

WILL NOT PAY LOSS

Williamsburg Insurance Company Notifies Agents.

A PRECEDENT IS SET AT LAST

Will Take Advantage of Earthquake Clause in California Policies—Others May Follow.

San Francisco, June 26.—The limit in the maze of insurance hypocrisy was reached today when the agents of the Williamsburg City Insurance company received notice from their New York office that the company did not intend to pay any of its losses on policies containing the earthquake clause. The Williamsburg company writes policies of two forms. One contains reference to earthquakes, and it is this which the corporation will use as a shield against payment of its obligations.

The company has written insurance in this city to the extent of \$500,000. Of this amount one-half, or \$250,000, comes under the earthquake restriction. The home office has sent word in positive terms that it does not intend to pay any part of this \$250,000.

This is regarded as the most important step yet taken by any of the insurance companies. Fourteen other companies which have a total of \$25,000,000 in insurance in the burned area of the city have outstanding policies with earthquake clauses similar to that of the Williamsburg. It is stated that they have been awaiting a precedent before taking any definite action. Now that the Williamsburg has acted positively in the matter, it is believed that the 14 other companies will also repudiate their obligations.

The action of the Williamsburg company completes the insurance gamut, for there are companies which are paying all the way from nothing at all to dollar for dollar.

LAND FRAUD TRIALS JULY 9.

Judge Wolverton Makes Announcement—Hunt Will Preside.

Portland, June 26.—Monday, July 9, has been definitely decided upon by the Federal authorities as the date upon which the land fraud trials will begin. Announcement of this fact was made last night by Judge Wolverton, who will exchange benches at the time specified with Judge Hunt, of Montana, and the latter will preside during the pendency of the land fraud cases.

It has not been decided officially as to which case shall have precedence, and until congress adjourns there is no way of compelling Binger Hermann to go to trial, as it is understood that he intends to stand upon his prerogative in that respect and decline to face criminal proceedings while still a member of congress. After adjournment of the body his term will have expired, and nothing will then stand in the way of bringing the ex-commissioner of the general land office into court in response to one of the numerous indictments pending against him.

MUST LABEL THE SAUSAGES.

New York Board of Health Insists That Preservatives Be Named.

New York, June 26.—Within the last two weeks, it is learned, about 50 manufacturers of sausages have been called before the board of health and warned that they will be prosecuted to the full extent of the law if they do not at once comply with the provisions of the sanitary code and label their product with a description of any preservative used.

Investigations made by the department and analysis made by the department chemists have shown that practically all the sausage manufacturers use preservatives. While it is not claimed that all these preservatives are deleterious, the health department will take no chances and will insist that the purchaser shall know just what he is buying.

Storm in Oklahoma.

Guthrie, Okla., June 26.—Two killed, extensive damage done to crops, horses and stock constitute the sacrifice demanded by one of the worst general windstorms in years that swept over Oklahoma and Indian Territory yesterday afternoon and last night. Thomas Graham, who lived near Roosevelt, Okla., was struck by lightning and instantly killed and the scorched body of Mrs. Tobin, near Perry, Okla., was found in a barn during the electrical storm.

Flood in California.

Stockton, Cal., June 26.—Union Island, containing ten square miles of the richest reclamation land in California and bearing heavy crops of potatoes, beans and asparagus, is being rapidly flooded from a break in the levee on Old river, which occurred at 1 o'clock this morning. At 9 o'clock the break had widened from 50 to 2,000 feet, and though a fleet of dredgers hastened to the scene, the situation seems hopeless. The damage cannot be estimated yet.

Chicago Saloons Limited.

Chicago, June 26.—After July 31 of this year no more saloons than are then in existence can be opened in Chicago until the population of the city is nearly double that of the present time, according to an ordinance passed by the city council tonight. The ordinance limits the issuance of saloon licenses to those in force on the last day of July, prohibiting any new ones until the population has so increased that new licenses can be issued at the rate of one to every 500 persons. The measure received little opposition.

Assistant Secretary to the President. Washington, June 26.—M. C. Latta, of Oklahoma, has been appointed assistant secretary to President Roosevelt, succeeding Benjamin F. Barnes, appointed postmaster at Washington. Mr. Latta has for several years acted as the president's personal stenographer.

AFTER STANDARD OIL.

President Decides to Have Criminal Action Begun at Once.

Washington, June 22.—Plans to begin immediate criminal prosecutions against officials of the Standard Oil company for violations of the Sherman anti-trust law and prosecution against railroad officials and high officials of the administration, according to information from a high authority tonight.

These plans, it is understood, were considered at a mysterious meeting of five cabinet officers at the White House last night which aroused much speculation in all circles today. It is said to have been the intention to keep the matter secret for a few days until the department of Justice was ready to strike the initial blow.

Wall street, however, which seems to get information from every conceivable source, even when the secret is supposed to be confined to the president and his confidential advisers, got a "tip" today that Standard Oil and the railroads were in for new trouble, and on the strength of this stock tumbled. Reports from New York tonight say that Washington had already heard of the "leak" and that steps had been taken to locate it.

A person of high authority declares that the department of Justice, as a result of investigations conducted prior to and since the Garfield report, has enough evidence on hand to secure the conviction of high Standard Oil and railroad officials under both laws under which prosecutions are to be made.

PREDICTS MUTINY OF SAILORS.

Narodny Says Army and Navy Officers and Nobles are Rebels.

New York, June 22.—Ivan Narodny, a Russian who came here in the interests of the Revolutionists, said yesterday:

"There will be soon a great mutiny in the Baltic fleet at Cronstadt, with vastly more success than the already historic mutiny of the Black Sea fleet. The captains commanding are in sympathy with the revolutionary movement and will declare at the appointed time for reforms."

"The army officers drawn from the noble class are on sympathetic terms with the men from the peasant and artisan classes. The common people and the nobles in Russia are not separated by the gulf that stood between these classes under the ancient regime in France. The nobles throughout Russia, and the gentry, too, are the peasants' closest friends, on the most cordial and friendly footing. The nobles are the backbone of the revolution in Russia. The bureaucracy is drawn from neither class, and is hated by both classes."

"It is the system which causes riots like that at Bialystok. The reason why the bureaucracy stirs up this resentment against the Jews is that they are seen to be an element strong for revolution—radicals."

TEST CASE ON INSURANCE.

Lawsuit About Earthquake Clause—Losers Unite for Defense.

San Francisco, June 22.—Two test cases, brought by two women, who are refugees from San Francisco, against the Fidelity Insurance company, of London, England, to recover 4,000 insurance money, were tried in Justice of the Peace Quinn's court in Oakland yesterday and decided in favor of the plaintiffs. Notice of appeal was given in each case, and the matter will be thrashed out eventually in the superior courts.

The defendant company announced its intent to rest its defense on the legality of the "earthquake clause" in the policies.

The judge said no evidence had been produced showing that the loss was caused by the earthquake.

The several commercial bodies of San Francisco will meet Monday, June 25, to organize a policy holders' protective association for the purpose of securing prompt and fair settlements for their members from the various insurance companies in which they hold policies.

Britain Will Not Intercede.

London, June 22.—In the house of commons today Walter Runciman, parliamentary secretary to the local government board, in behalf of Foreign Secretary Gray, again declined to inform the government of Russia of the views of the British people concerning the anti-Jewish outbreaks. He said the impression made and the sympathy aroused not only in this country but everywhere by the disturbance and loss of life in Russia were known to the Russian government, and further protests would be useless.

Fight It in Court.

Washington, June 22.—It is understood that Secretary Hitchcock will disapprove the item in the Indian appropriation bill requiring the court of claims to pass on the claim of ten attorneys to \$150,000 for services alleged to have been rendered by them in procuring an appropriation of \$1,500,000 to pay the Colville Indians for the north half of their reservation. If the president does not veto the bill Mr. Hitchcock will ask the attorney general to appear before the court of claims to oppose the claim of the attorneys.

Tulare Lake is Rising.

Porterville, Cal., June 22.—Tulare Lake has now reached the limits it occupied in 1881, and is within a mile of Corcoran. It is thought that Corcoran will be flooded by the waters of the lake and that the new town of Alpaugh may be destroyed. The lake is steadily rising and is spreading at the average of a mile a day in a northwesterly direction towards its outlet in the San Joaquin river, with no prospect of abatement.

Hail Destroys Corn and Fruit.

Dallas, Tex., June 22.—A severe wind, rain and hail storm caused much damage throughout the Brazos river section tonight and has practically destroyed all the growing corn and fruit. Travel on the Texas Pacific railroad between Dallas and Fort Worth has been suspended because of washouts, and all of the section crews have been called out to repair the damage.

INJUSTICE TO WEST

Congress Likely to Divert Money Meant for Irrigation.

USE IT TO DRAIN PRIVATE LANDS

Bills Now Pending for North Dakota, Virginia, North Carolina, Florida and Other States.

Washington, June 23.—Early in the present session of congress Senator Hansbrough, of North Dakota, introduced a bill authorizing the expenditure of \$1,000,000 out of the national reclamation fund for draining swamps in his state. When the bill went before the committee on irrigation it was found that every acre to be benefited was in private ownership, and the bill, if enacted, would not open to entry a single acre of public land. Notwithstanding these disclosures, the senate committee ordered a favorable report out of courtesy because Hansbrough is a member of the committee. It was then stated that a majority of the committee believed the bill a bad one, and it was stated by several senators that it would never be permitted to pass the senate. Nevertheless the bill did pass and is now before the house, where its chances of passing seem equally good.

A bill is now pending to divert \$1,000,000 from the reclamation fund to drain the Dismal swamp in Virginia and North Carolina; another is pending to drain the Everglades of Florida; only a few days ago a bill was introduced to take another \$3,000,000, and expend it in draining the big swamps of Arkansas and Missouri, and, in addition, there are two bills pending for the drainage of swamps in Minnesota, and three general bills providing for the government drainage of swamps in all parts of the United States.

If the Hansbrough bill passes, it will open the way for these other measures of similar character, and it will be only a short time before the greater portion of the reclamation fund, instead of being used for irrigating the desert lands of the West, as originally intended, will be expended in reclaiming swamps in states that have contributed not a cent to the reclamation fund and never will contribute. This legislation is a rank injustice to the West, which is counting on using its own public land receipts for the reclamation of its deserts, and unless somebody calls a halt, the work of government irrigation will soon be brought to a standstill.

It must be remembered that, once this precedent is established, it will be easy for delegates from the East and South to combine and force through bills for the drainage of the swamps in the non-aid states, and if the East and South ever do combine for this purpose, the West will never have enough votes to check the onslaught.

REGISTER FOR CROW LANDS.

Crowds of Easterners Are Arriving at Billings, Montana.

Butte, June 23.—A Miner special from Billings states that Easterners are flocking to that place by the hundreds to register for the Crow lands. Today they numbered approximately 850, which is 200 greater than it was yesterday. The crowds which arrived today were larger than any since the registration began, which was a week ago.

The delegation of 200 came in this morning on the Burlington train from the East. Most of those on board came from Missouri, Iowa and Nebraska points. But one hailed from Connecticut, while another gave his address as South Carolina.

The Northern Pacific brought in numbers from Michigan, Wisconsin and Minnesota. Many of the prospective settlers have secured tents and have gone to the reservation, where they will establish camps and make a thorough inspection of the lands. At the present rate the registration in this city will not exceed 10,000.

Appeals to English Women.

London, June 23.—The newspapers this morning print an appeal from the women of Georgia, Russia, to the women of England, complaining that by order of the Russian government Cossacks invaded the central and western provinces of Georgia and destroyed, burned and looted four towns and 200 villages, treating the population with the utmost brutality, not even children escaping murder. The names of the signers are withheld at their own request, but they include a princess and the wives of many high officials.

President Signs Bill.

Washington, June 23.—The Indian appropriation bill was signed by the president today over the protest of the secretary of the interior. The court of claims must now decide whether or not part of the money appropriated to pay the Colville Indians for surrendering the north half of their reservation shall be diverted into the pockets of ten attorneys who claim to have lobbied through this legislation. Secretary Hitchcock adheres to his determination to fight these attorneys and has taken steps to that end.

Dowie's Place of Refuge.

Chicago, June 23.—Walter G. Voliva was again on the stand in the Dowie hearing today. He told of a secret room in the basement of Dowie's residence, the door of which was lined with steel. He said Dowie had told him many times that he had constructed this chamber for a refuge because he believed members of the Masonic order were constantly plotting against his life. Dowie frequently declared, he said, that he was in constant danger.

Root Considers Action on Massacre.

Washington, June 23.—Secretary Root is giving consideration to the Jewish massacre in Russia, having already discussed them with the president. So far he has taken no action.

OFFICIAL VOTE OF OREGON STATE ELECTION JUNE 4, 1906
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SENATE
HOUSE OF REPRESENTATIVES
COMMISSIONERS
LEGISLATIVE COUNCIL
LEGISLATIVE COMMITTEES
LEGISLATIVE DELEGATES
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