

TO GO BEFORE THE GRAND JURY

FIVE MEN IN JAIL AWAITING THEIR HEARINGS

BURGLARY AND FORGERY THE CHARGES

Inquisitorial Body Will Be Convened in a Few Days, When District Attorney Returns

With the exception of Charles Spencer, who is charged with larceny from a dwelling, the trial of Thomas Alexander finished the cases of criminals against whom the grand jury had brought indictments. District Attorney Kuykendall will leave for Salem on business tomorrow morning, and on his return will take up the cases of a number of men who are confined in the county jail awaiting the action of the grand jury. Those who will come before the jury are:

J. W. Norris, who is charged with obtaining money under false pretenses and burglary. Norris persuaded G. W. Cain to let him have \$75 on a letter purported to have been written by Mr. Temple, chief clerk in the engineer's office of the Southern Pacific. The burglary charge is for having taken a surveyor's transit from the office of E. B. Henry, the county surveyor, early in December.

A man giving his name as Stanford and another calling himself McMullan will also be brought before the inquisitorial body on charges of forgery.

Will Sparks, alias Will Williamson, is another who desired to get money without working for it. He forged a check for \$16 and got it cashed, and for that paltry sum faces a term in the penitentiary.

Eugene Emanuel is another who may pay dearly for taking property not his own. On the morning of Friday, January 13th, he was seen coming out of the city bakery warehouse with a package under his arm. He was stopped by Officer Hall and he and Policeman Walker discovered that the bundle contained chewing gum and matches, and that a box of tobacco had been taken from the warehouse and hidden in a cupboard near DuFault's secondhand store. Emanuel will also come before the grand jury.

The members of the grand jury are E. C. Ream foreman, H. J. O'Brien, C. J. Swingle, S. A. White, Willis Johnson, Alonzo Bainter and A. L. Michael. They will be called together as soon as District Attorney Kuykendall returns from Salem.

HAWLEY WORKING FOR INDIAN WAR VETERANS

Measure Provides For Renumeration For Those Who Fought Prior To 1880

Indian War Veterans throughout the state, in fact throughout the United States are rejoicing, for after years of waiting on their part, prospects that they will at last be pensioned in recognition of their services in many a hard campaign are exceedingly bright. Congressman Willis C. Hawley of this state has introduced a bill in Congress providing for the pensioning of all officers and soldiers who fought in any Indian war prior to 1880. The bill has been referred to the Committee on Pensions, and ordered printed.

While Indian veterans all over the country have been advocating the measure, the real initiative was taken by veterans of this state. Captain O. C. Applegate of this city has been among the most active workers, and the introduction of the measure in Congress is largely due to his tireless efforts. Senator George H. Merryman of this county has also aided the good cause by introducing a memorial in the state Legislature, asking Congress to make Hawley's bill a law. The memorial passed the Senate unanimously.

Following is the bill introduced by Congressman Hawley:

To provide pensions for the officers and soldiers of the Indian wars of the United States which occurred prior to the year eighteen hundred and eighty.

"Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior be, and he is hereby authorized and directed to place on the pension roll the names of the officers and soldiers of the Indian wars of the United States which occurred prior to the year eighteen hundred and eighty at the rate of sixteen dollars per month, up making proof of the fact of such service, according to such rules and regulations as the Secretary of the Interior may provide.

"Sec. 2. That where there is no

record of enlistment or muster into the service of the United States in any of the wars covered by the provisions of this Act, the record of pay by the United States or the record of such service, enlistment, or muster in the War Department of the United States or on file in the office of any adjutant general of any of the States or Territories shall be accepted as full satisfactory proof of such enlistment and services; where there is no record of enlistment or muster into the service of the United States or in the office of the adjutant general of any state or territory where the service was performed, then other adequate proof may be made of the performance of such services; Provided, That each such officer or soldier shall have served at least thirty days in such Indian wars; Provided, That nothing in this Act shall be so construed as to effect a reduction in the amount of pension now received by any such officer or soldier."

PORTLAND RAILWAY STARTS A NEW INNOVATION

Beginning Wednesday, Many Men Become Profit-Sharers in The Big Corporation

PORTLAND, Jan. 30.—Employees of the Portland Railway Light and Power company will become stockholders of the company. This big concern, rated as a \$30,000,000 corporation, has decided to adopt a method of profit sharing whereby men in the various departments of the company, including conductors and motormen, may become owners of blocks of stock.

The plan was formulated by President B. S. Josselyn and he recently arranged with stockholders in the East to part with some of their stock for the employees. None of the stock is for sale in the open market, but President Josselyn succeeded in interesting a number of big stockholders to part with a portion of their stock, so it might be turned over to the workers of the corporation.

Transfers will be made February 1st. President Josselyn was surprised at the number of men in the company's service who have applied for a block of the stock. These men will each draw dividends from the time the stock is taken over on February 1st, although in many cases time payments will be allowed, running over a period of two years.

Most of the men of small salary who have decided to take stock have applied for five shares at \$70 a share. Men drawing more money have asked for a larger number of shares, and President Josselyn, who is already a large shareholder, added a small block to his holdings, just to be in with the boys.

The object sought in making the men profit sharers in the company is to get them interested in the concern so they will feel a direct responsibility in the successful operation of the company.

SCHENK MUCH DISAPPOINTED WITH VERDICT

Mrs. Schenk Will Doubtlessly Get Liberty On Bail Within A Few Days

WHEELING, W. Va., Jan. 28.—In a copyrighted article to the United Press newspapers, John O. Schenk said that he had hoped that his wife would be convicted of attempting to poison him. He declared that he knew she attempted it, and expressed himself as being terribly disappointed to see her free. He is staying at the home of his sister for the present and is looking hale and hearty.

Practically acquitted, Mrs. Schenk will probably be released on bail. District attorney Hanlan stated that he intends to bring the case up for trial again, but declared that he would ask for a change of venue.

It is the general belief here that the woman will never be tried a second time.

WILL SEEK RECOGNITION FROM AMERICA

Rebel Officer Reported to Be Securing Recruits Among The Cowboys

HUACHUCA, Ariz., Jan. 28.—A Mexican officer of the rebel army is reported as being in this vicinity securing recruits. Cowboys along the border say they are to go if they are paid well for their services. It is rumored that Madero is planning to push the revolutionary campaign into Sonora, seize the ports of entry, establish a new republic and seek recognition from the United States.

O. E. Rae and Fred Madison came in from Hanks Saturday night to attend the social dance at Houston's opera house.

OREGON HISTORICAL SOCIETY DEBATERS GO TO GRANTS PASS

MEMBERS ASK LEGISLATURE FOR APPROPRIATION

Appeal Made to Pioneers All Over State to Give Aid To Bill's Passage

United Press Service.

PORTLAND, Jan. 28.—Members of the Oregon Historical Society are working for the passage of a bill in the legislature, appropriating funds for the erection of a home for the Society, and if the measure carries, a fireproof structure will be built. For a number of years the Historical Society has occupied quarters in the City Hall here, but of recent years, as the scope of the society increased, these quarters have become inadequate.

Letters are being sent to every pioneer and pioneer's sons and daughters throughout the state, urging them to get their representatives in the Legislature to favor the appropriation. Prominent in the movement are Frederick V. Holman, William D. Finley, Theodore B. Wilcox and George H. Himes, curator of the Society.

EXCLUSION LEAGUE PREDICTS TROUBLE

SAID TO EXCLUDE THE IMMIGRATION CLAUSE

Secretary Yoell Looks for Wholesale Rioting, Culminating With A War

WASHINGTON, Jan. 28.—A new treaty between the United States and Japan, which eliminates all reference to coolie immigration is about to be presented for ratification, according to reports here. If the proposed agreement is accepted, each nation will be allowed to regulate the influx of foreigners as it sees fit, but the old clause, which gives the United States the power to force Japan to check its coolie migration to this country will be dropped.

SAN FRANCISCO, Jan. 28.—Should the government carry out the proposed plan to negotiate a new treaty with Japan thus eliminating the clause relative to immigration, which is so obnoxious to Japan, the Pacific Coast will witness a repetition of the "Chinese Riots" according to A. E. Yoell secretary of the Asiatic Exclusion League in an interview.

These riots, he said, would precipitate into a war. Yoell declared that there is already a breach between the two countries, and that a war is bound to come sooner or later.

THE STATE WANTS IMMIGRATION CLAUSE UNCHANGED

President Taft and California Congressmen Made Aware of State's Attitude

SACRAMENTO, Jan. 28.—Copies of a resolution protesting against the proposed elimination of the "coolie clause" in the new Japanese treaty were telegraphed to President Taft and the California congressmen by Speaker Hewett of the assembly. The resolution which is of the hottest order, has been "sidetracked" awaiting the result of the telegrams. It will be presented to the Assembly on Monday.

Sanford who is preparing a similar resolution for introduction in the senate said: "A war between the United States and Japan is certain within two years if the clause is eliminated. It will permit coolies to flock here in countless thousands and make conditions intolerable. The best way to handle the question is to meet it firmly like American patriots and have America for Americans."

NEVADA SPENDS \$50,000 IF FRISCO GETS FAIR

CARSON, Nev., Jan. 28.—The Assembly of the State Legislature has introduced a bill appropriating \$50,000 to be used for a Nevada exhibit at the Panama exposition in 1915 should it be held in San Francisco, and adopted a resolution memorializing Congress to designate San Francisco as the place for the exposition.

Leaves for Chico

T. H. Polk of the Chico Construction Company, who has been in charge of that concern's sewer construction work in Klamath Falls during the past year, left on Sunday morning for Chico, and the company's office in this city will be closed temporarily. The office will reopen in the spring, at which time Mr. Polk expects to return to Klamath Falls and take up the work of constructing another sewer unit.

WILLSON BLOCK BEING MOVED

WILL BE PLACED ON LEVEL WITH STREET GRADE

Contractor Doty Doing Work Which Is Considered Rather a Difficult Task

Many people pass out of this plane of consciousness with sufficient vitality latent in the billions of cells in the body to restore them to life, if life principle could only be aroused, says Orison Swett Marden in "Success Magazine." There are cases in medical history where patients have been apparently brought back from death, even at the moment of impending dissolution, by a relative or a physician calling to them imperatively, vehemently, to return to life. But generally the victim's conviction that he cannot get well and that he must die paralyzes and destroys the disease-resisting power of the body, so that there is nothing to check the malady, which may be fatal only because of the loss of faith and the patient's conviction that he cannot recover.

WILLSON BLOCK BEING MOVED

WILL BE PLACED ON LEVEL WITH STREET GRADE

Contractor Doty Doing Work Which Is Considered Rather a Difficult Task

An undertaking somewhat out of the ordinary has been taken up by M. R. Doty, a well known local contractor and houseowner, who has taken the contract for moving the Willson block. Mr. Doty's force of men are to raise the block of separate buildings thirty inches to conform with the sidewalk level of Main street, move the buildings six feet back from the street and even shift the entire string of structures thirty inches eastward to the property line.

United States Commissioner, R. M. Richardson is equipping an office in the courthouse, and has moved there from his former location in the White-Medcox building.

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