

CAMERON NOW FACES RECALL PROCEEDINGS

Judge Galloway Holds That the Recall Amendment Is Self-Executing and That Petition Against District Attorney Is Valid

Official Charged With Using Office in Furtherance of His Own Ends and Failed to Enforce Laws

SALEM, Ore., Sept. 3.—That the activities of the week in Governor West's crusade against vice are likely to center around the liquor interests was manifested today when the governor, before leaving here for Portland sent a request to County Judge Bushey to revoke the license of a saloon operating near Newberg on the ground it is a public nuisance. Governor West received assurance from District Attorney Brown of Douglas County that action would be begun immediately to revoke the charter of the Roseburg brewery and ice company, which the chief executive alleges ships liquor into dry territory.

SALEM, Ore., Sept. 3.—George Cameron, district attorney of Multnomah county, unless he can delay by appealing to the supreme court, must face recall proceedings, for Judge Galloway in a decision rendered this morning holds that the recall amendment to the constitution is self executing and that the recall petition filed asking for the recall of Cameron is valid.

The petition was filed with the secretary of state a number of months ago and contained nearly 1000 names. Cameron immediately began proceedings to restrain the secretary of state from calling an election.

Cameron contended that the recall amendment to the constitution was not self-executing, but Judge Galloway held against, and also a number of minor contentions raised.

Cameron is charged in the petition with using the office in furtherance of his own ends and with allowing others to so use it. It is alleged that he allowed a detective agency to use it as it pleased and that he failed to enforce the laws against the saloon, and in fact protected them.

WEST OPENS WAR AT ROSEBURG ON BREWING COMPANY

ROSEBURG, Ore., Sept. 3.—Governor West has opened war on the brewery interests at Roseburg charging that the brewery in that city is manufacturing beer instead of "near beer." He has sent an order to the district attorney of Douglas county, directing him to forfeit the Brewing company's charter as a corporation from the state.

The step was taken by the governor in connection with the opening of his campaign against "blind pigs" and illegal liquor sellers. The governor says he has evidence that the brewery which operates in "dry" territory, has been manufacturing beer instead of "near" beer.

The action of the governor follows the return of indictments accusing Oscar Klinke, purported manager of the brewery, and Joseph Heidenreich, deliveryman, with violating the local option laws. A few days following this proceeding other indictments were returned by the grand jury charging the directors of the institution with a similar offense. Of the directors named in the indictments were Claud Canon, Dr. A. C. Seeley, F. G. Miecili and Hyman Wollenberg, of Roseburg, and Mr. Sykes of Drain. A third indictment charged the Roseburg Brewing & Ice company, a corporation, with the unlawful sale of intoxicating liquors.

Ohio mines more coal by machinery, in proportion to its production, than any other state and Kentucky ranks a close second.

CALIFORNIA MAN IS TENNIS CHAMPION



MAURICE E. M'LOUGHLIN
Maurice E. McLoughlin, of San Francisco, is the youngster who defeated Wallace F. Johnson after a brilliant struggle and is the holder of the national tennis championship. The contests were played at Newport and the Californian was a strong favorite with the crowd as his past performance made him look like the logical winner without any question.

BECKER WITNESS SEIZED ON SHIP AT LIVERPOOL

LIVERPOOL, Sept. 3.—Regarded by District Attorney Whitman of New York as the most important of the eye witnesses to the slaying of Gambler Herman Rosenthal, Thomas Coupe, former night clerk at the Elks' Club in New York, was taken to police headquarters by detectives upon his arrival here today on the steamer Lusitania.

Whitman has admitted that if Coupe could not be sworn as a witness the states case would be weakened, as he is the only man who has identified pictures of the accused murderers as the men he saw do the shooting.

Coupe was not arrested, and would not have been taken to headquarters here if he had insisted against such action. The police, however, advised him to return to New York and testify in the case, and Coupe seems disposed to act on this advice.

When questioned, Coupe stated that he left New York on the advice of his father, who warned him that the notoriety he had received from his connection with the murder case would probably make it impossible to secure another position, and that he came to England in search of work.

Coupe also asserted that he had received letters of a threatening nature, but refused to divulge the identity of the senders. His father, he said, feared that friends of the suspected murderers would attempt to injure him and this also figured, he said, in his flight from New York.

FISHERMEN LOST FOR 36 HOURS IN STORM THAT RAGED SATURDAY AT CRATER LAKE

Much excitement was caused at Crater Lake Friday and Saturday by the disappearance in a storm of two visitors while fishing in a skiff and the subsequent disappearance of their two rescuers. Friday afternoon a Mr. Stewart, an elderly resident of Klamath Falls, accompanied by Dr. Berg, a young physician of the same city, were fishing off Wizard Island when a dense fog settled over the lake, accompanied by strong wind. The fog soon changed to rain. The anglers lost their bearings and the wind drove them across the lake. The lake became too rough for their skiff and they effected a landing near the "Wine glass." By this time it was night. The boat was drawn ashore, and turned over as a shelter from the rain, a fire built and the fish taken cooked.

Early Saturday morning A. L. Parkhurst, manager of the Crater Lake Company and the company engineer left on the motor boat to find the lost fishermen. The storm

HEAVY VOTING IN PRIMARIES VERMONT TODAY

Relative Strength of Republican and Progressive Parties Will Be Shown in Result—Bull Moosers and Democrats in Combine

Roosevelt Supporters Confident That the Election of Taft Adherent is Blocked by Combination

WOODSTOCK, Vt., Sept. 3.—First returns from the state election give the republican legislative candidates 338 votes; the progressives 131, and the democrats 44. These returns constitute the vote in Woodstock.

MONTPELIER, Vt., Sept. 31.—The relative strength of the republican and progressive parties in Vermont is under the "acid" test today in the first state election held since the birth of the new party headed by Colonel Theodore Roosevelt of New York and Governor Iliam Johnson of California.

The early voting was the heaviest in the history of the state. At noon it was estimated that 75,000 voters still decide between the five candidates in the race for governor. As Colonel Roosevelt, Judge Ben Lindsey of Denver and former Senator Albert J. Beveridge of Indiana thoroughly canvassed the state for the progressive nominee, the outcome of the voting is awaited with keen interest.

Chairman Williams of the republican state committee claims a clear majority for the republican nominee, but E. W. Gibson, progressive campaign manager, disputes this claim. He maintains that the combined progressive and democratic vote will prevent the republican nominee from securing the majority necessary for election. The progressives admit that Vermont is normally republican and while they do not predict victory for the progressive nominee, they assert that the democratic and progressive vote will be sufficient to block the election of the Taft republican.

RAIN DAMAGES OREGON CROPS

PORTLAND, Ore., Sept. 3.—Crops in the Pacific Northwest today are seriously damaged by the heavy rains falling almost continuously for many hours. Estimates are that the hop crop of Western Oregon is damaged 15 per cent. The wheat crop in several sections of Oregon and Washington is damaged from 10 to 15 per cent.

The oat and barley crops generally are badly hurt. The prime crop in Western Oregon is reported in bad condition. Conditions apparently are little better in Eastern Oregon and Idaho.

CUMMINS FOR ROOSEVELT, NOT THIRD PARTY

Iowa Senator Says He Prefers Teddy to Taft as Latter Has Not Made Good, and His Nomination Was Fraudulently Secured

Protests New Party and Dissents From Platform but Bolts Taft—For State Ticket

DES MOINES, Iowa, Sept. 2.—Preferring Theodore Roosevelt for president over William H. Taft, Senator Albert B. Cummins of Iowa announced today that although he was not in sympathy with the new progressive party and dissents from some of the doctrines in its platform he would vote for Colonel Roosevelt because "the Taft administration had not made good."

Cummins also announced his opposition to the nomination of a third ticket in Iowa, which is expected to be put in the field when the progressive state convention meets here tomorrow. Roosevelt is to address the delegates and is expected to urge the nomination of a third state ticket.

Cummins' Announcement
In announcing his determination to vote for Roosevelt, Cummins said: "It must be understood that I do so protesting against the organization of a new party but dissenting from some of the doctrines contained in the platform. But the republicans of this country are opposed to President Taft because his administration has not done the things which the people believe should have been done."

Open charges that the republican national committee "stole" delegates from Arizona, California, Washington and Texas for President Taft was also voiced by the Iowa senator. "The delegates seated from these states," Cummins continued, "had absolutely no title to their seats. If the convention had changed the old system of nominating in obedience to the popular demand, leaders of the new movement might have had patience and waited, but, as though wanting to furnish every reason for a revolt, they attempted to fasten the old system more firmly upon us. If this were all, we would be amply justified in overthrowing the system and refusing to accept the nominee of the convention, but this is not all."

Abolish the System
Cummins asserted that the only way to make sure that the system employed in Chicago would be abolished was to make it plain that the candidate, the product of such a system, cannot be elected.

"Because I cannot support President Taft," declared Cummins, "it does not necessarily follow that I am not a republican. I consider that I am a better republican than ever, for it is clear to me that the existence of the party depends upon a quick and emphatic condemnation of the wrongs I have mentioned. The reason the republicans are so largely against President Taft is that they profoundly believe that he is not progressive and does not believe, in the proper sense, that the people should rule. The fact that this is the attitude of the vast majority proves to me that a new party is not a necessity, but untimely and unfortunate. I fear it will retard rather than hasten the necessary reforms."

Appeals to Republicans
"I shall vote for Roosevelt because I believe he desires to promote common welfare. It does not indicate, however, that I look upon the new party as a wise and enduring movement."
"My chief concern in the present campaign will be that the republican party in Iowa elect the candidates nominated in the June primaries. These candidates were honestly nominated, and I appeal to all republicans to support them."

LIST OF CONTRIBUTIONS TO BE MADE PUBLIC

NEW YORK, Sept. 3.—Chairman Charles D. Hilles of the republican national committee, announced today that he would make a public complete list of the contributions to the republican campaign on October 15.

WILL PROTECT AMERICANS IN NICARAGUA.



Colonel Henry A. Greene, commanding the Tenth United States Infantry, now on the Pan-American Canal Zone, is holding himself in readiness to proceed to Nicaragua to protect Americans there in the event of continued outrages now reported in that country.

NOT GUILTY IS PLEA ENTERED BY MILLIONAIRE WOOD

BOSTON, Sept. 3.—William M. Wood, millionaire president of the American Woolen Company, who from his Boston office is said to have directed the fight against the Lawrence textile operatives, pleaded not guilty today to a grand jury indictment which charged him with implication in a conspiracy to "plant" dynamite. The indictment contained six counts. Wood pleaded not guilty to each. Bail in \$5,000, which he furnished at the time of his arrest, was continued by the court. The date of the trial was not set.

At the time of his arrest, Wood stamped the charges against him as "absurd and ridiculous," but Pelletier followed up this statement with the prediction that he would "not only convict Wood, but several other millionaires as well."

Previous doubt as to the identity of the third man indicted with Wood was dispelled today when Frederick Atteaux, president of a company furnishing the Lawrence mills with supplies and accessories, appeared and pleaded not guilty. He also was released on \$5,000 bail.

M'GOVERN UNOPPOSED BY BADGER REPUBLICANS

MILWAUKEE, Wis., Sept. 3.—With Governor McGovern unopposed for re-nomination in the republican camp, chief interest in the primaries today is in the fight between J. C. Karel and A. J. Schmidt for the democratic gubernatorial nomination. The socialists and prohibitionists are also nominating candidates.

NO TURKEY TROT OR ANGLE-WORM WIGGLE FOR THE STURDY RANCHERS OF UPPER ROGUE

No turkey trot, no angleworm wiggle, no Texas Tommy, no funny pug, in brief none of your baneful, painful in their vulgar suggestiveness, ragtime dances for the sturdy farmers of the upper Rogue river country. Such was the ultimatum delivered to the belles and beaux of Medford's younger society set at a recent house party attended by a score or two of the village elite.

The gathering was a mixed affair at first, and ranchers and country lasses mingled harmoniously with the towns people in Virginia reels, lances and old-fashioned round dances. Then came the turkey trot and other up-to-date terpsichorean contortions unknown to our puritan ancestors. The country folk drew aside and lined the walls of the dance

BRITAIN'S COURSE ON CANAL BILL STILL UNDECIDED

LONDON, Sept. 3.—Conflicting statements from the foreign office concerning the action Great Britain intends taking in the Panama free tolls question was the general topic of discussion in diplomatic circles here today.

It was announced yesterday that England's demand for arbitration of the clause providing free tolls for American vessels engaged in the coastwise traffic was on its way to the state department at Washington. Today it was denied that a formal protest had been sent.

As England believes that the free tolls clause is an open violation of the Hay-Pauncefote treaty, a majority of the diplomats here regard the former statement as correct, the theory being that the foreign office does not want the facts made known until the demands are formally presented. The exact status of the case, however, is known only to a few officials, and they refuse to go into details. It is generally believed that it has been decided to take the free tolls clause to the Hague tribunal for final settlement.

WILSON UNDECIDED ON CAMPAIGN TOUR

NEW YORK, Sept. 3.—Concerning the announcement made by Congressman Burleson of Texas that Governor Wilson would make a long campaign tour, the democratic presidential nominee said today:

"That is what they would like me to do, but as yet I am not determined. I don't intend to make any tours, and shall only take occasional trips in the interest of my campaign."

COURT ORDERS PLEA ENTERED FOR BECKER

Justice Goff Overrules All Motions for Delay and Sets Trial of Police Lieutenant for September 12 With "Not Guilty" Plea After His Name

No Immunity for Men Who Have Turned State's Evidence, Rules Goff, Who Reverses Precedent

NEW YORK, Sept. 3.—Peremptorily denying all motions of counsel for the defense, Justice Goff here today ordered a plea of not guilty entered in behalf of Police Lieutenant Charles Becker, charged with the murder of Gambler Herman Rosenthal, and set September 12 as the date for the trial to begin.

Justice Goff, who was appointed by Governor Dix to investigate for the state the Rosenthal murder and the charges of graft and corruption which is alleged to permeate the entire police department, indicated by his stand today that he is to rule with an iron hand during the investigation. Repeated attempts by counsel for Becker to secure delay on technical and other grounds were abruptly over-ruled by the court. When the attorneys persisted Justice Goff ordered the clerk to enter a plea of not guilty, and directed that the prisoner be returned to the Tombs.

No Immunity Promised
Attorneys for the men in the case who have turned state's evidence including Sam Schepps, Harry Vallon and Jack Rose, were hit hard today when Justice Goff served notice on District Attorney Whitman that the rule where heretofore granted immunity to participants in a crime when they turned state's evidence would not apply in the Rosenthal probe. Justice Goff believes that the corruption which has contaminated certain city departments, has reached the fountainhead and he hopes to secure conviction from independent outside sources, so that indictment and punishment for all the guilty persons shall be made certain.

Sheep From Goats
Justice Goff, after examining District Attorney Whitman's list of official witnesses, was dissatisfied and ordered certain police officials eliminated. He asserted that unless it was shown that these men have clean skirts they shall not be called. In accordance with this mandate, Whitman ordered his chief assistant, Frank Moss, to examine carefully all available evidence and to separate the sheep from the goats.

Among the first witnesses to be called, it was learned today, will be Mayor Gaynor and Police Commissioner Waldo.

WEST BLAMES OFFICERS ONLY FOR DISOBEDIENCE

SALEM, Ore., Sept. 3.—After looking into the evidence adduced from the officers and men of the Second Battalion, Third Regiment, National Guard, who were accused of disobedience of marching orders, Governor West today announced that he had recommended to the general staff that the order made disbanding the battalion be modified so as to apply only to the officers which number 13 in all.

His statement on the subject was as follows:
"Believing that the officers of the second battalion were the ones directly responsible for its failure to promptly obey certain orders of the regimental commander during the recent maneuvers near Gate City, Wash., it is recommended that the order of the general staff discharging from the service certain officers and enlisted men be modified so as to apply only to such officers."

Turkey has prohibited the importation of fireworks containing powder, saltpeter and certain other specified explosives.