

ALASKA IN SCHIFF'S EYES

Too Much Conservation There, Returning Banker Says.

FEARS RETARDING GROWTH

Favors Development of Territory Under Control of Government Commission.

Jacob H. Schiff, the banker, returned yesterday from an extensive tour of Alaska, and declared himself in favor of having the vast mineral and timber resources of the territory developed under the control of a government commission something like the Interstate Commerce Commission.

He said such a commission should have the power to determine not only the quantity of minerals and timber to be taken out, but also the royalty to be paid to the government and perhaps even the percentage of profits which should be allowed to the promoters and corporations engaged in the work of developing these resources.

He expressed the opinion that the development of Alaska at present is being hampered by too much governmental conservatism, and said that persistence in this policy not only would drive away a good part of the comparatively small population of the territory, but also would frighten capital from seeking investment there.

Mr. Schiff, who acquired a fine coat of tan from six weeks exposure to the sun and winds of Alaska, began his remarks on the country by saying that he went merely for pleasure and got only a general impression of the territory.

"The situation in Alaska," he added, "appears to be that there is considerable mineral wealth in the country, while the agricultural possibilities are not great. In the first place, the country is very hilly and most of it is an agricultural country in the short summer season. From all I could see and learn, it may be possible for certain districts to raise a certain amount of agricultural products for the needs of those districts, but so far as the possibility of Alaska becoming an export country for agricultural products is concerned, it is entirely beyond expectations.

The three great staples for which Alaska can be depended upon are metals, fish and coal. The fisheries appear to be very prosperous. Metals need railroads and wagon roads to be built to reach the different deposits before they can be properly developed.

Coal is another important resource. It is altogether British Columbia coal. If the Alaska coal mines were opened, however, it probably could be furnished at from \$1.75 to \$3 a ton.

The demand for conservation is good enough, but it goes too far as it does at present. Capital is readily frightened, and the fact is that the population in Alaska is at present not increasing because intending immigrants do not know on what they can count.

It appears that Alaskan resources, especially coal and timber, should be developed under the control of a United States commission something like the Interstate Commerce Commission—a commission which shall determine how fast coal may be taken out or timber cut, what royalties shall be paid to the government, and perhaps even what percentage of profits shall be allowed to promoters and corporations who desire to work these resources.

But the present state of affairs in Alaska is certainly not encouraging.

ITALIAN SHOT DEAD IN A FIGHT

Two Others Wounded in Alleged Dispute Over 20 Cents in a Shanty.

RAILROADS PLAN TO HELP

Expected to Facilitate Investigation of Rate Increases.

Attorneys and traffic managers of all the railroads east of the Mississippi met yesterday at the offices of the Trunk Line Association, at No. 143 Liberty street, to discuss a course of action and plan of procedure in connection with the Interstate Commerce Commission's hearings on freight rate increases, which begin here on Monday.

No statement was given out after the meeting, but it is understood that the general opinion among those present was that the railroads should follow out their attitude in offering to the commission every facility for carrying on the investigation and avoid as much as possible submitting long briefs and numerous exhibits. It was the intention of the railroads, it was said, to confine themselves to oral testimony as much as possible, and thus avoid imposing upon the commission an undue amount of statistics and arguments to be reviewed.

A great deal would depend upon the attitude of the shippers, it was said, in determining the method which the railroads would adopt in defense of the increases.

BANKRUPT BROKERS' CASE

Judge Hazel Disposes of Ennis & Stoppani Report.

Judge Hazel, in the United States District Court, disposed yesterday of the report of Stanley W. Dexter, special master in the Ennis & Stoppani bankruptcy litigation by approving of it in the main.

Mr. Dexter's report covered the question of ascertaining the rights, title, interests and so on of eighty-six claimants to a fund in the possession of the trustee and securities turned over to him by the Mechanics National Bank, amounting together to over \$100,000.

The claimants were divided into two classes, class A consisting of those whose stocks were deposited for sale with Ennis & Stoppani and by them deposited in the bank, and class B, those whose stocks and bonds had been collateral for their margins. Of the latter, Mr. Dexter, in his report, said that the bankrupt had the legal right to replace them under certain conditions and that the equity of the claimants was not as great in them as in the case of class A.

He further reported that the class B claimants would not only be obliged to lose part of their claims, but would also have to contribute payment of the costs and expenses of the proceeding.

There were objections in the report to the paying of the charges altogether out of the funds in the court, but Judge Hazel in his opinion said that this would have to be done, as the court proceedings were due entirely to the necessity for an adjustment of the various claims and claims.

The court said that the decree would provide a fee of \$2,500 to the special master, \$3,000 to counsel for the trustee and costs, and a docket fee of \$300 to the attorneys for the claimants who succeeded in establishing their liens in the proceeding.

DEEPER QUALEY INQUIRY

Grand Jury Considering Complaints Other than Mrs. Bull's.

The grand jury investigation of the affairs of Harvey W. Corbett and John A. Qualey is not being confined to their dealings with Mrs. Mary Nevins Bull, who charges that she was defrauded of \$25,000 through the promotion of the Magnesia-Asbestos Company. It became evident yesterday that Frank Moss, acting district attorney, is directing the inquiry into channels by which it is expected other transactions of the accused men will be revealed.

Among the witnesses yesterday before the grand jury were Arthur Rosenberg and Jerome A. Jacobs, lawyers for Leo Kressler, who sued Qualey and Corbett a year ago for \$5,000, which he said he had been induced to put into the Magnesia-Asbestos enterprise. The case never came to trial, but was settled out of court. In the preparation of the case, however, the lawyers examined several witnesses and received statements from Qualey and Corbett the substance of which, it is understood, will be submitted to the grand jury.

The district attorney's office has a number of complaints against both men, and all of them, it is stated, will be thoroughly examined by the grand jury. The fact that Mr. Bull was not before the grand jury yesterday, but her counsel, Charles J. Craig, was in the grand jury room for some time, Mr. Moss said last night the investigation would be prolonged into next week.

WANTS ANOTHER EXAMINATION

X-Ray Operator Not on Civil Service List Appeals to Court.

Dr. Byron C. Darling, who formerly was an X-ray operator at Bellevue Hospital, asked Justice Goff yesterday for an order declaring void the recent examination held by the Civil Service Commission of candidates for that job and setting aside the list of eligibles made up as a result of that examination. Dr. Darling's name was not on that list, and he declared that the candidates whose names got on made false statements as to their experience and ability as X-ray operators.

HURRIES HOME TO SICK WIFE

Government Favors McAdoo—Many Theatrical Folk on the Majestic.

BROKER TAKES HIS LIFE

Suicide of Henri Werleemann Laid to Recent Losses.

Going to his office on the eighth floor of the Morris Building, at No. 68 Broad street, yesterday morning before any of the clerks had arrived, Henri Werleemann, a broker in falls, took a revolver from his desk and fatally shot himself through the right temple. Although his intimates said they could not see the reason for the business sociates suggested recently reported losses as a cause.

Werleemann was discovered by David Frank, a clerk, living at No. 33 West 15th street, who entered the office a little after 10 o'clock. He was sitting before his desk, blood was streaming over his face and a revolver that had been lately cleaned and oiled lay on the floor under his hand.

Frank immediately telephoned to Police Headquarters, Dr. Brown, ambulance surgeon at the Hudson Street Hospital, reached the office in a few minutes and found Werleemann still alive, but beyond help, and he was soon dead.

Patrolman Martin, who assisted the surgeon to lay Werleemann on the floor, asked if any notes were left. Frank said there were none, and refused to give any information concerning his employer, saying that he had closed the latter's desk in order that no papers therein should be disturbed.

Within a few minutes thereafter a man entered the office and asked for Mr. Werleemann, saying that he was Mr. La Marche, Mr. Werleemann's brother-in-law. When shown the prostrate form he expressed no sign of emotion, other than to pass his handkerchief across his brow. He telephoned to Mrs. Werleemann, who was at the country home of the family near Locust, N. J. Mr. La Marche said that Werleemann lived at No. 249 Carroll street, Brooklyn.

Coroner Winterbottom issued a permit for the removal of the body to the Brooklyn hospital. Werleemann had been a member of the Produce Exchange since 1877 and was well known to those in the cotton seed oil trade. Until recently he represented the Krupp gun works at Essen, Germany, and did business under the name of the H. Werleemann & Co. His attorney, William H. Ford, of No. 2 Rector street, said that there was no reason for consultation on financial or other matters for eight months.

Twenty years ago he married Miss Marie Therese La Marche. They had four children. The eldest, Emily, eighteen years old, is a student at the Packer Institute, Brooklyn. The others are Henri, sixteen; Fritz, fourteen, and George, ten years old. Mrs. Werleemann is a daughter of Hyacinth La Marche, whose seven sons, all married, are in the coffee business in this city.

Werleemann's brownstone house in Brooklyn is one of those which the founder of the La Marche family in this country gave to each of his children.

Mr. and Mrs. Werleemann occupied prominent positions in Brooklyn society. He was a member of the Crescent, Athletic and Germania clubs and of the Brooklyn League. He was a native of Belgium, but had lived in the United States since he was five years old.

Atlantic Highlands, N. J., Aug. 11.—The suicide of Henri Werleemann in his New York office to-day is attributed here to financial troubles. Mr. Werleemann had a fine home on Riverside Drive. His property adjoins that of his brother-in-law, Mr. La Marche.

Mr. Werleemann and his wife have spent their summers there for many years, and were prominent socially. Recently, however, they have not given entertainments as formerly, and had been living quietly. Mr. Werleemann had some fine horses, but he is said to have disposed of them recently.

Mr. Werleemann this morning received a telegram and soon afterward left here for New York, taking with her one of her children, a daughter. It is supposed that the telegram announced her husband's death.

EDITOR LADEN WITH MONEY

Had \$1,000 Bail Money with Him When Arraigned on Assault Charge.

When John Vaughn, who gave his address as No. 39 West 14th street, was arraigned yesterday by Magistrate Cortright in \$1,000 bail on a charge of attempted felonious assault, he calmly thrust his right hand into his trousers pocket and drew forth the requisite amount in fresh bank notes. The sight of the huge "bank roll" was startling to many of the court habitués.

Vaughn had been arraigned upon the complaint of Charles E. Wink, also of the West 14th street address, a boarding house. Wink charged that the prisoner had purchased a revolver for the purpose of settling a dispute with Wink, but he hastened to assure the court that he had changed his mind about using the weapon after purchasing it. The fight had completely left his mind, he said, and he had been accidentally discharged from the boarding house parlor. The hearing was continued until to-day.

BAKERS MUST OBEY LAW

Driscoll Tells Them They Can Sell Bread Only by Weight.

Chief Driscoll of the Bureau of Weights and Measures had a conference yesterday with representatives of the largest baking concerns in the city, and told them he would give them until October 1 to prepare their scales according to law. After that date each loaf they sell must be plainly stamped with its weight.

There are no restrictions on the style of loaf a baker may put out, or the weight that he shall make it, but the customer must be able to tell just how much bread he is getting in a certain loaf. It is not required that retailers sell bread by weight, but according to the ordinance the customer is entitled to have his loaf weighed whenever he may request it, in order that he may be satisfied that the weight comes up to that stamped on the label.

Mr. Driscoll believes it will take some time for the bakers to prepare for the change and to install scales and have stamps printed; therefore he is not inclined to push them too hard. Any baker who violates the law after October 1, however, is likely to get into serious trouble.

He believes that forcing bakers to stamp the weight on their loaves will cause them to use a better grade of flour than is now used. Poor flour will make a large loaf for a small weight, but when the scales are used in testing different styles of bread it will soon be discovered that the large loaf is only a snare and delusion if made of poor flour.

Some of the bakers yesterday were inclined to argue against the law, but Mr. Driscoll told them it was no use. He was there to enforce the law and he intended to do so regardless of what they might say. It was a mere waste of time to go into the merits of the case.

"If you want my private opinion, I will give you my private opinion," he said. "I believe that there ought to be a commission in New York State known as the Bread or Flour Commission, with power to regulate the sizes, qualities and prices of loaves of bread sold in this state."

"This commission could do much better work by grading size and price to the cost of flour than by merely fixing standard weights, such as they have in some localities. Where there are fixed standard weights it is possible for a cent to be added to the price of each loaf where the baker is not honest, to the baker, has been a tenth of a cent."

Twenty inspectors were sent out by Mr. Driscoll to test the ice scales throughout the city yesterday. Some time ago the ice men were warned to get scales and to look over those they had to see that they registered accurately.

The Bureau of Weights and Measures is to have a mechanical division at No. 24 West 49th street, in the same building with the taxicab division of the Bureau of Licenses. Here elaborate tests of scales will be made.

FEMALE IMPERSONATOR HELD

Detained with Woman Companion by Immigration Authorities.

John Lindstrom, a female impersonator, arrived here in the second cabin of the White Star liner Majestic yesterday on his way to Winnipeg, Canada, where he is scheduled to appear in vaudeville. But, unfortunately for him, the immigration authorities have arrested to themselves the right to make a man should be allowed to reach his destination or be deported.

And with his fate that of Stephanie Klein, who accompanied him in the Majestic's second cabin, is closely intertwined. Miss Klein, both she and the impersonator insist, is a most necessary member of the little party, since it is she who supervises Lindstrom's makings and prevents him from making those blunders in dress which would betray his real sex to every discerning woman in the audience. But the immigration authorities thought an investigation was in order and had the couple taken to Ellis Island.

TRIED TO SMUGGLE A PIPE

Steward Had One of Carved Horn, with Porcelain Bowl and Long Stem.

Captain Lutz, Collector Loeb's command of the faithful watchmen, received yesterday from one of his force, Thomas J. Moran, a Dutch pipe of finest carved horn, with a porcelain bowl and a stem of the forty-eight-inch stem. Moran had taken it from J. C. Hendricks, steward of the steamship Voltour, from Rotterdam, who attempted to take the pipe ashore under his coat on Pier 38, in Brooklyn.

The smoking article is a work of art, and Captain Lutz eyed it long and ardently before he turned it over to a man at the customs house. Hendricks will appear to-day at the Customs House to explain.

COURT STARTS GRAFT HUNT

Jersey Grand Jury Told to Spare None in School Scandals.

Justice Swayze, of the Supreme Court in Jersey City, talked plainly yesterday to the grand jury, convened to inquire into alleged school graft in North Bergen and Secaucus, as brought out by the Senate investigating committee.

The justice declared that the witnesses who had refused to testify before the Senate committee—meaning County Register McMahon and Constable John Daly—were guilty of a misdemeanor. Continuing, he said: "In the town of North Bergen a most serious situation was revealed. The most serious feature about it, I repeat to say, is that it involves a high official of this county, the County Register. The fact that he is occupying a position of public importance so far from operating to disuade you from investigating the matter ought rather to stimulate your zeal, for it is hardly necessary for me even to suggest the outrage that is perpetrated upon the children of the county by funds intended for their education are depleted for party profit. I trust, therefore, that your investigation of this charge will be thorough."

Justice Swayze then touched on Daly's part in the purchase of the North Bergen school sites, saying: "From Brill's testimony it seems that the agreement upon his part to convey the land was made with John J. McMahon and not with Daly. John J. McMahon was at the time the custodian of the school fund of the town of North Bergen. This transaction was in June, and the result of it, as you will see, was that the town of North Bergen for \$10,000 secured eighteen lots, and Daly secured fifty lots and \$90 in cash for a purchase money mortgage of \$10,000, so that without the investment of a cent of public money the town of North Bergen in actual cash Daly had fifty lots and the \$90."

When Justice Swayze had finished his charge County Judge Carey issued an order directed to Sheriff Kelly that he forthwith dismiss Daly from duty as a court constable.

FOUR BEARS GO WITH HIM

Animal Expert Praises Zoological Society's Collection.

Thomas William Arthur, who arrived in New York on July 31 with a valuable collection of animals from New Zealand and Tasmania for the New York Zoological Society, will leave here to-morrow on the steamship Minneapolis, taking with him four black bears from Australia and the other two for Natal, South Africa.

Mr. Arthur has a special commission from Dr. Hornaday to go to New Zealand and bring to New York for the zoological collection at Bronx Park two huge sea lions, which are a present from the New Zealand government.

Mr. Arthur said yesterday, when speaking of the ten days he had spent in examining the Bronx zoological collection: "I have seen all the greatest zoological gardens in the world, and I never saw any that are equal to yours. You have the most wonderful collection of animals in the world, and then the park you keep them in is the greatest of its kind. I saw several animals here that I had never seen before. There was the white mountain goat, from Alaska. I do not think it to be found in any other collection in the world."

"One of the most noticeable things about the park," continued Mr. Arthur, "was the way the attendants treated you. They did not know me from any one else, yet they were willing to tell me anything I wanted to know. They were more accommodating than you would find them in any such menagerie in Europe."

SHIPPING NEWS

Port of New York, Thursday, August 11, 1910.

ARRIVED. Steamer Koenigstein (Ger), Genoa July 28. Steamer Rhen (Ger), Baltimore August 2. Steamer Hamilton, Newport News and Norfolk, Old Dominion, via Chesapeake, passengers and mail. Arrived at the Bar at 10:30.

DEPARTURE. Steamer Hamilton, Newport News and Norfolk, Old Dominion, via Chesapeake, passengers and mail. Left Quarantine at 5:20 p. m. Steamer Portland (Br), St. John's, N. E. August 6 and Halifax, N. S. August 6. Arrived at the Bar at 11:20 a. m. Steamer Schuykill (Br), Shanghai May 8. Steamer Singapore (Br), Singapore June 14. Steamer Portland (Br), St. John's, N. E. August 6 and Halifax, N. S. August 6. Arrived at the Bar at 11:20 a. m.

CAN'T GET HER ALIMONY

Henry Beech Needham Says He Is Unable to Pay Amount.

Justice Putnam, of the Supreme Court, Brooklyn, heard a motion yesterday in behalf of Mrs. Henry Beech Needham to punish Henry Beech Needham, a magazine writer, for contempt of court, in failing to pay alimony awarded to her in a decree of divorce signed on February 5. The defendant asserted his inability to pay \$40 a week, and asked that the amount be reduced to \$15, on the ground that his net income had not exceeded \$2,000 a year.

FOUND NEW THOUGHT CHURCH

Incorporators Will Provide Place for Worship and Educational Work.

The New Thought Church obtained a certificate of incorporation yesterday in the Supreme Court. The institution, of which Dr. J. J. Stewart, of No. 119 West 24th street, is a leader, proposes to have one or more places for worship for its members according to "their own consciousness," and also to provide places for education in the science, philosophy and religion of the New Thought.

WIDER ARRANGED AGAIN

Bank Looter Pleads Not Guilty to Second Indictment.

Erwin J. Wider pleaded not guilty yesterday in General Sessions to a second indictment, charging him with grand larceny in connection with his looting of the vault of the local branch of the Russo-Chinese Bank, where he was employed as cashier. Leon B. Ginsberg, his counsel, announced that he would make an effort to withdraw the plea of guilty entered by Wider to the first indictment on August 3. In that instance he was charged with the larceny of \$11,500 worth of stock of the Baltimore & Ohio Railroad Company.

In announcing his intention to change the plea if possible on the first indictment Wider's lawyer said that, inasmuch as it was the evident intention of the District Attorney's office to file up indictments against Wider, he would make a fight for Wider's freedom.

MARINE INTELLIGENCE

MINIATURE ALMANAC. Sunrises, 5:06, sunsets, 7:04, moon rises, 10:44, moon's age, 7.

HIGH WATER. A. M. P. M. Sandy Hook, 12:41, 12:11. Plum Point, 12:41, 12:11. Hell Gate, 12:31, 12:09.

WIRELESS REPORTS.

The Graf Waldersee, reported as 303 miles east of Sandy Hook at 9 a. m. yesterday, is expected to reach New York at 12:30 p. m.

The Cincinnati, reported as 1,125 miles east of Sandy Hook at 5:10 a. m. yesterday, is expected to reach New York at 12:30 p. m.

The Lusitania, reported as 538 miles east of Sandy Hook at 4:20 a. m. yesterday, is expected to reach New York at 12:30 p. m.

La Provence, reported as 765 miles east of Sandy Hook at 4:20 a. m. yesterday, is expected to reach New York at 12:30 p. m.

INCOMING STEAMERS.

TO-DAY. From. Line. Vessel. Arrives. Departs.

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