipal authorities and served 20 days. Then he was taken in hand by the county, convicted and given 60 days. Fifty of these were served and then the government took a hand. Douglas was brought down to Portland and indicted. This morning he pleaded guilty and was given the minimum by Judge Bean of 60 days and a fine of \$100.

Barney, whose front teeth are filled with gold, gave a vivid illustration of the famous Johnsonian "golden smile" when the judge told him his sentence.

**TRUSTEES OF FIREMEN'S FUND TO MEET TODAY**

The first meeting of the trustees of the firemen's relief and pension fund provided for by the voters at the last election will be held this afternoon when plans for handling the fund will be formulated. The board of trustees consists of the mayor, auditor, treasurer, chief of the fire department and a member chosen by the firemen.

There is now on hand in the firemen's fund \$1065.13, and they have \$8548.09 invested in improvement bonds paying 6 per cent interest on a total of \$36,225. The measure provides that the firemen are to pay a certain amount each year and they are to receive one-tenth of a mill from the city when the sun reaches the \$300,000 mark no tax is to be longer imposed.

**MAKE PROTEST IN WATER CASE**

Outside Residents Want Bull Run Water; Fear Rise in Rates.

A number of property owners of Multnomah station, Buckingham Heights, Wildwood and other districts adjoining the city on the southwest were before Commissioner Daly at a meeting of the water bureau this morning protesting against the city giving Bull Run water to the South West Side Water company.

Mr. Daly had decided that a meter would be attached to the main now in use in that district. As this pipe outside the city limits was laid by the owners of the water company, other residents who did not pay their share of the laying of the main feared that water rates will be raised. They said that when they purchased their property it was with the understanding they were to receive Bull Run water.

Mr. Daly told them that the only satisfactory way to do is to petition the county court to be brought into the city, when the water department would supply them the same as in other districts. The owners may start a petition within a short time.

Residents in southeast Portland in the vicinity of Forty-first and Holgate streets are also clamoring for water. They say that the mains in that district are insufficient to meet the demands of the 20,000 inhabitants. They ask for a 24 or 30-inch main. Mr. Daly referred the petitions to the engineer of the water department.

**NO SHORTAGE IN COMPANY FUNDS**

Former President of Casualty Company Says Untruths Have Been Circulated.

There is no shortage in the accounts of the Pacific Casualty company," This denial was made today by Edmund F. Green, of San Francisco, former president of the Casualty company, whose name has been mentioned in connection with alleged misuse of the company's money.

"I cannot give any reason for the charge that I am short in my accounts with the company. There is not one iota of truth in such an assertion. I do not care who makes the accusation, it is an untruth. The books of the company and the general counsel of the company will bear out my assertion."

Mr. Green retired, he says, from the presidency of the company about two months ago. When asked to explain the reason for his action he replied:

"My resignation followed dissatisfaction on the part of a syndicate I was instrumental in forming, which purchased the control of the company. This syndicate expected to resell at a figure higher than the purchase price, but our plans failed to materialize. The members of the syndicate very naturally blamed me, and after some time they decided that a new head for the company might be advisable, and I at once tendered my resignation."

"There was, I am sorry to say, some feeling of soreness on the part of some of the members of the syndicate, who had all been friends of mine, but this is the first intimation that I have heard that I had been accused of any wrongful act."

"I am frank to admit, that some of my acts as president in extending the field of operations of the company, were not financially successful, and I am possibly to be criticized for bad judgment. I can see now, where there were other matters in which judgment was involved, in which I erred and for which I could perhaps be criticized, but as for my charge that appropriated funds of the company for my own use or used them in any other except in a perfectly legitimate manner, I flatly assert that I did not, and any statement that I did is an untruth."

Mr. Green says that he still retains his interest in the company, which amounts to about \$10,000, in addition to a 20 per cent interest in the syndicate which purchased control of the company. This 20 per cent represents, he says, \$40,000. The entire \$50,000 is where it can be held as security to safeguard the company, so Mr. Green asserts.

**WILL FIGURE COST OF CUTTING CURBS**

The city district engineers have been asked by City Commissioner Dieck to prepare estimates of the cost of cutting down the corner sidewalk curbs in their sections of the city, as Mr. Dieck is contemplating widening the street intersections, particularly in the down town district.

Acting City Engineer Hansen is now working out such a plan and it will probably be put into effect within a few months. It will mean that in the down town section, where the streets are narrow, a strip of three or four feet will be cut from the corner curbs, giving the sidewalk at the turn a well rounded appearance.

A number of business concerns down town are taking some of the space underneath the walks, but as it was decided that this was the property of the city the merchants were allowed to use it until such time as the city needed it.

**FIREMEN'S BAND ASKS USE OF COUNTY ARMORY**

A request of the fire department band for the use of the Armory without charge on the night of August 14 was submitted to the county commissioners this morning. The band plans to give a concert to raise funds with which to pay its expenses for a trip to New York September to attend the conference of the International Association of Chief Engineers. The band offers to pay all expenses if given the use of the building. The request was referred to Adjutant General Finzer of the Oregon National Guard.

**QUET REIGNS IN CIRCUIT COURTS**

Only One Judge Holds Session; By End of Week Vacations at High Tide.

Quiet reigned peacefully in all but one circuit court room this morning. Circuit Judge Gatens was the only judge to hold court. In his court, the trial of A. B. Conley for contributing to the delinquency of Gertrude Gerhardt, formerly Gertrude Williams, five years ago, when she was but 15 years of age, occupied the stage. Mrs. Gerhardt was on the stand and related how the aged and wealthy La Grande banker and rancher brought her to Portland from La Grande.

Circuit Judge Davis is awaiting the completion of this trial to take up the only remaining case on his calendar before vacation, as Attorney Leroy Lomax, one of Conley's attorneys, is at present in the civil case which is to come up in his court. Judge Davis expects to end his court before the close of the week.

Judge Morrow was present for a short time, but merely attended to routine work. He expects to leave Wednesday for Cincinnati to attend the convention of the Lawyers Order of Missouri. Judges Kavanaugh and Cleston closed their courts for the summer last Saturday. They will return occasionally to attend to routine matters. Judge Gatens will remain at work until the first of next month.

**EXEMPT FIREMEN ASK FOR MEETING PLACE**

Application of the Exempt Firemen's association has been made to the county commissioners for a room for meeting purposes in the courthouse. The association has been using a room in the city hall, but Commissioner Brewster has notified them to vacate as the room is needed for the use of the day purchasing department. Commissioner Brewster wrote to the county commissioners asking that the request of the association be given consideration. The county commissioners have taken the matter up.

**SILENT BOOTLEGGER HAS LONG TERM AHEAD**

(Special to The Journal.)

Roseburg, Or., July 21.—Charles Howard of Edenhower pleaded guilty to an indictment charging unlawful sale of intoxicating liquor and was fined \$200. Howard at present is in jail on a charge of contempt of court for refusing to tell where liquor was unlawfully sold when he had claimed he knew where it was. He was ordered to stay in the jail till he told and if he has to serve out his fine, as is likely, he will be doomed to a long time in jail.

**DEMANDS REPAYMENT OF \$4400 BY COUNTY**

Because the last legislature provided that the county maintain all bridges in the city, while the city would receive the rent, and this law went into effect February 25, the Portland Railway, Light & Power Co. has made formal demand on Multnomah county for the return of that part of \$4400 paid for the use of the Hawthorne bridge for February, March, April and May of this year equivalent to the rental of the bridge for the first 25 days of February. The company paid the money for the quarter year rental through a misunderstanding. The matter was referred to District Attorney Evans by the county commissioners.

**DR. MARIE EQUI IS RELEASED ON BAIL**

Dr. Marie Equi, who was arrested in connection with the recent I. W. W. trouble has been released from the county jail on a \$750 cash bail. Dr. Equi was held on three charges, carrying concealed weapons, assault with a dangerous weapon and using profane language.

**PORT OF COLUMBIA COMMITTEE TO MEET**

At a meeting of the committee of the Port of the Columbia held yesterday at Gearhart, Dr. Alfred Kinney of Astoria, was chosen chairman of the executive committee. A meeting of the executive committee has been called for Portland at 12:30 noon tomorrow.

**44 MEN IN COURT IN VAGRANCY CASES**

Forty-four men were before the municipal court this morning as a result of the police crusade against idle persons. The men were taken into custody Saturday afternoon. Judge Stevenson allowed most of them to go on the promise to get work. Employment officers are clamoring for men needed in the country.

**INJURED MAN ASKS \$25,000 DAMAGES**

August Lindstrom asks \$25,000 damages in a suit filed today against the Coos Bay Pulp & Paper company of Coos Bay in federal court. Lindstrom fell from a staking while engaged in taking down the wooden forms from a new concrete building. A compound fracture of the shoulder, which is alleged permanently cripples the arm, is the basis given for recovery.

**HYGIENIC LECTURES BE GIVEN TOMORROW**

The Oregon Social Hygiene society, which is affiliated with the state board of health, has arranged these lectures for tomorrow for young girls, young women and men. "Health and Its Conservation" will be discussed by Dr. Amelia Ziegler at the Y. W. C. A. at 7:15 o'clock for the benefit of girls up to the age of 16 years, and at 8 o'clock for older girls and young women. A deputy state health officer will give an illustrated address at the Lyric theatre at 12:10 o'clock tomorrow noon on "Sex and Health" for men only.

**CAVILL SWIMS BREAKERS**

Seaside, Or., July 21.—Arthur Cavill yesterday successfully swam the breakers from in front of the Gearhart hotel a distance of 3 1/2 miles to the Moore hotel. His time was 1:02:20. This is the first swim recorded where the swimmer swam through the rolling breakers for so long a distance.

# Light Can't Harm Schlitz in Brown Bottles

**IMPORTANT**

Our reason for using a case with lid is to prevent the sun or light from coming in contact with the beer.

Drinkables should be kept covered and protected at all times. When not packing for fishing, hunting and other outdoor sports, a paper lid should be placed on the neck of the bottle, the sun or light affecting the beer.

This case contains cards with this notice. Please hand them to your friends, and caution your people accordingly, thereby greatly obliging

Anheuser-Busch, St. Louis.

Read that "Budweiser" card again

It concedes our claims — light bottles do not protect the beer from the damaging effects of sun or light.

Light starts decay even in pure beer.

Schlitz in Brown Bottles is made pure and then kept pure from the brewery to your glass.

Tell your friends.

Phones: Main 153  
A 4666  
Rothschild Bros.  
20-26 N. First St.  
Portland, Oregon

# Schlitz The Beer That Made Milwaukee Famous.