

SUPPORT STRIKERS

Printers Vote Sympathy for the Telegraphers.

COMPANIES ARE STANDING PAT

Declare Business Is Being Handled Same as Usual in Local Offices.

At a meeting of Columbia Typographical Union, No. 191, yesterday afternoon...

This action was received by the telegraphers with great jubilation...

A committee from the typographical union visited a mass meeting of the telegraphers...

At the meeting of the telegraphers, held also in the Typographical Temple...

The position taken by the strikers was outlined by several leaders...

Among the speakers were Sam De Nedrey, secretary of the Central Labor Union...

The telegraph companies maintain their position that all is well with them...

It is brought to mind, yesterday was a dull day as Sunday usually is...

The newspapers from other cities give glowing accounts of the progress of the strikers...

The rumor that I have been sending telegrams by mail is also false...

The manager of the Postal, also expressed his entire satisfaction with the situation...

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LIMB BETRAYS HIM

Artificial Member Leads to Arrest of Slayer.

POLICE CAPTURE JOHN ROGAN

Deductions a la Sherlock Holmes Result in Corraling of Army of Cripples...

Philadelphia, Pa., Aug. 18.—Assuredly it was vanity that caused the rosette-to-day of John Rogan...

Rogan owns two artificial legs, one for everyday wear and one for Sundays and holidays...

Special Policemen Ervin and McMahon reasoned it out that Rogan would try to get his cork leg for Sunday wear...

That's what comes of having too much self-respect, sputtered Rogan, as he hobbled over to the patrol wagon...

Incidentally, the search for Rogan was the cause of multitudinous troubles for every one-legged man who ventured on the streets Saturday night...

Ervin and McMahon, the special policemen, took a little trouble to learn the habits of Rogan...

About 1 o'clock there came a "thump, thump" along the pavement, and Rogan appeared...

At detective headquarters, the police say, the man broke down, admitted his identity, and acknowledged that he killed his sister.

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BURNS HIS \$215 SAVINGS.

Miller Put them in Furnace for Safe Keeping—Got Only Ashes.

GOV. GLENN IS FIRM

Insists Railway Can Abide by the State's Rate.

PROTECTS CAPITAL, HOWEVER

Declares in New York He is "Industrial Governor" and Wants Corporations to Get Square Deal...

New York, Aug. 18.—Gov. Glenn, North Carolina's fighting executive, came up from his State to-day to consult with the attorneys who are in charge of the State's case at the hearing of the Southern Railway's injunction suit.

The governor said at the Hoffman House that he believed the railroad rate war was in a fair way of being settled in a manner satisfactory to the people of the State.

The governor let it be known in unmistakable terms that he was for legislation that would cut down railroad rates to even a lower figure than the 2-1/2-cent rate which led to the clash in authority between the Federal and State courts.

"I have no patience," he said, "with this cry that the legislature in our own State and in the South along these lines is going to retard the development of the South by frightening capital, hurting the railroads, and in effect, killing the goose that laid the golden egg."

Only recently a prominent man wrote to me asking what my position was on questions in which capital was interested. I told him, as I have told others before, that I am an industrial governor. I have always made it a point to protect capital and protect railways from anything that was unfair. But when the railroads try to run us, then it is time to call a halt.

"We are not afraid of our industrial development being interfered with by making such laws, and we will protect capital just as much as we ever have. The railroad in this instance did not stand for a square deal. They refused to recognize our courts, where we gave them every opportunity in the world to have adjudicated all the points involved, and to go from our courts to the United States Supreme Court."

"I believe that the proper remedy for such a situation, and one that would prevent the possibility of a clash between the Federal and State courts, would be to have Congress pass a law providing that a law passed by a State shall be in effect until it is taken to Federal courts."

"There was only one case that this matter really became serious. Had Judge Pritchard tried to get our prisoner away from the stock of the Indiana company, the former is in effect nothing but the agent of the latter, and on the theory that the principal is liable for the acts of its agents the stockholders of the New Jersey company must pay the fine imposed on the Indiana company."

The Standard's answer to this, it is said, will probably be that the government has no more right to proceed against the stockholders of the New Jersey company because the capital stock of the Indiana company is centralized there than it would have to proceed against individual stockholders were the holdings scattered. It will claim that the Standard and New Jersey can only be penalized to the extent of losing the equity it held in the Indiana company.

If this argument were sustained by the court, the government would gain nothing by its suit, and the New Jersey corporation would continue in possession of the stock of the smaller company, which, however, without assets behind it, would be worthless. The parent concern, incidentally, is capitalized for \$100,000,000.

The State of North Carolina in a law permits the roads to make 10 per cent. That we know from our investigation and their own reports, I think that is a pretty good profit. The law exempts roads under sixty miles in length and roads in course of construction."

Gov. Glenn said that people down in North Carolina hadn't begun to get very excited over the next Presidential election.

"We will give 70,000 plurality to the Democratic candidate over President Roosevelt, if need be," he said. "We are for the man the Democratic party nominates. I have repeatedly said that the time is not ripe for the nomination of a Southern Democrat for President. There are as fine men in the South as there are on God's footstool, but the old law and cry would be raised if I one of them got the nomination. Of that I am sure. It is useless to talk about such a thing yet awhile."

President Roosevelt is not as strong as he was, because of his centralizing policy, which is not popular in the South."

PARAGRAPHS BY WIRE. New York, Aug. 18.—Twenty-four justices of the peace throughout the State fail to qualify and lose office.

Amsterdam, N. Y., Aug. 18.—Walter Kruger, aged twenty years, a silk weaver in this city, was drowned Monday while bathing in the Schoharie River.

Utica, Aug. 18.—Oneida Indians living here are preparing an out-of-door rendition of the story of Hiawatha. The parts will be taken by Ojibwas from the reservation.

New York, Aug. 18.—Louise Simons, aged thirty, left a can of oil standing on a stove in which she started a fire. In the explosion that killed her husband, she was killed by the falling of a beam.

Chicago, Aug. 18.—The Illinois Tax Reform Association has filed suit to force the national Harvester Company to pay back taxes and penalties amounting to more than \$750,000.

Detroit, Aug. 18.—Miss Lee, of New York, a niece of J. Pierpont Morgan, fell through a hatchway yesterday on a boat at Port Huron, breaking her leg. She was making the trip to Detroit.

Caldwell, N. J., Aug. 18.—Mrs. George Caldwell, aged thirty, who was attacked and roughly handled by a man a few nights ago while walking along Bloomfield avenue, is doing a nervous shock.

Match Chunk, Pa., Aug. 18.—One woman was killed and two persons fatally injured after jumping from a trolley car that was in danger of colliding with another on Flag Staff mountain, near here.

Hartford, Conn., Aug. 18.—Mrs. Mary L. Riley, of 3 South Laurel street, broke off a piece of a sewing machine needle in her finger nineteen years ago, and to-day, as she tripped and fell in her kitchen over the needle embedded from her body.

New Sharon, Me., Aug. 18.—Nicholas Rogers, seventeen years old, had both arms amputated recently, and to-day he attracted attention to the main post-office in successful efforts to send home some postals. He had the postals in his teeth.

New York, Aug. 18.—Holding that a divorce obtained by Lillian E. Wilson in New York in 1901 from Police Sergeant John W. Wilson is invalid in this State, Justice Brady, in the Supreme Court, granted Wilson a decree of absolute divorce yesterday.

Kingston, N. Y., Aug. 18.—While bathing in a creek about half a mile back of the village of Marlborough Saturday afternoon, Eugene Barbell, aged fourteen years, was drowned. Miss Annie McKnight succeeded in rescuing Barbell's companion.

Vandalia Flyer Saved from Wreck. St. Louis, Aug. 18.—Train No. 11 of the Vandalia-Pennsylvania flyer, through fast mail from New York, narrowly escaped being wrecked on arrival at East St. Louis early to-day. A crew of a passing switch engine discovered ties piled on the track, and barely had time to remove them, saving many passengers' lives.

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Insists Railway Can Abide by the State's Rate.

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Declares in New York He is "Industrial Governor" and Wants Corporations to Get Square Deal...

DEMOUNCES WHIPPING POST

Warden Meserve Refuses to Again Lash Delaware Prisoners.

Criminologist Says Its Effect on Victim is Bad, and He Resigns His Position.

Wilmington, Del., Aug. 18.—Disapproving of the Delaware whipping post, declaring that it is a failure, and refusing to further its study or the effect, and believe it is bad. I cannot recall a single case in its favor. It brings out all in a man that is revengeful, and he arrays himself against law, order, and society."

Mr. Meserve, who came here from Wellsboro, Mass., eight years ago, to become chief warden of the Ferris Industrial School for Boys, took charge of the workhouse six years ago.

He said to-day: "I cannot longer stand for the Delaware whipping post. I have made a very careful and unbiased study of the effect, and believe it is bad. I cannot recall a single case in its favor. It brings out all in a man that is revengeful, and he arrays himself against law, order, and society."

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A. L. FALK CO., 917 F Street

FINAL REDUCTIONS on all Summer Wearables.

Bargains the Ladies Can't Afford to Overlook.

One lot of fine, sheer India Linen and Cross-barred Muslin Shirts, waist suits, all finely made and finished. Some lace and embroidery trimmed. Reduced from \$4.00, \$4.50, \$5, and \$6, to... \$3.45

One lot of 10 dozen fine White Lawn Shirts Waists. Some open front with long sleeves. Reduced from \$1.00 and \$1.50 to... 79c

One odd lot of separate White Linen Prince Chaps Coats, beautifully tailored, and regular \$5 value. Reduced to... \$2.75

One lot of handsome tailor-made Suits, in nobby striped, check, and plaid Panama cloths. Jackets, tafteta lined. Reduced from \$20.00, \$22.00, \$25.00, \$27.50, to... \$10.75

THE LADIES' GARMENT SHOP 917 F Street N. W.

MAY SEIZE TRUST REFINERIES. Government Expected to Take Drastic Measures to Collect Fine.

Wall Street Figuring on Big Legal Battle in Case Judge Landis' Decision is Sustained.

New York, Aug. 18.—While the legal department of the Standard Oil Company is maintaining strict secrecy regarding its plans in connection with the rebate cases, Wall street has been busy speculating on the probable action, both of the company and the government, should the appeal from the decision of Judge Keneaw M. Landis be defeated.

It is declared that as soon as the higher court sustains Judge Landis in event of such action—the government will proceed to levy on the refineries and other property of the Standard Oil Company of Indiana, and that the refineries there per force will be closed down, as there is no intention on the part of the government to operate them. The real estate and other assets of the Indiana company, while admittedly extensive, will be insufficient to liquidate the \$23,240,000 fine, it is believed, and to get its money the government will institute a suit against the parent company.

In entering upon this latter suit the government will contend that inasmuch as the stock of the Indiana company is held wholly by the New Jersey company, the former is in effect nothing but the agent of the latter, and on the theory that the principal is liable for the acts of its agents the stockholders of the New Jersey company must pay the fine imposed on the Indiana company.

The Standard's answer to this, it is said, will probably be that the government has no more right to proceed against the stockholders of the New Jersey company because the capital stock of the Indiana company is centralized there than it would have to proceed against individual stockholders were the holdings scattered. It will claim that the Standard and New Jersey can only be penalized to the extent of losing the equity it held in the Indiana company.

If this argument were sustained by the court, the government would gain nothing by its suit, and the New Jersey corporation would continue in possession of the stock of the smaller company, which, however, without assets behind it, would be worthless. The parent concern, incidentally, is capitalized for \$100,000,000.

The American scheme for a permanent court will come before the commission Tuesday, when it will be modified by the clause providing that a country cannot be represented on the bench in a case in which it is a litigant. This will be changed to provide that both disputant countries may have judges in their own case. As this makes only two partisans on a court where a quorum is nine, and the full bench may be seventeen, it will not seriously affect the independence of the tribunal, while it removes strong sentiments of objection among the minor nationalities, who feared that their interests would not be sufficiently safeguarded.

BARON THREE DAYS IN JAIL BEATS SHIMOSE POWDER. Mrs. Conard Unable to Get Out Man Whom Rival Had Arrested.

New York, Aug. 18.—The young Baron Christian von Moltz continues to languish in Ludlow street jail, and the "dearest girl in the world," who, according to the baron, is Mrs. Anita Conard, is scurrying about town and sending frantic cablegrams abroad in an effort to raise the \$300 necessary to get him out of pawn.