

COTTON LEAK NOT HER FAULT

MRS. PECKHAM OF NEW YORK FULLY EXONERATED.

District Attorney Beach Declares she Has No Knowledge of Being on Grand Jury Inquiry—Lew H. Merzer, Willing Witness—No Hope for Getting Hyde.

WASHINGTON, Aug. 15.—Mrs. Sarah H. Peckham of New York, wife of Frederick A. Peckham, the cotton broker, knows nothing about the cotton leak, and is not in any wise responsible for it.

That is the declaration of Morgan H. Beach, United States District Attorney, who announced today that he had excused Mrs. Peckham from attendance as a witness before the Grand Jury.

This was the result of a long conference between Mrs. Peckham and Mr. Beach, at the conclusion of which the latter said that he was convinced that Mrs. Peckham was in no wise connected with the cotton leak.

She has a bearing on the present Grand Jury inquiry.

In view of the reports connecting Mrs. Peckham with the cotton leak, District Attorney Beach's statement, which follows, is of more than ordinary interest:

"Mrs. Sarah H. Peckham appeared in response to the subpoena served on her in New York, and was examined by the District Attorney, who is friendly to her, and the Grand Jury if necessary, and the District Attorney concluded from his interview with her that she was not connected with the so-called cotton leak, and was excused from attendance before that body.

It was only just to Mrs. Peckham to say that her husband she was ignorant of the matter, and the revelations made in connection with it were not due to her nor to any domestic differences in her household.

"So much notoriety has surrounded her in connection with the case that it seems only just to her and her friends that Mrs. Peckham should be made a witness before the Grand Jury, but to avoid interviews with the press and unpleasantness she was excused from attending before the Grand Jury.

"Mrs. Peckham is thus officially exonerated of any blame for the cotton leak, and the Department of Agriculture, Wilson was quoted in New York after his interview with President Roosevelt at Oyster Bay as saying that the cotton leak was not the fault of a woman, Mrs. Peckham supposedly being the woman Mr. Wilson had in mind.

Lew H. Merzer, Frederick A. Peckham, and several officials of the Department of Agriculture were witnesses before the Grand Jury, which received testimony after ten days recess. Mr. Merzer was the only New Yorker examined to-day.

He is said to have proved a willing witness, having admitted all the facts which he had received permission from the District Attorney to return to New York and will probably not be called again. The Grand Jury resumed its work after a two-day recess, when other witnesses will be heard.

District Attorney Beach had no comment to offer to-day on the continued absence of the city of New York, former statistician of the Department of Agriculture. Mr. Hyde's letter would indicate that he has no immediate intention of returning to the city.

The inability of the District Attorney to get the men he wants to come before the Grand Jury indicates a possible failure of the present trial, and the matter was badly handled by the Department of Agriculture officials at the beginning, so the Department of Justice officials say, who were formerly president of the do will result in the indictment of men who are really believed to be guilty of violating the laws.

BOUGHT BY AIR BRAKE MEN

United States Light and Heating Company Passes Out of Hoadley's Hands.

Interests connected with the New York Air Brake Company has second a new deal in the United States Light and Heating Company, a concern which aims to furnish electric light and heat to railway cars by the Moskowitz system of transmitting power from the axle. The latter concern is controlled by the late president, late on Monday Charles A. Starbuck, president of the New York Air Brake Company, was elected president and Edwin H. Hoadley, vice-president of the United States Light and Heating Company. The other directors of the company are C. G. Smith, Clifford Chaffee, A. S. Adler, Charles F. Furst and J. W. Hoadley.

The United States Light and Heating Company was one of the concerns organized by Joseph H. Hoadley and Joseph Leiter, William A. Aronson, president of the company, and Chauncey M. Depew was at one time a director. One of the directors of the company said yesterday that control rested with the new board, and that the late Charles A. Starbuck no longer had anything to do with it. The New York Air Brake Company has a capital of \$100,000 and a large plant in Waterbury.

SUIT OVER UTAH ORES.

United States Government Demands \$40,000 in Royalties—Queer Witness List.

The Utah Reservation and some of the present inhabitants thereof figured in a summons issued yesterday by United States District Attorney John B. Vreeland in Newark, in the case of the United States Government against the Raven Mining Company, a New Jersey corporation. It is asserted that the mining company failed to live up to its contract with the Government, in that it has not paid royalties amounting to \$40,000 on ores taken from the reservation.

The witnesses named as principals: David Cooper, Warden, Tom Ebenezer, Harry Jack, John Dick, William Wood, Woods, Towato, Jim Atwine, William Wash, Ned Moquist, John Duncan, John Reed, George Sanderson, Tom Johnson, Zep, Tabby Schultz, Tom Fitch, Gus Gutchins, Chappose, John Coppelfield, Zachifcock, George Sagoose, Edward Enoch and Frank Dootor.

WESTCHESTER R. R. CONTRACT

Let to James P. McDonald for About \$1,200,000—Work to Be Pushed.

The New York, Westchester and Boston Railway has awarded a contract for grading and masonry work lying within the city limits and amounting to about \$1,200,000 to James P. McDonald, an engineer of 42 West 17th street, New York.

For some months past the firm of Pratt, Childs and Co. has been in the hands of a group of men at work grading the line, but the letting of contracts means that work will soon begin on a much larger scale. Mr. McDonald's contract will be completed within a month and will have to complete the contracts within twenty months.

The directors of the Standard Oil Company declared a quarterly dividend of \$4 yesterday, comparing with \$9 for the previous year. The directors also declared a dividend of \$4 for the year ending last year. Thus far this year \$30 has been paid in dividends. Last year \$30 was paid for the four quarters.

Russell Sage, who recently celebrated his eighty-ninth birthday, was quoted as saying that he had no intention of retiring from the age of 100 and to see Missouri Pacific sold at this early date. The stock sold at 100 yesterday.

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FINANCIAL NOTES.

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GOSSIP OF WALL STREET.

The market continues to resist professional profit-taking in a manner not admitted to higher prices. While the basic strength of the market rests in the support given to it by banking people, who are looking forward to a period of abundant prosperity, the day-to-day operations of professional speculators, who seldom take a position on the market with the idea of holding it for any length of time. They made in and out of the market, preferring to make small turns on large lines instead of waiting for weeks to make large profits on moderate lines.

For several days some of the leading professional operators and speculators have been taking a position in active stocks like Union Pacific, Pennsylvania, American Smelting, Reading and Erie. These stocks have acted remarkably well under the pressure of this selling. Some of the professional speculators have been taking a position in the so-called cotton leak, and are looking for a general reaction since Saturday.

Copper Range, which Mr. Lawson has been advising his followers to buy, sold down to 66 in Boston yesterday. It sold at 74 a few days ago. The attack on Copper Range may have some connection with the market. Nearly all the other Boston copper shares are buoyant on the strength of the metal.

When a clique of insiders is accumulating stock preparatory to a bull campaign its public utterances on the market, and on its own stock in particular, are very conservative. It wants to acquire its line as cheap as possible, and it does not wish to be known as having taken a position in the market. Last year, when Union Pacific was being accumulated preparatory to the bull campaign that carried its price to a peak of 100, the insiders were about, bought 100,000 shares of the stock. The bull crowd did not want the big trader trailing along on its own stock, and the insiders were about, bought 100,000 shares of the stock. The bull crowd did not want the big trader trailing along on its own stock, and the insiders were about, bought 100,000 shares of the stock.

It is believed that another large block of St. Paul has been taken out of the market in the past few weeks by the same interests which are accumulating the stock more than a year ago.

Various pools in industrial stocks are taking advantage of the strength of the general market to make their wares look attractive. American Locomotive was marked up yesterday 24, American Woolen 3/4, Central Leather 1/4, Pressed Steel Car 3/4, and other industrial shares were also marked up.

The leading non-dividend paying industrial stock, common, fluctuated within a narrow range and made no gain for the day. Commission houses find it more difficult than ever to interest their customers in the market, and many of them prefer to have their customers trade in the railways. The records of commission houses show that the public usually loses money in speculation in the industrial shares, and that the hands of a clique of insiders who play fast and loose with their following, and who copy all of the bad features and none of the good features of the campaigns that are being run.

Some of the buyers of Ashkolon are getting their inspiration from a director of the road, who is also largely interested in Pennsylvania.

Some very long headed people, whose opinions on the value of securities are entitled to consideration, regard Steel common as one of the best speculations in the market. When this stock is selling at 80, and the prediction on the growth of the American steel industry by the time the steel market is fully open, the value of the stock, as well as other prominent Pittsburgh capitalists, who said that the purchase of Steel common was the cheapest gamble on the future prosperity of the country.

The outlook for the stock last summer was Mr. Keene, who ventured the prediction that it would sell at 30 within a year and that the preferred stock would sell at 80. Mr. Keene still regards the steel market as one of the best speculations in the market, and he looks to see the common share in the strength of the preferred. In the Lawson raid on the market in December last, the one stock that he was taking a position in was Steel.

Mr. Keene's stock broke to 84 under the urgent selling of Western operators. Mr. Keene was one of the largest buyers of the stock.

One crop does not look very promising, says the head of one of the large commission houses. "That is the public crop."

Wall Street has settled down to the belief that the war in the Far East is over. It is believed that both Russia and Japan want peace, and that both will reach a settlement for the sake of ending a war which is such a severe strain on their resources. Wall Street expects that the news from Portsmouth will blow hot and cold by turns and that the varying reports will be used by speculators to create a speculative sentiment. Many commentators say that the question of the continuance of the war is not of great moment to our market. If the war goes on we shall continue to benefit in our prices, and if the war ends we shall benefit by the relief felt in the European markets.

That more than one large copper producing company would like to get control of the Greene mines at Cananea is undoubtedly true. It is a question, however, whether a controlling interest in the company could be bought at a price which would be worth the cost. Col. Greene was very successful last year in placing large blocks of his stock abroad with French and German investors. The foreign stockholders bought the stock when it was selling around 100, and with the discovery of the rich Massey ore body added greatly to the intrinsic value of the property. The dividends the foreign stockholders are receiving are not less than 20 to 25 per cent on their investment. They are not disturbed, therefore, by the fluctuations in the price of the stock in the New York market. It is doubtful if these foreign holders could be acquired except at a very high price, and the present price of the stock. When Lawson conducted his bear campaign against Greene Copper last December Col. Greene had to borrow several million dollars to protect his stock. He is now in a position to get control of the property.

Bridge Commissioner Best awarded yesterday the contract for the steel superstructure of the new Manhattan Bridge to the Pennsylvania Steel Company. The bid of \$7,264,000 made by this concern was the lowest of the five bids. The other bidders of the Bridge Department estimated that the work would cost about \$7,100,000. The Pennsylvania Steel Company built the superstructure of the Williamsburg Bridge.

Appellate Division—Supreme Court—Recess. Supreme Court—Special Term—Part I—Motion for Judgment on the Pleadings—Part II—Motion for Judgment on the Pleadings—Part III—Motion for Judgment on the Pleadings—Part IV—Motion for Judgment on the Pleadings—Part V—Motion for Judgment on the Pleadings—Part VI—Motion for Judgment on the Pleadings—Part VII—Motion for Judgment on the Pleadings—Part VIII—Motion for Judgment on the Pleadings—Part IX—Motion for Judgment on the Pleadings—Part X—Motion for Judgment on the Pleadings—Part XI—Motion for Judgment on the Pleadings—Part XII—Motion for Judgment on the Pleadings—Part XIII—Motion for Judgment on the Pleadings—Part XIV—Motion for Judgment on the Pleadings—Part XV—Motion for Judgment on the Pleadings—Part XVI—Motion for Judgment on the Pleadings—Part XVII—Motion for Judgment on the Pleadings—Part XVIII—Motion for Judgment on the Pleadings—Part XIX—Motion for Judgment on the Pleadings—Part XX—Motion for Judgment on the Pleadings—Part XXI—Motion for Judgment on the Pleadings—Part 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