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HANFORD MUST FACE IMPEACHMENT BERGER WILL START PROCEEDINGS

HIS RULING WOULD DEPRIVE THOUSANDS OF SOCIALISTS OF ALL RIGHTS AS CITIZENS

President Taft and Attorney-General Wickersham Are Both Insistent on Olsson Being Given a New Trial and the United States District Attorney Has Been Notified to Either Get a Rehearing or Appeal to the Circuit Court--Hanford Will Probably Be Impeached by Congress.

Washington, June 5.—President Taft and Attorney-General Wickersham ordered today the United States officials at Seattle to grant a new trial to Leonard Olsson, the Socialist, whose citizenship was cancelled by United States Judge Cornelius H. Hanford, of the Western district of Washington.

No decision ever rendered on the Pacific coast aroused keener discussion than which followed Judge Hanford's ruling in the Olsson case. Socialists throughout the country were especially bitter in their criticism of the Seattle jurist, the recent Socialist convention at Indianapolis refusing to take drastic action only when Congressman Berger of Wisconsin, promised to introduce a resolution in congress calling for Hanford's impeachment. Berger plans to introduce such a resolution this week.

Judge Hanford annulled Olsson's citizenship papers because the latter admitted that he is a Socialist, the jurist explaining in his ruling that

"those who believe in and propagate crude theories hostile to the constitution are barred." The court concluded by adding that because of his opinions "Olsson had no reverence for the constitution nor intention to support and defend it against enemies when he applied for citizenship."

Olsson's case was probably the first in the history of the country when a man's citizenship was cancelled by court procedure because of political opinions and many legal authorities maintained that if it were sustained by the higher courts, it would lead to the deprivation of the citizenship rights of thousands of Socialists.

Congressman Berger, following the decision of President Taft and Attorney-General Wickersham, announced that tomorrow he will present in the house an impeachment indictment against Judge Hanford. Berger had conferred with President Taft and Wickersham, and declared that both repudiated Hanford's ruling in the Olsson case and promised to furnish all government papers if the house decides to proceed against the Seattle jurist.

Attorney General Wickersham wrote to Congressman Berger on the case as follows:

"I have instructed the United States attorney at Seattle to facilitate in every way the opening of the decree and securing for Olsson a new trial. Failing that he shall appeal to the circuit court. I have further notified the United States attorney that, on the facts stated by Hanford in his decision, he department of justice believes a great injustice has been done Olsson.

"After you left here I found upon investigation, that the department had already caused inquiries to be made into the case. It was found that the proceeding against Olsson was initiated at the instance of one of the local Seattle officers of the department of commerce and labor was brought by the Seattle district attorney."

NINE ARE HURT IN BAD WRECK NEAR GULL LAKE

Winnipeg, Man., June 5.—A. E. Ester, a commercial traveler of San Francisco, and Mrs. Odison, of Seattle, were among the nine injured in a wreck of the C. P. R. trans-continental at Gull Lake, Manitoba, yesterday afternoon. The accident was due to a broken rail. Earlier in the day the Calgary Edmonton express was derailed and George Young, of Boston, killed.

The Owl's Not Poet.
Pasadena, Cal., June 5.—Owls along Pasadena's millionaires' row are indiscreet. They persist in knocking hats off belated pedestrians. As a last resort, the police have permitted the "toting" of ammonia guns. Now everybody's doing it.

**FALL FROM WINDOW
RESULTS IN DEATH**
Tacoma, Wash., June 5.—John Harvey, aged 60 years, while washing windows on the third floor of the St. George apartment house, fell backward to the sidewalk below, fracturing his skull and dying in the hospital in two hours. He leaves two grown children.

All for a Stinkard.
Oakland, Cal., June 5.—Because M. W. Oberlin pilfered a 5-cent cigar, Attorney Walter pummeled him severely and was arrested for battery. Winter countered with a petty larceny charge.
Harney county reports the heaviest rain of years as having fallen there

Will Not Aid Bill.

Indianapolis, Ind., June 5.—Declaring that the Indiana delegates to the convention in Chicago will not bolt if he can help it, Chairman Lee, of the Republican state committee, a Roosevelt supporter, left here today for Chicago to appear before the Republican national committee in regard to contested delegates.

HOP YARD EXPERTS TESTIFY

IN THE LOPE SING CASE THAT THE CHINAMAN HAS AS FINE A STAND AS MOST GROWERS IN THIS PART OF OREGON.

Before adjournment of Judge Galloway's court, the testimony of 11 expert witnesses was taken in the suit of L. H. McMahon, who is seeking to cancel the lease of Lope Sing, on the ground that he is not properly cultivating the hop yard on the Oliver Beers place, which he has on a contract. One of the witnesses was Mr. Richardson, of the Wigan-Richardson Company, of London, England, now the owners of the Krebs brothers, Independence yards, and the owners of hop farms in Bavaria, and Kent, England. Mr. Richardson testified that in his opinion the Lope Sing yard was well handled and compared favorably with the best growths in this part of the country. They showed a 98 per cent stand. Other witnesses were T. A. Livesley, John Carmichael, H. A. Talbot, S. W. Jones, Chas. Hall, and Chas. Livesley, all hop producers. Twelve more expert witnesses will go on the stand for Lope Sing Thursday, when Judge Galloway will return and finish the hearing. During the taking of the testimony, it was developed that McMahon during the picking season last year instigated a strike, and all the pickers in the Lope Sing yard quit, and he was put to great expense to bring in a complete new crew from Portland.

CAN ONLY GET CONTROL BY FRAUD

Chicago, June 5.—Senator Dixon today conferred with Ormsby M. Harg, Bulbridge Colby, Cecil Lyon and William Ward regarding the contents to come up before the national committee. He insisted that the Taft men would be able to gain control only through fraud.

A Baby Every 71 Minutes.

Los Angeles, Cal., June 5.—A baby every 71 minutes in Los Angeles record for May. Total arrivals for the month, 529, breaking all records. June has opened with a rush, according to Statistician Henry Sief.

TACOMA REFUSED BOND PLAN

Tacoma, Wash., June 5.—By 2,145 to 2,099, the people voted down the proposition to issue \$425,000 park bonds to buy new parks, playgrounds and build boulevards, in yesterday's election and by 2,348 to 1,770 killed the bond proposition for a Narrow boulevard. Frederick Heath was re-elected park commissioner over W. E. Reynolds, 2,088 to 940.
Bill Handley has gone over to Seattle to make a speech. Seattleites will sure hear something.

No Special Session.

Sacramento, Cal., June 5.—In answer to questions today, Governor Johnson stated that upon the facts thus far presented to him there would be no special session of the legislature as requested by the opponents of the I. W. W. at San Diego. He talked over with the attorney general the recent developments in the dispute and believed that it would be adjusted to the best interests of the public.

UNCLE SAM LANDS 450 MARINES

Cuban Rebellion Reaches Such Proportions That it Has Gotten Utterly Beyond Control of President Gomez.

Americans and Their Property Threatened, and Pressure is Being Brought to Bear on the Administration to Have the Entire Force of 3000 Marines Landed—It Becomes More Apparent Hourly That Intervention Will Become Necessary.

Washington, June 5.—Aroused by official reports of atrocious crimes committed by negro insurgents in Cuba, the state department this afternoon advised Admiral Osterhaus to send the battleships Minnesota, Mississippi, and Ohio to Guantanamo, the hotbed of the insurrection. In one case the negroes seized a former high government official, and then assaulted his wife and murdered his son before his eyes. Three instances of a similar nature were reported.

Washington, June 5.—Following a conference between President Taft and Secretary of State Knox, it was decided today to rush four battleships from Kew West to Guantanamo. Knox said that the decision was reached first for the purpose of being in better communication with Guantanamo by wireless, and second, to have the additional marines near in case they were needed.

Knox said that he did not believe the marines were required as yet. He emphasized the statement that the sending of these battleships did not mean a new step toward intervention in Cuba, but was merely a precautionary measure.

Washington, June 5.—The burden of dispatches from Cuba received by the state department here today is that 450 marines have been landed from the United States transport Prairie at Guantanamo, and that the revolution is passing rapidly beyond

(Continued on page eight.)

THIS LISTENS LIKE SOME FREE ADVERTISING

Washington, June 5.—Fainting while riding today in a hired automobile, the wife of Major Arthur Chase, U. S. A., stationed in San Francisco, discovered, when she recovered consciousness, that she had been robbed of a \$2000 pearl necklace and other jewels and \$150 in cash. Mrs. Chase is in Washington to interest members of congress and others in her husband's wireless telephone invention.

The Dream Did It.
San Francisco, June 5.—Dreaming that he was crawling through a small cubby hole to his berth on the steamer Charles Nelson, where he is engineer, Thomas Gorman climbed through a window in the Harbor Hotel here today and fell three stories. His skull was fractured and he probably will die.

SEWER ASSESSMENT WAS ILLEGAL THOSE PAYING CAN GET MONEY BACK

Kern Unloads on Lorimer.

Washington, June 5.—Senator John W. Kern, of Indiana, continued his speech against Senator Lorimer, of Illinois today, the second day of the senate's hearing of the case.

Lorimer occupied a seat, and listened attentively to the denunciation of himself and his friends.

LAW SHOULD GRANT HIS REQUEST

MURDERER BONNER SAYS THE QUICKER HE IS HANGED THE BETTER IT WILL SUIT HIM—THE COURTS SHOULD PLEASE HIM.

San Francisco, June 5.—"I am glad the newspapers have listened to my story, and repeated it as I have told it. It is hard to explain the attachment between Bernice and myself; it is something that was made for another world. It will be continued when we meet again. She has gone to Wilfred, my baby brother. He will tell her why I did it. I know she will be waiting for me, and the sooner the law takes its course the better I will be suited."

This statement was made today by Charles H. Bonner, the 19-year-old boy who shot and killed Miss Bernice Godair, 17-year-old high school girl, to whom he had been paying attention, on the threshold of her home, because she refused to "go out" with him.

Bonner declares he suffered greatly during the night, seeing visions of the dead girl with her blood-stained dress, lying on the steps of her home. He eagerly read all the newspaper accounts of the crime.

Mrs. Godair, the mother of Bernice, and Mrs. Bonner, widowed mother of the slayer, both of whom were present by the tragedy, are slowly recovering today. The two families occupy apartments in the same building, from which the funeral service of Miss Godair will be conducted tomorrow afternoon.

Went Through Everything.

Hoquiam, Wash., June 5.—George Abrahams, in a fight, fell through one of the plate glass windows and broke another, was arrested, released on bail and returned to work in a livery stable, was kicked through the stable door by a horse. He is expected to die.

Target Was Solid.

Oakland, Cal., June 5.—"I guess she is getting too big to spank," groaned Mrs. H. Walter, as she displayed a broken hand at the Emergency hospital, the result of taking her 16-year-old daughter across her knee.

ROOSEVELT REFUSED TO COMMENT

Oyster Bay, N. Y., June 5.—Returning from a horseback ride here today, Colonel Roosevelt's first question was about the results of yesterday's South Dakota primary election. He refused to comment on the voting in South Dakota.
Roosevelt declared that he expects to get a square deal in the Republican national convention at Chicago. Medill McCormick and Gifford Pinchot took luncheon with Colonel Roosevelt at Sagamore hill today.

ATTORNEY FRANK HOLMES IS PLEASED OVER VICTORY— CITY MAY BE FORCED TO BOND

Holmes is Positive All Moneys Must Be Repaid--Points Out That "the Citizen is Not the Guardian of Officials, and Has a Right to Rely Upon Their Acts as Being Legal"--This Being the Case it Was Not Necessary for Those Paying to Do so Under Protest in Order to Recover Their Money.

The decision of the supreme court invalidating the South Salem sewer assessments are a general topic of interest. To get at some of the meat of the controversy it must be recalled that the original estimate in the sewer involved in the case of Hurdell vs. the City of Salem, was \$140,672.81, and no contractor would take the job at that. The lowest bidder were a Portland firm, at \$176,446. To this was added \$10,000 for engineering expenses and 25 per cent for covering all contingencies, which added \$54,000 to the contract price. On this basis Mr. Randall's assessment figured out \$194,704, and against this assessment his attorney, Frank Holmes, brought suit against the city, on the ground of improper notice, incorrect descriptions, incorrect maps and unjust assessment, and the supreme court finds all these things to have been as alleged. The other South Salem case is Jones vs. the City of Salem, submitted on brief by Inman & Pogue, Mr. Holmes was the only attorney who had any faith in his ability to overthrow the unjust assessment after the case against the city in North Salem was decided adversely to the remonstrants. He appeared in oral argument with City Attorney Grant Corby May 29, and addressed the supreme court for an hour and a half, and it was on his showing of the weak points in the city's proceedings in making this sewer assessment that the case was won for the property owners. The other cases were submitted on brief, with but little or no expectation of winning, and Mr. Holmes feels he killed the bear. The complaints in the other cases were amended in accordance with his brief, as he had cited new cases for his clients and dug up new authorities bearing on the case.

Property Owners Can Recover.

In an interview with a Journal reporter today Mr. Holmes was asked if property owners who had paid in their money, or had bonded their

property, could recover. He said: "I am certainly of the opinion that property owners who paid in their money on this invalidated assessment, which is now just as if no assessment had ever been made, can recover from the city. It was not necessary for them to protest at the time they paid or bonded the property. They did so under representations by the city that all steps taken were legal. They paid or bonded under threat from the city that their property would be sold. No protest was necessary. They paid an illegal assessment that was represented to them by the officials as a legal assessment. The supreme court has held that the citizen need not act as guardian over the official, but has a right to presume that official acts are legal, and that all official proceedings are conducted in a perfectly legal and upright manner, which was not the case in this procedure, nor in any part of it." The indications are that all moneys can be recovered, but will necessarily involve the city in more litigation and expense.

BOOSTERS IN SESSION AT SEATTLE

Seattle, June 5.—"Develop the country surrounding you and you develop your city; the development of your neighboring state aids in the development of your own state."

This is the keynote of the big seven states Northwest Development Congress, which opened here today. Owing to the delay of the "booster" special from Minneapolis and St. Paul, carrying more than 100 delegates picked up here and there at intermediate points, less than half the delegates were present when President Lewis Powell, of Helena, Mont., called the congress to order at 11 o'clock. Addresses of welcome were made for the state by Governor M. E. Hay, and for Seattle by Councilman Max Wardall, Secretary Chapman, of the Portland Commercial Club, responded for the visiting delegates.

THIS WILL DETERMINE WHICH IS CORRECT

Vancouver, Wash., June 5.—Jail attaches are speculating as to how long Harry Redmond will live. He told Judge Shaw he could not live without whiskey. The court said he would take a chance on assuming responsibility for the prisoner's death, and gave him 30 days.

Mayor Backs Johnson.

Las Vegas, N. M., June 5.—To Mayor Delgado, of Las Vegas, belongs the distinction of being the first to offer a large wager on the Johnson-Flynn heavyweight battle here on July 4. Mayor Delgado visited the champion's gymnasium and was impressed with the big black's showing that he at once offered to put up \$5000 against \$2200 that Johnson would win.

WILL DEMAND THAT PEOPLE SHALL RULE

Sacramento, Cal., June 5.—Governor Johnson today issued a statement declaring that the progressive Republicans would insist in the Chicago convention upon the platform representing the demands of the people.
"We who in California have been elected," he said, "at a fair primary, where our opponents had every opportunity of contest, will not view with equanimity the overthrow of the will of the people in any state. How utterly at variance with our view of popular government is the situation in Ohio, where Roosevelt overwhelmingly carried the state, yet by manipulation and appointment of delegates by committee and the delegates at large are given to Taft.

"Delegates from states like California, with the warrant of the people, filled with enthusiasm for true popular government and granting it always to their adversaries, will insist upon a square deal and demand at Chicago that the will of the people be observed."
Johnson added that the Taft victories thus far consist in overriding the expressed will of the people.
Klamath Falls is having a cement sidewalk building epidemic.