

ROBBER MAKE A RICH HAUL

Safe in a State Bank Is Looted.

Thirty Thousand Dollars Disappears After Treasure Box Is Destroyed.

Private Banking Institution Is Gutted by Apparently Very Expert Thieves.

PARIS, N. Y., Nov. 4.—The safe James L. Blodgett at Hermitage was open today and from \$25,000 in gold and silver was taken. Blodgett has been a private banker for the past four years. Another dispatch says Mr. Blodgett declined to state his loss, but it is generally believed a very substantial sum was taken.

WARSHIPS ORDERED HOME

British Vessels at Victoria to Sail at Once.

VICTORIA, B. C., Nov. 4.—H. M. S. Grafton and H. M. S. Flora have received orders to leave immediately for England. The Grafton will sail Saturday morning. The Flora, now at Esquimalt, will proceed without waiting for the Grafton. The unexpected departure of the Pacific station of its largest vessels is explained at Esquimalt to be that more powerful vessels are on the way from England to the Pacific station, which since the Russian fleet became active, has been springing into prominence as a great naval base. The Grafton was preparing for her cruise to Honolulua when she was ordered to return to Victoria. The Grafton is to be recommissioned on station instead of returning to England, as is usual. The departure of the Grafton and Flora leaves on the Pacific station the cruiser, Bonaventure, the sloop-of-war, Shearwater, and the naval survey vessel, Eskerla.

MINERS PLAYING EVEN.

Western Federationists Make Gold-Field Unpleasant for Deporters.

The Western Federation of Miners is playing even for Colorado in Goldfield, said a well-known mining man here just returned from that camp. The speaker spent some time in and around Goldfield, and claims he knows of all cases of deportation.

A. Colburn, Jr., was not the only one who had the place by any means. He continued the speaker. "I know of a merchant who was deported for putting a stock and was deported. He did so. And so have others who were known as being deported. The Federation is strongly represented in Goldfield, and its members apparently determined that they will pay up for recent events in Colorado."

BIG DEFICIT SHOWN.

What Troubles Cause Falling Off in Receipts in a Big Concern.

DENVER, Colo., Nov. 4.—A general report of the fiscal year ended June 30, 1904, is shown by the annual report of President Frank J. Harte of the Colorado Fuel and Iron company. The stockholders of the company shared a profit of \$38,112. The total assets of the company are placed at \$1,199,277.

These losses in guarantee come from the labor troubles cutting off almost entirely shipments of iron and fuel.

GAVE HIM THE LIE.

Police Chief Disputes Statement of a Witness.

GAMEL, Russia, Nov. 4.—During the trial today of the persons charged with being responsible for the rioting of September 1902, Capt. Gorstkin, commander of the companies of troops on the occasion of the riot, testified upon examination that he allowed the rioters to slip through the hands of soldiers.

Others declared that he had not given instructions from Police Chief Mordukhai. The latter, who was present at the trial, jumped up and flatly denied the statement.

Shot to Death in Street.

ROCKTON, Cal., Nov. 4.—In a street in Douglas Flat, Calaveras county, William Harris, a miner, was shot to death by Owen Roberts, a salaried man, who was shot in the chest by the shooting Harris had been told that he would kill Roberts if he did not give up his mining claim.

Trust-Buster Parker Is Called to Account

Democratic Candidate for President Owned Ship-Building Stock and Stock in Steel Trust.

NEW YORK, Nov. 4.—Gov. Odell took up the matter of former Judge Parker and the Ship-Building combination in a speech at the Murray Hall lyceum tonight. He said:

"For the first time in my recollection I have seen fit to attack a President. I have stood the abuse heaped on my head, but when I find men parading as trust busters when the contrary is the truth, I feel that it is not honest and is only being done to get our votes.

Parker in the Trust

"I said Judge Parker had been connected with trusts. I know it. I know that Judge Parker had \$20,000 of Ship-Building stock, and the reason it is so is because he came to me and asked me to let him have it. I know it because I instructed him to give it to me and he paid for it.

"I can produce the documentary proof in a few hours by going to Newburgh, where it is.

Owned Stock in Steel Combine

"I know he had stock in the steel trust, and I will furnish the proof and do it in fifteen minutes after I get to Newburgh. A man who is attacking the trusts ought to come into court with clean hands. Roosevelt, on the contrary, has been pulling down trusts. Honestly always wins, and Roosevelt has 100 per cent of honesty in his make-up.

Resented by Decent Men

"Judge Parker has gone about in the last few days assailing the Republican candidate for President. I have stood silent when abused personally, but when he impugns the honesty and integrity of Theodore Roosevelt it is time to descend upon him. I will rise up and resent anything that may be said to the detriment of the great, courageous man who fills the Presidential chair today."

REINFORCEMENTS ASKED FOR.

Should the Outlaws Be Allowed to Attempt to Leave the Country.

DE RANCH, Wyo., Nov. 4.—Sheriff Fenton of Fremont county and Sheriff Stoughton and a posse of Big Horn arrived here shortly after noon, having found the trail of the Cody bank robbers again and followed it into the very heart of the Bad Lands. They are now not more than ten miles behind the outlaws.

Reliable information has been received here that the bandits have taken refuge at the ranch house of a sympathizer near the notorious Hole-in-the-Wall rendezvous, southwest of this place, and do not know that the officers have followed this far.

Reinforcements Asked For

Sheriff Fenton, who is directing the movement against the desperadoes, asks for reinforcements from Casper, 100 miles southeast of here, and a telephone message was received last night stating that Sheriff Webb and a large posse had started for the scene. Fenton and his men will do a little scouting quietly tonight and tomorrow to see that the outlaws do not leave their hiding places before Sheriff Webb and his party arrive.

Between Two Fires

Should the outlaws become alarmed and attempt to leave the country, Sheriff Webb will be advised at Woolton, Lost Cabin or one of the smaller stations on the telephone line and an effort will be made to intercept the bandits at the canyon exit of the Hole-in-the-Wall. Should the robbers attempt to double back on their trail and escape by the only other exit from the Hole, the posse they followed in entering the rendezvous, they will be attacked by Fenton and his party near this place.

Bloody Battle Is Certain

A bloody battle is certain to occur during the next thirty-six hours either at the western or eastern exit of the Hole or in the vicinity of the present hiding place of the outlaws. It is believed that the outlaws in ignorance of the plans to bottle them in at the rendezvous, then the fight will occur at the ranch house of the sympathizer for the two posses from the east and west will combine forces as soon as Webb arrives and close in on the bandits at once.

Officers Worn Out

The officers here are completely worn out, but they are anxious to get the fight. They will get almost twenty-four hours' rest, however, if present plans carry, and will be in prime shape for the battle when Webb arrives.

RIOT IN CAMP.

Italians Refuse to Obey Order of Their Superintendent.

ROCHESTER, N. Y., Nov. 4.—One man was killed and three probably fatally injured in a riot near here today. A man named Dean, foreman of a construction gang for a trolley company, ordered his men, all Italians, to get into a swamp. They refused because they had no high boots.

Dean insisted. This angered the men, who attacked him with knives. Dean began shooting at the men. One Italian was instantly killed, another fatally wounded, and it is said there is another dead Italian in the swamp. Dean, it is said, cannot live.

EVIDENCE WAS LACKING.

Case Against Alleged Picture Grafter Dismissed—A New Charge.

Lack of evidence was the ground given by Assistant City Attorney Willey for moving for dismissal in the cases of John Lightstone and C. A. Farran, charged with obtaining money under false pretenses. The men were accused of victimizing a south end resident on a picture enlargement scheme. The name they were said to have worked by an old one. On motion the court dismissed the case.

Then Farran was charged with resisting Patrolman Guiberson, who had arrested him. It is alleged that the defendant refused to pay the officer trouble all the way. This case was continued until today.

CANNOT FOLLOW FLEET.

British Shipowners Informed That It Is Not Permissible.

LONDON, Nov. 4.—Foreign Secretary Lansdowne in a letter dated November 2 has informed a British ship-owning firm that "it is not permissible for British owners to charter their vessels for the purpose of following the Russian fleet with coal."

The letter was in reply to a direct query from the firm, which drew the attention of the Foreign office to the British collier Roddam, which was then lying at Vigo awaiting the arrival of the Russian squadron, and asked if British owners were entitled to charter their vessel for this purpose.

JOKE ENDS IN TRAGEDY.

Man Attempts Hold-Up Act and Is Fatally Wounded.

SPRINGFIELD, Ill., Nov. 4.—James M. Maxwell, president of local union No. 61, United Mine-Workers of America at Virgona, was shot and killed by Thomas Hall, a bartender, as the result of a practical joke. Hall was returning home after closing the saloon, through North park, when Maxwell, for a joke, stepped from behind a tree and ordered Hall to throw up his hands. Hall, who had been a victim of hold-ups twice recently, drew a revolver and shot Maxwell in the stomach. Maxwell, who lived for several hours afterwards, said he did not blame Hall for shooting him.

IN HEART OF THE BAD LANDS

Cody Bank Robbers Are Located.

Officers Strike Trail of Outlaws and Are Close on Track.

Reinforcements Asked for From Casper Are on the Way—Bloody Fight Anticipated.

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SIGNALS MISUNDERSTOOD.

This May Explain the Tragedy in the North Sea.

ST. PETERSBURG, Nov. 4, 1 p. m.—The possibility that there may have been some misunderstanding of signals during the trawler incident in the North Sea is suggested by a fact made public in an order of the day issued by Vice-Admiral Choukine, commander of the Black sea fleet, which records the fact that officers of the latter fleet are so unfamiliar with the new code system adopted by the Admiralty that during the recent maneuvers not a single ship understood or obeyed the Admiral's signals.

ROJESTVENSKY IN TANGIER.

TANGIER, Nov. 4.—Vice-Admiral Rojestsvensky paid a round of visits this morning to the commander of the French cruiser Kleber, on the commander of the British cruiser Diana and to Mohammed, the representative of the Sultan of Morocco. The usual salutes were fired. Mohammed returned the Admiral's call at the Russian legation.

FEROCIOUS AS A BEAST.

Convicted Murderer Conner Develops His True Character.

Special to The Tribune.

BLACKFOOT, Ida., Nov. 4.—Conner, who was convicted of murder in the first degree last night, for the killing of Deputy Sheriff Sweet on September 25 last, has developed his true character already. This morning he was as ferocious as a wild beast. He threatened the jailer, the witnesses round him, and the authorities in general, and he put himself in a defiant attitude and dares the guards to shoot him. He refused to accept a parole, and of an escape at the first opportunity.

Tough Conner was sentenced to hang on December 16. The execution will take place at the Boise penitentiary, whence Conner will be removed at once.

SHOT WIFE, THEN HIMSELF.

Double Tragedy in Seattle the Result of a Quarrel.

SEATTLE, Wash., Nov. 4.—James C. Bramer, a restaurant man of Bremerton, a suburb of this city, is dead and his wife is dying at the Seattle general hospital here, as the result of a shooting which was the outcome of a quarrel between them. Bramer shot his wife as she ran down the main street in an effort to escape him, and then, returning to the restaurant, blew out his own brains. The couple had been here only a short time, coming from Wisconsin, where they were married but seven weeks ago. The woman is wounded internally and it is thought there is no hope for her recovery.

FORGED CLEVELAND'S NAME.

Philadelphian Pleads Guilty to Uttering False Paper.

PHILADELPHIA, Nov. 4.—Charles Ithstrom has pleaded guilty to forging the name of ex-President Cleveland to a check for a small sum. His arrest occurred several weeks ago.

A letter from the ex-President was read, stating that the prisoner had been in his employ as a coachman for a year and a half, during which time he had always been honest. The ex-coachman was given six months in the county prison.

ONE HUNDRED DROWN.

LOSE LIVES BY SINKING OF FRENCH STEAMER OFF HERBILLOU, ALGERIA.

BOUA, Algeria, Nov. 4.—A hundred persons were drowned last night by the sinking of the French steamer, Gironde, after having been in collision with the French steamer, A. Schillon, near Herbillou, twenty-three miles from Boua. The Gironde left Boua with 119 passengers, of whom 100 were Algerian natives.

Takahira Is Bigger

NEW YORK, Nov. 4.—Kogoro Takahira, Japanese Minister to the United States, was reported today to be much improved. Dr. Shady said he thought all danger was passed.

Parker to Reply to Roosevelt and Odell

Will Attempt to Answer Them in a Speech Before Kings County Democrats.

NEW YORK, Nov. 4.—The statement issued by President Roosevelt in Washington and the speech of Gov. Odell in New York tonight, in which the Governor made certain charges against the Democratic candidate for President, were shown former Judge Parker at a late hour. The Judge had decided not to make any more speeches during this campaign, but after reading the President's statement and the Governor's speech he announced that he would make a reply, which will be delivered before the Kings County Democratic club tomorrow night. Mr. Parker would make no comment on the statement and speech tonight.

FOUND DEAD IN PASTURE.

Horrible Murder of Young Woman in Missouri.

MARSHALL, Mo., Nov. 4.—The dead body of Miss Roda Butts, aged 23 years, a white servant girl of this city, was found today in a pasture in the suburbs of South Marshall. Her throat had been cut with a sharp stick, a piece of which still remained in the flesh, her left ear had been cut off and there was a bullet hole in the head. There was evidence that the girl had made a struggle for her life. A cigarette near the body and bloody tracks leading away from the spot are the only tangible clues.

Miss Butts was last seen late on Wednesday night, according to her sister, with two young men, one of whom, she says, she can recognize. Neither of the men has been located. A man living near where the body was found reports having heard screams Wednesday night, but no search for the girl was made until today.

GRAVEN OF CHARGES.

Mr. Parker's charges are, in effect, that the President of the United States and Mr. Cortelyou, Secretary of the Democratic candidate for the Presidency, are guilty of a conspiracy to blackball corporations. Mr. Cortelyou using his knowledge of the National Council of the Department of Commerce and Labor to extort money from the corporations, and the President having appointed him for this special purpose.

Gravamen of Charges

The gravamen of these charges lies in the assertion that the corporations have been blackballed into contributing and in the implication which in one or two of Mr. Parker's speeches has taken the form practically of an assertion that they have been promised certain immunities or favors in return for their contributions.

Contributions Not Question

That contributions have been made to the National Council of the Department of Commerce and Labor has been made to the Democratic committee is not the question at issue. Mr. Parker's assertion is in effect that the corporations have been blackballed for improper motives, either in consequence of threats or in consequence of improper promises, direct or indirect, on the part of the recipients.

What Parker May Know

Mr. Parker knows best whether this is true of the contributions to his campaign. He has made no effort to show that the great corporate interests that stand behind him. But there is not one particle of evidence to support his assertion that there has been any such thing as a conspiracy to blackball corporations.

Declares Accusations Monstrous

Mr. Parker's accusations against Mr. Cortelyou and me are monstrous. If true they would brand both of us forever with infamy; therefore, inasmuch as they are false, heavy must be the condemnation of the man making them.

Why Cortelyou Was Chosen

I chose Mr. Cortelyou as chairman of the national committee after having failed successively to persuade Elihu Root, Wm. Murray Cross and Cornelius N. Bliss to accept the position. I chose him with extreme reluctance, because I could ill-spare him from the cabinet. But I felt that he was the best man for the job, and I demanded in the man who was to manage my campaign.

Content to Be Judged

I am content that Mr. Parker or I should be judged by the public on the basis of the merits of the case. I chose to manage our campaign; he by the character of his nominee, Thomas H. Caffery, and I by the character of Mr. Cortelyou.

Brands Statement a Falsehood

The assertion that Mr. Cortelyou had any knowledge gained while in any official position whereby he was enabled to secure any such advantage for himself from any corporation is a falsehood. The assertion that there has been any blacklisting of individuals by Mr. Cortelyou or by me is a falsehood.

Is Wicked Falsehood

The assertion that there has been made, in behalf of and by authorization of Mr. Cortelyou, or by any one else, any pledge or promise, or that there has been any understanding as to future immunities or benefits, in recognition of any contribution from any source, is a wicked falsehood.

Goes for Parker

That Mr. Parker should desire to avoid the discussion of principles I can well understand for it is but the latest ruse to say that he has not attacked us on any matter of principle or upon any action of the Government save that first insisting that principle or that action. But I cannot understand how any honorable man, a candidate for the highest office in the gift of the people, could take refuge, not merely in personalities, but in such base and unworthy personalities.

Asks a Comparison

If I deemed it necessary to support my fact denied by any evidence, I would ask all men of common sense to wonder well what has been done in this campaign by Mr. Cortelyou and to compare it with what Mr. Parker himself did when he was managing Mr. Hill's campaign for Governor, and to compare what has been done as regards the great corporations and moneyed interests in this Administration with what was done under the last Democratic administration while Mr. Oney was Attorney-General. I would ask all honest men whether they seriously deem it possible that the course this Administration has taken in every matter, from the Northern Securities suit to the settlement of the anthracite coal strike, is compatible with any theory of public behavior save the theory of doing exact justice to all men without fear and with-

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Answers the Charges Made by Parker Against Himself.

Likewise Those Against Cortelyou, Which Were Made in Public Speeches by Parker.

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White House, Washington, Nov. 4, 1904.

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I am content that Mr. Parker or I should be judged by the public on the basis of the merits of the case. I chose to manage our campaign; he by the character of his nominee, Thomas H. Caffery, and I by the character of Mr. Cortelyou.

Brands Statement a Falsehood

The assertion that Mr. Cortelyou had any knowledge gained while in any official position whereby he was enabled to secure any such advantage for himself from any corporation is a falsehood. The assertion that there has been any blacklisting of individuals by Mr. Cortelyou or by me is a falsehood.

Is Wicked Falsehood

The assertion that there has been made, in behalf of and by authorization of Mr. Cortelyou, or by any one else, any pledge or promise, or that there has been any understanding as to future immunities or benefits, in recognition of any contribution from any source, is a wicked falsehood.

Goes for Parker

That Mr. Parker should desire to avoid the discussion of principles I can well understand for it is but the latest ruse to say that he has not attacked us on any matter of principle or upon any action of the Government save that first insisting that principle or that action. But I cannot understand how any honorable man, a candidate for the highest office in the gift of the people, could take refuge, not merely in personalities, but in such base and unworthy personalities.

Asks a Comparison

If I deemed it necessary to support my fact denied by any evidence, I would ask all men of common sense to wonder well what has been done in this campaign by Mr. Cortelyou and to compare it with what Mr. Parker himself did when he was managing Mr. Hill's campaign for Governor, and to compare what has been done as regards the great corporations and moneyed interests in this Administration with what was done under the last Democratic administration while Mr. Oney was Attorney-General. I would ask all honest men whether they seriously deem it possible that the course this Administration has taken in every matter, from the Northern Securities suit to the settlement of the anthracite coal strike, is compatible with any theory of public behavior save the theory of doing exact justice to all men without fear and with-

ROSEVELT TO THE PEOPLE

President Gives Out Statement.

Answers the Charges Made by Parker Against Himself.

Likewise Those Against Cortelyou, Which Were Made in Public Speeches by Parker.

WASHINGTON, Nov. 4.—President Roosevelt tonight made the following signed statement to the American people in answer to the charges made against himself and Mr. Cortelyou in public speeches by Mr. Parker, Democratic candidate for the Presidency.

White House, Washington, Nov. 4, 1904.

Certain slanderous accusations as to Mr. Cortelyou and myself have been repeated time and again by Judge Parker, the candidate of his party for the office of President. He neither has produced nor can produce any proof of the truth of the charges, yet he has not withdrawn them, and as his position gives them wide currency, I speak now, for the sake of self-respect, to clear up the matter.

What Charges Are

Mr. Parker's charges are, in effect, that the President of the United States and Mr. Cortelyou, Secretary of the Democratic candidate for the Presidency, are guilty of a conspiracy to blackball corporations. Mr. Cortelyou using his knowledge of the National Council of the Department of Commerce and Labor to extort money from the corporations, and the President having appointed him for this special purpose.

Gravamen of Charges

The gravamen of these charges lies in the assertion that the corporations have been blackballed into contributing and in the implication which in one or two of Mr. Parker's speeches has taken the form practically of an assertion that they have been promised certain immunities or favors in return for their contributions.

Contributions Not Question

That contributions have been made to the National Council of the Department of Commerce and Labor has been made to the Democratic committee is not the question at issue. Mr. Parker's assertion is in effect that the corporations have been blackballed for improper motives, either in consequence of threats or in consequence of improper promises, direct or indirect, on the part of the recipients.

What Parker May Know

Mr. Parker knows best whether this is true of the contributions to his campaign. He has made no effort to show that the great corporate interests that stand behind him. But there is not one particle of evidence to support his assertion that there has been any such thing as a conspiracy to blackball corporations.

Declares Accusations Monstrous

Mr. Parker's accusations against Mr. Cortelyou and me are monstrous. If true they would brand both of us forever with infamy; therefore, inasmuch as they are false, heavy must be the condemnation of the man making them.

Why Cortelyou Was Chosen

I chose Mr. Cortelyou as chairman of the national committee after having failed successively to persuade Elihu Root, Wm. Murray Cross and Cornelius N. Bliss