

gan County and Sheriff Hatfield of McDowell County were prepared to meet an advance of armed bands from the east side of Spruce Fork Ridge.

POLICEMEN IGNORE SUBPOENAS ISSUED IN BAIL INQUIRY

Only Four Responses Out of 39 in Move to Check Up on Prisoners Out on Bond.

HOEY CASE IS CITED.

Swann Plans Strong Campaign on Lines Outlined by Evening World.

Policemen in 35 criminal cases out of 39 have ignored subpoenas of the District Attorney's office in its campaign along the lines suggested by The Evening World to check up on the records of prisoners out on bail in bond cases, and if warranted, to increase this bail.

Assistant District Attorney Maloney, in charge of Part I, General Sessions, called up 17 bail cases for rearrangement before Judge Nott yesterday and subpoenaed the policemen involved. Only one of the policemen, Maloney said today, appeared in court to give the necessary information regarding their prisoners' records.

To-day 22 more were arraigned and only three policemen, detectives from Headquarters, appeared in court.

"We have not had the cooperation of the police in these cases," Mr. Maloney declared after today's arraignment. "The fault does not lie with the District Attorney's office. Take the Hoey case. The police record turned over to us before his arraignment on a first degree robbery charge two weeks ago showed only one conviction, and that in Elmira. Had we known his full record we would have insisted upon much higher bail."

Hoey's actual record shows fourteen cases from his first arrest in April, 1914, as a juvenile offender to his arrest on a charge of murder in connection with the slaying of Policeman Neville in "Hell's Kitchen" Saturday night. He was out on parole from Sing Sing at the time of the robbery and the murder, although the police did not even know he had been transferred from Elmira.

District Attorney Swann is determined to get more complete information from the police and observance of subpoenas issued by his office.

"I doubt if the policemen concerned ever receive the subpoenas," he said today. "Through an arrangement with the Police Commissioner to send the subpoenas to the station houses, where they are supposed to be distributed to the policemen by the other in command. I intend to have another conference with the Police Commissioner to devise some plan to remedy this situation. It is essential that we have the full criminal record before prisoners are brought up for pleading, and that the policemen who make the arrests are equally well informed and that they appear."

The question of bail for criminals with long records was the subject of a John Doe inquiry last April before Magistrate Simpson. The evidence showed that agents of even the reputable bonding companies were given great leeway in arranging bail for prisoners, and that they apparently had free rein in their actions. It was brought out that even liens on tombstones and stolen jewelry were put up as collateral to protect the bonds.

Magistrate Simpson, in his finding after the inquiry, recommended legislative action to correct these abuses and to make the companies fully responsible for the action of their agents in accepting part of the loot as collateral.

COTTON REPORT INDICATES ONLY HALF USUAL CROP.

Prices Jump \$8.50 a Bale at New Orleans.

NEW ORLEANS, Sept. 1.—The lowest August crop condition report ever made by the government, indicating the smallest yield in about thirty years, created a wild market in cotton today and advanced prices following.

In ten minutes following the condition report of 49.3 per cent of normal, indicating a yield of but 7,937,000 bales against 13,425,692 last year, or about half a crop, there was a rise on October and December of 15¢ to 17¢ points, or about \$8.50 a bale.

prepared this morning to entrain immediately for the coal fields of West Virginia. No member of the regiment, which has slightly more than 1,000 officers and men, was permitted to leave the regimental area in the camp.

An important addition to the forces was a detachment of State policemen, numbering sixty-seven, who, it was stated, were added to the eighty-five troopers under Capt. Brockus, who came here from Mingo last Saturday.

The bodies of John Gore, Jim Manney and John Cavajo, who were killed in the fighting yesterday, were brought to Logan today. Commanders of the men in the mountains said it was impossible to estimate the number of casualties suffered by the attacking party, and no statement was made as to the men wounded by the defenders.

As a precautionary measure, it was said, the Logan and McDowell men kept up a hot rifle fire at times today on the sections of the range believed to be occupied by the armed bands. Col. Jackson Arnold of the State police, who has taken command of the force here, said the exact situation on the eastern side of the mountains where the armed bands have been congregating would be determined by airplane, as it was impossible to reach that section in any other way. Two planes are already here and another was expected this afternoon.

ST. ALBANS, W. Va., Sept. 1 (Associated Press).—All trains on the Coal River branch of the Chesapeake and Ohio Railroad from St. Albans to Madison, Jeffery and other points where armed bands have been collecting for the past few days have been stopped. The last train from here left yesterday afternoon. Railroad men said that not even the mail was being moved.

Persons who reached here early today tried in vain to get owners of automobiles to take them to Madison or Jeffery. They said that all roads between here and those points were patrolled and that armed men had been stopping travellers within five miles of St. Albans.

MINE WORKERS ASK PRESIDENT FOR PROTECTION

Tell Him They Will Disperse if Not Harmed by "Armed Gunmen" and Marauders.

CHARLESTON, W. Va., Sept. 1.—State officials this morning expressed the opinion that martial law in Logan and other nearby counties was inevitable. Should it be declared Kanawha County, in which Charleston, the capital, is located, would be included. It was in this county that the first march had its inception a fortnight ago.

Advices received at the executive offices, officials said, indicated that the temper of the men endeavoring to march to Mingo is such as to preclude any hope that they would disperse in compliance with President Harding's command. Instead, it was pointed out by several State officials, available reports hinted at further preparations being made to continue the march.

Advices received at the executive office and made public were that the line of advance and resistance extends twelve miles along Spruce Fork Ridge, from Hewitt's Creek to Blair Mountain. It was added that the Governor's information was that military procedure is being followed by the armed bands, and that none was permitted to pass to the rear without a signed pass. No information was received as to signatures, however.

One report from Madison last night was to the effect that two men had arrived from Blair who said that about 2,000 men occupied the territory along Hewitt and Mill Creeks.

Philip Murray, Vice President of the International Organization of Mine Workers, has telegraphed President Harding expressing the belief that the men along the Boone-Logan border would disperse provided the Government gave the men a substantial guarantee that their lives and property would be protected from "armed gunmen." In his telegram Murray asserted that on Saturday, Aug. 27, "an army of marauders invaded the mining community of Sharples and fired into the homes of United Mine Workers." William Petry, Vice President of District 17, sent a similar message to the President.

WASHINGTON, Sept. 1.—Sheriff Pinson and Prosecuting Attorney Stokes of Mingo County, in a telegram to President Harding, made public today, declared that since the strike was called by the United Mine Workers of America in July, 1920, "no detectives or gunmen have been employed in this county for the purpose of guarding property or intimidating workmen."

"On the contrary," the message said, "during all this time no guards have been permitted about coal plants except regular authorized Mingo County officials, notwithstanding that numerous murders and other crimes have taken place and hundreds of thousands of dollars' worth of property has been destroyed by dynamiting and burning."

26TH REGT. READY TO LEAVE CAMP DIX

Ammunition Issued and Cars Arrive for Trip to West Virginia Mine District.

CAMP DIX, N. J., Sept. 1.—Officers and men of the 26th Infantry were all

HYLAN TO KEEP "HANDS OFF" IN O'MALLEY CASE

Even Indictment, It Is Said, Would Not Cause Removal of Market Head.

NEW INQUIRY IS BEGUN.

Brothers to Present Meyer Committee Evidence to the Grand Jury.

Mayor Hyman has not asked for the resignation of Commissioner of Public Markets O'Malley. He does not intend to ask for Mr. O'Malley's resignation on the showing as to O'Malley's official conduct already made before the Meyer committee.

The Mayor has said he will not authorize an official announcement to this effect. But his decision to leave O'Malley undisturbed in his office was accepted as established to-day by those who had access to the Mayor's confidence after Mr. O'Malley bounced off the stand yesterday while he was being cross-examined regarding his explanation of the charges against him.

The formal action of the Meyer committee in sending its record of testimony regarding Mr. O'Malley and his subordinates to the District Attorney for Grand Jury action, certifying it to Judge Swann as indicating "malfeasance in office" has not changed the Mayor's decision set forth in his letter to Elton R. Brown, counsel to the committee, when Mr. Brown demanded the Commissioner's removal so that witnesses before the committee might testify without fear of destruction of their business by vengeful eviction from their market stands.

The Mayor's intimates are not even sure that the indictment of Mr. O'Malley by a Grand Jury under Judge Swann's supervision would be enough to make the Mayor remove him, though they are certain that an indictment by a Grand Jury in charge of the Attorney General and therefore guided by Gov. Miller's Administration would be insufficient.

HYLAN BELIEVES O'MALLEY IS VICTIM OF ACKERS.

The Mayor is known to accept in full faith Mr. O'Malley's defiant assertion that he is being made the victim of "the interests"—especially the Chicago packers, because he has interfered with their "plundering the people"—and of Gov. Miller's vindictive personal hostility.

Notwithstanding the Mayor's "hands-off" determination, cordially between him and the Market Commissioner is not conspicuous. Several times in his testimony yesterday Mr. O'Malley's references to the Mayor indicated a cohesiveness. For instance, Mr. O'Malley complained that after he had asked the Mayor to keep the office records of his predecessor, Dr. Day, intact, Dr. Day was permitted to sell them for junk.

"I went to the Mayor's office about it," said Mr. O'Malley, "but I couldn't see him. They told me he was out. I don't know whether he was out or not."

The Mayor's private comments on Mr. O'Malley's acknowledged aid to the New York Telephone Company (conspicuous in the Mayor's gallery of the "interested" are not laudatory. The Meyer evidence on the Market Department was received by Acting District Attorney Banton to-day and was at once turned over to Assistant District Attorney George R. Brothers to be read before the Grand Jury as a preliminary to its calling of witnesses, beginning next Wednesday.

Mr. Brothers, a Republican, has been in the District Attorney's office for many years. He has had charge of many important prosecutions since Whitman's time.

In regard to immunity, Mr. Banton said, only witnesses who have been passed on by Elton R. Brown or Chairman Meyer will be considered. All others will have to sign waivers. He added that the investigation will proceed without delay, and that there will be no cause for complaint from those wanting a thorough presentation of the evidence offered.

Former Senator Brown said that Mr. O'Malley's general denial yesterday was of no particular importance except his flat denial that he had accepted \$1,500 after "persuading" Herman E. Michel to sell a building which the New York Telephone Company wanted to complete its occupation of a block.

Edward S. Luther, an Albany correspondent, went on the stand and refuted Mr. O'Malley's account of a conversation in which Mr. Luther was quoted as saying that if Mr. O'Malley had voted in the State Council of Market Commissioners for George L. Hoegge, Gov. Miller's candidate for his post, the Meyer investigation would have been nullified.

Lois Leigh, Film Actress, Who Died After Drinking Poison in Her Home



SAYS BONUS LAW FOR SOLDIERS IN JERSEY IS LEGAL

All Provisions of the State Constitution Complied With, Declares Attorney General.

TRENTON, N. J., Sept. 1.—Thomas F. McLean, Attorney General of New Jersey, declared today that the New Jersey Soldier Bonus Law is valid.

"The constitutional objections based by the New York State Court of Appeals to the Soldier Bonus Law enacted in that State," he said, "in no way affects the validity of the New Jersey Soldier Bonus Law. The New York Court found that the purpose for which the bonds are sought to be issued is a public one. The New Jersey act recognizes this, for our Constitution authorizes the passing of a law when sanctioned by the votes of the people permitting the creation of a debt of the State and in conformity with the constitutional provision that the Legislature enacted the Soldier Bonus Law which was overwhelmingly approved by the people. The law is valid and legal."

NEW YORK BEATS LONDON IN SIZE, EXPERTS ARGUE

National Geographic Society Says This City Wins if Conditions Are Same.

WASHINGTON, Sept. 1.—New York has a valid claim against London for classification as the largest city in the world, according to the National Geographic Society.

Discussing the recent announcement of the British census that "Greater London" has a population of 7,476,168, a society bulletin to-day suggested that New York's 5,620,018 souls actually within one municipal unit, under one municipal government, may make it the largest.

"Legally, as a municipal unit, 'London' refers only to the County of London," the bulletin asserted. "Only 'Greater London' figures are carried in the dispatches, but, at the rate of growth they indicate, London proper still is under the 5,000,000 mark. The 'Greater London' which has nearly 7,500,000 people has an existence as a metropolitan and police unit. Its population is distributed over 682 square miles, an area six times that of municipal London, and more than twice that of municipal New York."

BELMONT PARK ENTRIES.

BELMONT PARK, N. Y., Sept. 1.—The entries for to-morrow's races are as follows:

FIRST RACE—For three-year-olds and up. 10:30 a. m. 11:00 a. m. 11:30 a. m. 12:00 p. m. 12:30 p. m. 1:00 p. m. 1:30 p. m. 2:00 p. m. 2:30 p. m. 3:00 p. m. 3:30 p. m. 4:00 p. m. 4:30 p. m. 5:00 p. m. 5:30 p. m. 6:00 p. m. 6:30 p. m. 7:00 p. m. 7:30 p. m. 8:00 p. m. 8:30 p. m. 9:00 p. m. 9:30 p. m. 10:00 p. m. 10:30 p. m. 11:00 p. m. 11:30 p. m. 12:00 p. m. 12:30 p. m. 1:00 p. m. 1:30 p. m. 2:00 p. m. 2:30 p. m. 3:00 p. m. 3:30 p. m. 4:00 p. m. 4:30 p. m. 5:00 p. m. 5:30 p. m. 6:00 p. m. 6:30 p. m. 7:00 p. m. 7:30 p. m. 8:00 p. m. 8:30 p. m. 9:00 p. m. 9:30 p. m. 10:00 p. m. 10:30 p. m. 11:00 p. m. 11:30 p. m. 12:00 p. m. 12:30 p. m. 1:00 p. m. 1:30 p. m. 2:00 p. m. 2:30 p. m. 3:00 p. m. 3:30 p. m. 4:00 p. m. 4:30 p. m. 5:00 p. m. 5:30 p. m. 6:00 p. m. 6:30 p. m. 7:00 p. m. 7:30 p. m. 8:00 p. m. 8:30 p. m. 9:00 p. m. 9:30 p. m. 10:00 p. m. 10:30 p. m. 11:00 p. m. 11:30 p. m. 12:00 p. m. 12:30 p. m. 1:00 p. m. 1:30 p. m. 2:00 p. m. 2:30 p. m. 3:00 p. m. 3:30 p. m. 4:00 p. m. 4:30 p. m. 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