

DAILY CAPITAL JOURNAL

HAYWOOD IS NOT GUILTY

Fire Makes Coney Island Freaks Do Extra Stunts

DO NOT BELIEVE ORCHARD

THE MAN HELD OUT

... Is Generally Approved But Idaho Governor Is Piqued and Insists He Will Have Others Tried—Congratulations Pour In From All Over the World.

Denver, July 29.—Federal headquarters here are deluged with telegrams of congratulations on the verdict. Messages from 10 foreign countries have been received, and all Eastern cities are represented. Philadelphia, Cincinnati and Baltimore ask Haywood to speak in those cities, and are planning receptions to greet him. The miners say the verdict will increase the federation membership.

Haywood was acquitted Sunday morning, the jury having arrived at a verdict shortly after 7 o'clock. The trial, which has attracted universal attention, has dragged along for 80 days, having begun May 9th. When the jury retired Saturday morning shortly after 11 o'clock they proceeded to the election of a foreman, Thomas B. Gess, No. 1, being selected. Then came the first formal ballot which resulted: Not guilty, 8; guilty, 2; blank, 2. Blanks were cast by Foreman Gess and A. P. Burns, both farmers. The second was 9 to 3, Gess going over to the majority. Then Burns joined in making it 10 to 2. Here the jury remained at a deadlock for 12 hours, the two men insisting upon conviction in some degree being Thomas Powell and Samuel D. Gilman, ranchers. The jurors in favor of acquittal took turns in arguing with the recalcitrants. Once during the debate as the doors of the jury room stood open, Mr. Powell could be seen seated at the table pouring over a copy of Judge Wood's instructions. At 3:30 a. m. he succumbed, and then all the jurymen turned in for a nap. It was a little after 6 o'clock when Juror Gilman was aroused with the announcement that another vote was about to be taken. "Well," he said, "if anybody would stick with me, I would stay here as long as any of the rest of you, but as I am alone I will fall in with your wishes." The vote was cast, and William D.

Haywood was declared acquitted of all complicity in the death of ex-Governor Steunenberg. Judge Wood was telephoned for at 7:10 a. m., and arrived at the court house 20 minutes later. The attorneys for the defense and prosecution were slower, and did not arrive until just before 8 o'clock. Mr. Darrow came first. Haywood entered the court room at 7:45, and smiled his customary greetings to counsel and newspaper men. Asked how he felt he declared: "Very well, indeed." He had laid down most of the night, and had had some sleep. Judge Wood took his place on the bench at 7:54 o'clock, and four minutes later the tired, bedraggled, worn-out jurors filed in. Haywood sat with his right elbow hung over the high back of his arm chair—a characteristic attitude. As the clerk began to call the roll the silence in the big court room was painful. The ticking of the clock on the wall sounded like blows from a sledge. Then came the voice of Judge Wood asking: "Gentlemen of the jury, have you agreed upon a verdict?" Haywood turned his single eye upon the 12 men. "We have" came the response from Foreman Gess, who handed a plain white, official size envelope to the court. Judge Wood opened the envelope, hesitated, looked again, and then in some amazement said: "There is nothing here." "There's the right envelope in your coat pocket," said Juror Russell to

GLASS JURY HANGS TO BE TRIED AGAIN

Honey Is Dissatisfied But Insists He Will Yet Convict Glass—Zimmer Still Remains in Jail and Refuses to Testify—May Stay Five Years

San Francisco, July 29.—After 16 ballots, in which there was small variation from the original standing of the body—seven for conviction and five for acquittal, the jury in the Louis Glass bribery case was discharged Sunday afternoon by Judge Lawlor. The men who stood out for acquittal were: Michael Samuels, a photographer; George Kohn, a commission broker; Jacob Wertheimer, a wholesale cigar dealer; Charles P. Fonda, a wholesale manufacturers' agent, and Hugo Shusel, a retired grocer. There was no disagreement as to the payment of a bribe, but it was contended by the men who voted for acquittal that the crime had not been positively fastened upon Glass. The retrial of the case has been set for August 5th. Begin Halsey Trial Today. This morning Theodore V. Halsey, who acted as the bribery agent of the Pacific Telephone Company, was placed on trial. The prosecution anticipates no trouble in convicting Halsey, and has openly stated that, if necessary, he will be granted immunity if he will take the stand and tell the truth. Francis J. Heney and D. M. Delmas were out of the city today. The former at the Bohemian Club Grove, on the Russian river, and the latter at his ranch at Mountain View. William J. Burns, who has assisted Heney in gathering the evidence, said he was greatly disappointed. Glass said that he would reserve comment until he had been tried on all of the 11 indictments against him. The prosecution will lose no time in placing Glass on trial again. If Zimmer whose testimony could convict Glass in two minutes, persists in his refusal to answer questions on the witness stand, he will be punished to the extent of the California law, which allows imprisonment for six months for each refusal. By this process Zimmer can be given a total of nearly five years in prison. Still another alternative is before the prosecution. Many of the jurors who voted for acquittal said if the indictment had been against both Zimmer and Glass they would have voted for conviction. They said the only uncertainty in their mind was whether Glass or Zimmer had ordered the payment of the bribe. It is within the power of the grand jury to make this question easier of solution by additional indictments. San Francisco, July 29.—Charles T. V. Halsey, accused of bribery of supervisors for the telephone company, was continued until Wednesday. Burns states he will get new evidence in the Glass trial that will certainly convict Glass on retrial. Glass gives bail for appearance August 5th. Portland Selected. Seattle, Wash., July 29.—After a spirited contest with Carson City, Nevada, the Woodmen this morning selected Portland as the next head camp in 1910. The most important question of the session comes up this afternoon, when the matter of raising the per capita tax and the equalization of insurance rates will be taken up.

GRAND JURY IMPANELED.

To Examine Into Death of Mrs. Pet McGill. Clinton, Ill., July 29.—A special grand jury to investigate the charges of uxoricide against Fred McGill and of murder against his bride, was impaneled this morning, instructed by the court and sent into secret session. Seventy-four witnesses have been subpoenaed by the state. McGill finds public sentiment is not entirely in his favor, but his lodge members are standing by him.

UNPRECEDENTED HEAT.

McGregor, Texas, July 29.—For an hour and twenty minutes yesterday the thermometer registered 179 in the sun and 117 in the shade over an area three miles long and two wide. Scores of people were overcome and horses, cattle and poultry dropped dead.

CALEB POWERS AGAIN

Georgetown, Ky., July 29.—Caleb Powers, accused of complicity in the murder of Governor Goebel, was placed on trial today for the fourth time. Judge Sims, for the defense, entered a motion to have Special Judge Robbins, sitting in the case, removed. His motion was allowed, and an affidavit showing cause was filed. The court adjourned until 2 o'clock this afternoon.

ENGLISH CRITICISM.

Johnny Bull's Talk About What They Do Not Understand. London, July 29.—London papers call the Haywood verdict near anarchy, and Idaho conditions are criticized. "That Western state is as near anarchy as a community is likely to get," says the Star. "It is clear that huge chunks of the United States are still weltering in raw, undeveloped chaos, and that the country cannot digest itself." Comments of other papers are along the same lines.

Harvest Items.

Heppner, Or., July 29.—Heading has commenced in Morrow county, but threshing will not begin, generally, for a week or 10 days. There are, however, a few machines now running. The farmers are having a good deal of trouble getting help and are offering very high wages. Several of the wheat growers in this section have been waiting for some time for combined harvesters, which they ordered early in the year, but which, for some reason, they have been unable to get.

Albany, Or., July 29.—Crop conditions in Linn county appear better as the season advances. The fear that the spring crop would be short on account of the sudden hot weather has been dissipated by the cool nights and the generally lower temperature throughout the valley. The fall grain is rapidly being put into shock. The barley crop is already being garnered. Many farmers of Linn county grow clover for seed, and clover hullers are numerous. The grain crop bids fair to be large, and the quality of the very best.

Confessed to Embezzlement.

Kenton, O., July 29.—Attorney B. B. Boack, former mayor, and chairman of the Hardin county Republican executive committee, this morning gave himself up to the sheriff, confessing that he had embezzled \$23,000 from an estate managed by him.

Chicago Markets.

Chicago, July 29.—Wheat 92 3/4, corn 53 1/2, soybeans 24 1/2, oats 19 1/2, rye 28 1/2.

CONEY ISLAND BLAZE STIRS UP FREAKS

Freaks Frolic Out, Limbless Wonder Carried Out in a Basket Without Loss of Limb, and the Fire Eating Wonder Refuses to Swallow the Conflagration

New York, July 29.—Coney Island was visited by a disastrous fire early Sunday, and seven blocks in the amusement zone were destroyed. The loss estimated by the shows is about \$1,000,000. Tilyou's Steeplechase Park and nearly a score of small hotels were wiped out, and for a time the flames threatened the destruction of Luna Park and Dreamland, great homes of summer amusement, and the scores of smaller places which fringe the water's edge for a mile. A lucky shift of the wind to seaward aided the firemen and probably saved the whole picturesque area. The destruction of Steeplechase Park was a spectacular scene. Flames leaped higher and thicker, licking up the dancing pavilion and the horse-racing railway. The Steeplechase and hotel and nearly a score of smaller wooden hotels, which fringed along the western side of the island were blazing. The alarm of fire woke up dozens of Coney Island with a start, and in a few minutes Surf avenue was jammed with excited freaks and frolickers, chorus girls, snake-charmers, animal-trainers, performers, amusement employees—all the miscellaneous population of the island, in fact.

Limbless Wonder Is Rescued.

Inside the burning park all was excitement and confusion among the two score employees, who slept in a house near the entrance. Carrying grips and luggage they scurried to the street, and while the exodus was in progress a cry went up that Sandora the armettes and legless man, who eats a dozen meals a day, just to show that he can do it without the aid of arms and legs, was missing. Seizing a basket, two employees hurried back and found Sandora wiggling along the floor toward the door. The "wonder" was piled into a basket, and though the smoke and flames threatened to engulf his rescuers, he was carried to a hotel, where he remarked that his escape had been effected "without the loss of life or limb."

The hotels burned like tinder, and a few minutes sufficed to wipe them out clean.

"Fire Eater" Flees From Flames.

One of the first to escape from his lodging place was Francesco, the fire eater. When things are calm and placid Francesco eats fire and breathes it forth again, all for a livelihood. Sometimes he is advertised to bathe in tongues of flames. But today's conflagration was too much even for Francesco, and he wisely gave way to the firemen.

To Mine Manila Bay.

Omaha, Neb., July 29.—A detachment of 128 engineers, electricians and sappers passed through Omaha today under rush orders to proceed to Manila to mine Manila bay.

Dr. J. F. COOK
THE BOTANICAL DOCTOR.
MOVED TO 246 LIBERTY STREET.
FOR ANY DISEASE CALL ON DR. COOK CONSULTATION FREE.

CHICAGO STORE
PEOPLES BARGAIN HOUSE

Our Mid-Summer Clearing Sale

Will be a record-breaker, judging from the crowds of people that did their trading here on Monday. There will be no reserve in regard to prices. We want the room for our fall stock, and we must have it if we have to sell the goods at half their regular price. This sale is general all over the store, no matter how new and up-to-date the goods are. Out they have to go. Trade at the Busy Store.

Thousands of yards of lawns, muslin and challies, half-price.

Dress gingham, half-price.

1000 yards of 12 1/2 c India Linen, yard 7 1/2 c.

We show the greatest stock of domestics in Salem, and at the lowest prices.

Remnants of calicoes, dress goods and silks, half-price.

The only people in Salem that show the new College shirt waist; price the same as in New York, \$1.25.

Prices on hosiery and all kinds of fancy goods slaughtered.

If you want the smallest prices on millinery you ever heard of come to the Chicago Store.

Prices cut to the quick on hundreds of other articles all over the store.

SALEM'S FASTEST GROWING STORE.

McEVoy BROS.

100 COMMERCIAL AND COURT STREETS. SALEM, OR.



WILLIAM D. HAYWOOD.

Mr. Gess. The foreman was palpably nervous, and this added to the material strain felt by all in the court room. The second envelope was handed up. Judge Wood glanced at it, and tossed the paper to the clerk, who read: "State of Idaho against William D. Haywood: We, the jury, in the above entitled cause find the defendant, William D. Haywood, not guilty. —Thomas B. Gess, foreman." Then came the congratulation of Haywood, in the midst of which Judge Wood said: "The defendant will be discharged and the jury dismissed for the term." Juror J. Robertson, the good-natured Scotchman, at whose house here in Bolse Governor Steunenberg boarded for more than two years, said: "I couldn't reconcile myself to voting any other way than with the defense from the very first, and I think that, under the law and the evidence, there was nothing else for us to do. The last fellow who held out against acquittal belongs to the same fraternal organization that I do. There was some talk of a compromise on a second degree verdict, but we wouldn't stand for that—it either had to be acquittal or I would have stayed there forever." Juror Samuel F. Russell, the senior member of the panel, said: "There was nothing against Haywood but suspicion and inference, and when we came to dovetail the evidence in the juryroom it didn't seem somehow to fit."

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