

CLAIMS LABOR MEN WERE IN CONTEMPT

Darlington Argues That Court's Decree Should Have Been Respected.

COUNSEL MAINTAINS JUDGE WAS DEFIED

Says Validity of Injunction Does Not Enter into the Case.

Although a court may not have the power to grant an injunction, if such a court does, nevertheless, grant it, violation of the injunction is contempt of court the same as if the court had jurisdiction.

This is in substance the convention of the array of legal talent that is fighting in the District Court of Appeals today to prevent overruling of the decree of Judge Wright imposing prison sentences upon President Samuel Gompers, Secretary Frank Morrison, and John Mitchell, of the American Federation of Labor.

Upon decision of this question by the three judges who are hearing the arguments of counsel for the Buck Stove and Range Company, and the labor leaders will probably depend whether or not the latter will have to go to jail.

Precedents Quoted. Although Judge Gould, of the Supreme Court, may have exceeded his constitutional power when he issued the now famous "Buck Stove and Range injunction," for alleged violation of which the American Federation of Labor officials were sentenced to imprisonment on the ground that they were guilty of contempt of court, J. J. Darlington, counsel for the company, quoted precedents to show that Mr. Gompers and his associates were just as guilty of contempt as if Judge Gould originally did have the right to issue the injunction.

Most of the argument of Mr. Darlington was taken up with trying to show that the appellants had violated the injunction in many ways. He quoted "President Gompers' newspaper interviews in which he declared that he would not surrender his rights as a free American citizen and intimating that he did not intend to obey the injunction. Mr. Darlington replied to the statement of Judge Gould, Judge Parker, counsel for the labor men, by denying that the following quotation from the Federalist was merely an editorial squib, and asserting that it was a defiance of Judge Gould's decree.

"There is no law, not even a court decision that can compel union men to buy Buck stoves and ranges." Mr. Darlington declared that the court had been further defied when the issue of the Federalist for January, 1874, had been issued earlier than the usual date in order to escape the operation of the injunction which had not then become effective.

Defied the Court. He also maintained that a circular letter issued in November, 1907, was essentially a defiance of the court's ruling.

"If a court exceeds its constitutional power then the decree of that court is void," said Chief Justice Brandeis, interrupting Mr. Darlington's argument. It was then that Mr. Darlington raised the point that even when the usual date of such a decree would be contempt of court.

Scores Judge Parker. In closing the argument of counsel for the Buck Stove and Range Company, Attorney James M. Beck, formerly Assistant Attorney General, assailed Judge Parker equally with the American Federation of Labor officials, whose alleged act in contempt of court formed the basis for the proceedings. "It is not surprising," he said, "referring to Judge Parker's brief, 'when he can put these expressions into print that his clients have such a conception of the right of free speech as would if accepted as correct put an end to law and order in this country.' Referring to Judge Parker's emphasis of the fact that the case was not brought by the United States Government but by private litigant, he said: 'While in the first instance the matter was brought to the attention of the court by private litigant, yet the matter ceased to be a private controversy and became a public controversy in which the real issue at stake was the majesty of the law.'"

ARDENT HUG CAUSE OF HERMAN'S DEATH

Magazine Solicitor Paralyzed After Embracing His Fiancee.

CINCINNATI, April 20.—As a result of having too ardently embraced the young lady whom he hoped to make his wife, Fred M. Herman, solicitor for an Eastern magazine, is dead today in this city.

Last Wednesday night Herman called on the young lady, whose name he refused to divulge before his death. At the moment of his parting he threw his arms around her neck for a final embrace. Suddenly he reeled and fell and in endeavoring to regain his feet found that he was paralyzed from his waist down. Physicians could not help him and he died.

WANT TO PLAY DICE.

NEW ORLEANS, April 19.—Convicts in the State Penitentiary have made formal application for permission to play dice on Sundays. It is not likely that it will be granted.

"THERE is more real economy in a visit to the Brockton Sample Shoe Store, Horatio, than is dreamed of in your philosophy," said the Amiable Drummer. "Men's shoes, designed by high-priced makers are selling at the price of the common sort—simply because they happen to be samples."



ADVERTISER'S NOTE. Nobody of quality who appreciates quality objects to securing quality at less than quality prices. That is why high quality down to a fair quotation. That's our argument. Now, don't fail to see the \$4.00 shoes for women we are

1305 F Street, Near 13th Street

ADMIRAL BARNETTE LONG IN THE NAVY

Veteran of Service Will Be Laid to Rest in Arlington.

Funeral services for Rear Admiral Jay Barnette, U. S. N., retired, who died at the Naval Hospital last night, after an illness of several months, probably will be determined upon late this afternoon or tomorrow morning. Interment will be in Arlington Cemetery.

Rear Admiral Barnette was a member of the joint army and navy board, and one of the most popular men in the service. On account of his twenty-four years of sea service, his constitution was incapable of resisting the ravages of approaching old age, and his death was unexpected. He was sixty-two years old.

Born at Morrisville, Madison county, N. Y., February 12, 1847, he was graduated from the United States Naval Academy in 1868. He served that year with the Asiatic fleet as a midshipman, and was made an ensign the following year. From an ensign he became a master in 1870; lieutenant in 1872; lieutenant commander in 1874; commander in 1876, and captain in 1893. In June, 1904, he was put in command of the battleship Kentucky.

He was superintendent of the Naval Observatory in Washington six years ago.

REFUSE PERMISSION TO REMOVE BODY

Action of McDonough Family Spoils Champlain Celebration Plans.

MIDDLETOWN, Conn., April 20.—One of the most important events in the ter-centenary celebration of the discovery of Lake Champlain, which included the removal of the body of Commodore Thomas McDonough, hero of the famous battle on that lake, from this city to Plattsburgh, will have to be abandoned because of the refusal of his descendants to comply with the request of the committee.

The body of the illustrious ancestor has been buried here since the time of his death and they stated they did not think it wise to permit its removal.

The Vital Records.

Births.

John E. and Alice Wells, boy. Charles and Margaret Walmsley, boy. Francis L. and Elizabeth E. Wetherbee, boy. William J. and Mabel D. Rhodes, girl. Clarence T. and Rose L. Powell, girl. Allen and Helen Pope, boy. George E. and Marie J. Neltzey, girl. Harry J. and Florence Magill, boy. Harry and Mary Malkin, girl. Thomas and Mary Jones, girl. Charles W. and Hattie L. Hillary, boy. George and Myrtle L. Howard, girl. Nathan and Jennie Horwitz, girl. Thomas and Evelyn Hensell, boy. Samuel and Rebecca Gritz, boy. George L. and Maria T. Gardner, boy. Hugh and Laura C. Everett, girl. James M. and Ida M. Disney, boy. John and Mary Dye, girl. Phillip E. and Catherine Cruik, girl. Harry and Lily Chawler, boy. Frank and Mary Babcock, boy.

Marriage Licenses.

Ola V. Latham and Mary A. McNamara, of Washington. William J. Jacoby and Rosie F. Wells, of Washington. Joseph Rodgers and Emma C. Coates, of Washington. Irving W. Beck and Dorothy M. Willard, of Washington. Gilbert P. and Agnes Gianinni, of Washington.

Deaths.

Elizabeth Masters, 85 years, 601 M street northwest. James H. Reed, 86 years, 447 Q street northwest. Frances E. Dorsey, 65 years, 1727 Ninth street northwest. Samuel B. Cronin, 57 years, U. S. Soldiers' Home. Elgins Perbush, 54 years, Providence. John L. Burch, 51 years, 641 Second street northeast. Anna L. Bunker, 51 years, 309 Fourth street, Tenleytown. Mary E. Jenkins, 77 years, 309 Fourth street southeast. Henry Crier, 82 years, 1253 H street northeast. Walter F. Sinclair, 58 years, 331 I street northwest. Harold Wade, 32 years, 1817 M street northwest. Joseph L. Savage, 4 years, 133 E street southeast. Elizabeth Alvey, 76 years, 902 G street northwest. Jane F. Yonks, 77 years, 1331 Columbia road northwest. Endicott King, 85 years, 1818 Tenth street northwest. Leo V. Cooney, 32 years, 321 Ninth street southeast. Ellie T. Enright, 39 years, 306 Four-and-a-half street southwest. Theophilus Reese, 51 years, Home for Aged and Infirm. Josephine Jenkins, 2 months, 236 K street northwest. Grace (overalls), 1 day, 500 Virginia avenue southeast. Infant son of Harry and Julia Merryman, 1 hour, 643 Twentieth street northwest.

BRICK HURLED FAR HITS MAN ON PORCH

WILKESBARE, Pa., April 20.—While H. A. Barnhart was sitting on a neighbor's porch at Rickett's, this county, the boiler of Treler's saw mill exploded, shattering the boiler house.

One of the bricks was carried 200 feet and struck Barnhart on the head, killing him instantly. The victim was fifty-six years of age and well known.

TREASURY OFFICIALS DRAW UP BILL TO HAVE GOVERNMENT FURNISH SURETY.

Treasury officials charge that there is a trust in surety companies and a plan has been perfected by the Treasurer Treat and others looking to the Government organizing a bonding fund of its own.

A bill is being prepared and will be sent to Chairman Taft, of the House Appropriations Committee, accompanied by a letter which will charge that extortion is being practiced by the surety companies. It is believed by the Treasury officials that such a measure will be passed without delay. View of the amendment just incorporated in the Census bill directing superintendents not to pay more for bonds than the rate in force January 1.

Federal employes furnish 700,000 bonds yearly, with penalties aggregating \$50,000,000. Up to January 1, the rate of surety companies was \$1 per thousand. Since that date the rate has been increased, to from \$2 to \$3 per thousand. The plan as perfected provides for the creation of a bonding fund from the premium being paid to bonding companies.

The Treasury experts declare that less than 5 per cent of the total premium paid bonding companies is required to pay losses. Under this arrangement Government could bond its officials at 25 cents a thousand. Treasurer Treat says there are now over 70,000 officers and agents of surety companies throughout the country, and that they have shown such powerful political influence as to have defeated a bill in Congress to supervise their operations.

CLEAN CITY FIGHT CONTINUED BY WEST

Enlists Aid of Police to Keep Trash Off Street.

Commissioner West is determined that the labor of the women in cleaning Washington, as well as of the street cleaning department, shall not go for naught.

Major Sylvester has issued the following order to the captains of the police precincts: "It is reported to me by the Commissioner that complaint is made to him of persons cleaning out yards and throwing cans and other debris upon lots which recently have been cleaned by the District. Take action looking to putting a stop to such practice."

SHERMAN'S AUTO DAMAGED BY HORSE

Runaway Animal Crashes Into Machine, Breaking Glass—Occupants Unhurt.

An automobile belonging to Vice President Sherman was struck and badly damaged by a runaway horse at the tenth street and Pennsylvania avenue shortly after noon today. The automobile was occupied by a woman whose name the police did not get. The glass in front of the machine was shattered and the rear smashed.

In an effort to get out of the way of the horse, the crowd crossing the street ran in front of the automobile. The chauffeur, George Frank, in an effort to avoid running into any of the pedestrians, was obliged to turn directly in the path of the frightened horse. The animal was attached to a delivery wagon belonging to Jacob Cohen & Brothers, of Eighteenth and J streets northwest.

After striking the automobile the horse collided with a carriage driven by Dr. Hadfield, of North Capitol street and New York avenue. Dr. Hadfield was shaken up but not injured. The machine was not put out of commission, and the chauffeur drove away a few minutes after the accident.

BRAZILIAN WARSHIP LEAVES THE WAYS

BARROW IN FURNESS, England, April 20.—The Brazilian battleship Sao Paulo was successfully launched here in the presence of a large gathering of South American diplomats and naval officers. The vessel was christened by the wife of the Brazilian minister to Great Britain, Senora Regia de Oliveira.

The battleship Minas Geraes, a sister ship to the Sao Paulo, will be launched on the Tyne next September.

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LAXATIVE BROMO Quinine, the world wide cold and grip remedy, removes all full for full name. Look for signature E. W. GROVE.

InterState TEST IT FIRST. We don't ask you to buy the INTER-STATE merely to test it—compare it with any cold and grip remedy you can find. Then, if you do not decide in favor of the INTER-STATE, you won't even be asked to buy. Demonstrations arranged to suit your convenience.

THE DEWEY GARAGE

Do not confound our artistic and beautiful jewelry with other houses who are trying to imitate us. Lucius Company has been established since 1868. Washington store established 1902. We now have 35 branch stores and manufacture and import all our own goods—that's the reason we under-sell all others.

\$2.00 Combs This Week Only 79c. You save just \$1.21, but this leader is for this week only. Beautiful new art and exclusive designs in art combs, no two alike, made in importation, fully guaranteed. "To see them is to buy one."

LUGIOS HIGH ART JEWELRY 1307 F St. N. W.

INCOME TAX MEANS DRIFT ABOLITION

This Explains the Earnestness Shown in Senator Aldrich's Address.

(Continued from First Page.)

tariff to a much lower basis than now understand all this. They know that Aldrich is going to fight them to the last ditch, partly because he is against the income tax and partly because he is for the indefinite retention of the high tariff program. If the argument of needed revenue is taken away, the disposition to launch into legislative experiments will naturally be less. This is the explanation of the earnestness of the Aldrich explanation that the revenue situation is secure.

The Democratic Stand.

The Democrats, of course, point out that a bill which is certain to produce all the revenue needed, is somewhat inconsistent in containing provision for a big bond issue at an increased interest rate. That is, indeed, the weakness of the whole Aldrich argument, the evidence that there is perhaps a touch of insincerity in the Rhode Islander's assurance that he will not raise the tariff.

And so the fight of the next month or two in the Senate is a fight which reaches much further than the mere question of the tariff. It involves the next generation's fiscal policies of the Government. Shall the billion-a-year be raised through an increase in internal revenue taxes, more and more; or shall it be raised in less and less part through the tariff? That is the real issue which the tariff struggle in its present form represents.

JUDGE TO PREPARE JUST TO VENIRE MEN

Presiding Justice in Night Rider Trials Springs a Surprise.

WAVERLY, Tenn., April 20.—The second day's session of circuit court for the trial of the night rider case had scarcely commenced when counsel for the defendants renewed the motion which had been overruled by Judge Cook yesterday to quash the venire summoned for the day.

The judge thereupon sprung a great surprise by granting the motion. An agreement was reached by the attorneys for the State and the defense and informing Attorney General Bowman that he would like to hear arguments as to the question of the defendants' denial of their rights to plead on a second trial in the event a mistrial was ordered.

Judge John T. Allen for the defense declined to consent and court took a recess of one hour to enable counsel to confer and prepare for argument if they so desired. The result of the motion today was expected but the decision of the court came as a decided surprise.

Fully half of the 200 talesmen ordered to report today were absent when court opened. The judge mustered the defendants on their motion specifically waived the fact that the full panel of 200 names had not been called. They were at one time and alleged that the venire had been improperly and illegally drawn in the first instance, and, as stated in the motion set out, the petitioning day of the trial.

The judge thereupon reconvening of court after the recess announced his decision sustaining the motion and said he would himself prepare the list of 522 names for the next day. He will call them on next Monday, until which time court adjourned.

Convicted, Kills Self. ATLANTA, Ga., April 20.—Dr. Rosa F. Monniss, sentenced to the Federal prison for sending threatening and improper letters through the mails, drank prussic acid in her room and died within a few minutes. Dr. Monniss was sentenced to serve one year and one day in the Federal prison at Leavenworth, Kan., and to pay a fine of \$50 in each of the two counts upon which she was found guilty.

Died

GEIER—On Sunday, April 18, 1909, at 7 a. m., HENRY GEIER, aged 80 years, late of New York and Mary E. Geier, aged fifty-two years, died at 9 a. m. Requiem mass at Holy Name Church at 10:30. Relatives and friends invited. Interment at St. Mary's Cemetery. N. 419-21.

FOULKE—On Wednesday, April 14, 1909, at 10:15 a. m., CHARLES MATHER FOULKE, aged 70 years, died at 12 o'clock. Burial private. N. 419-47.

SMITH—Suddenly, on Monday, April 19, 1909, at 2:30 p. m., PHILIP SMITH, beloved husband of Mary A. Smith, died at his home in his sixtieth year. Burial from his late residence, 235 Lan- wald place, southwest, Wednesday, April 21, at 2 p. m. Relatives and friends invited to attend. N. 419-21.

BARBER—Suddenly, of pneumonia, on Saturday, April 17, AMZI LORENZO BARBER, beloved husband of Julia L. Langdon Barber, aged fifty-two years, nine months twenty-eight days, at Ardley-on-Hudson, New York. Relatives and friends are invited to attend services at his late residence, "Belmont," Thursday morning, April 22, at 11 o'clock. N. 419-21.

BARBER—Reinterment—LE DROIT LANGDON-BARBER, son of Julia L. Langdon and the late Anna M. Barber, died at his late residence on Thursday morning, April 22, at 11 o'clock at "Belmont," the family residence. N. 419-21.

In Memoriam.

LAWRENCE—In sad and loving remembrance of our dearly beloved mother, AN NIE LAWRENCE (nee McDonald), who departed this life two years ago yesterday, April 19, 1907. Dearest mother, may you rest in peace, and may God be with you in the hereafter. Mother dear, as time goes on its way. We love and miss thee more each day. —Her devoted daughter and son-in-law, Mr. and Mrs. Wm. R. Fletcher. 11*

UNDERTAKERS. J. WILLIAM LEE, UNDERTAKER AND LIBERTY, 422 Pa. Ave. N. W., Washington, D. C. Telephone Main 1885. FUNERAL DESIGNS. FUNERAL DESIGNS. of every description—moderately priced. GUIDE.

HELPER FOR ROBBING MRS. SARAH GATES

Clarence Minor Indicted. Bonds and Cash Alleged Stolen.

The larceny of two \$1,000 bonds and \$74 in cash from Mrs. Sarah Gates, mother-in-law of Congressman Bontell, is charged in an indictment returned by the grand jury today against Clarence Minor, formerly butler at the Gates home.

The authorities allege that when Minor was arrested he admitted taking the money and bonds, and confessed to having spent the money and made away with the bonds by throwing them into the Schuylkill river.

A true bill was also found against William Gant, charging him with larceny from the United States. It is alleged that Gant, who was a janitor at the National Guard Armory, broke open a locker in the quartermaster's department and took twenty-nine army blankets, fifty army shirts, and forty-five pairs of army shoes, a portion of which were recovered later.

The case of Arthur Hughes, the negro who was held by the coroner's jury following the death at Emergency Hospital of Samuel Carter, also a negro, is being investigated. Carter died as the result of a stab wound inflicted during a saloon fight on March 4.

ACCEPT INVITATIONS TO TAFT BANQUET

One Hundred and Sixty-two Will Meet President at Dinner.

One hundred and sixty-two acceptances have been received to the invitations to attend the citizens' dinner to be given President Taft on the evening of May 8.

This announcement was made this afternoon following a meeting of the committee on arrangements held in the Board of Trade rooms.

Statistics returned by several of the subcommittees it is estimated that sixty-three more of the invitations sent out will be accepted, making 225 in all. At the rate of \$20 for each person present, the dinner will cost \$4,500.

A meeting of the general committee will be held again Friday morning when reports from all of the subcommittees are to be submitted.

PEOPLE OF THE WEST ELUCKED TO SEE COOPER

Suffers From all Sorts of Ills Eager to Learn About His Theory and Medicine.

During a recent tour in the West, L. T. Cooper made visits of several weeks in various cities in Kansas, where thousands of people talked with him and purchased his medicine.

His success was so phenomenal as to cause universal comment both by the public and the press. There is no reason for this. His success is the reason given for this. His words by Mr. Cooper when interviewed on the subject. He said:

"The immense numbers of people who are calling on me here in the West is not unusual. I have had the same experience for the past two years wherever I have gone. The reason is a simple one. It is because my medicine puts the stomach into good condition. This does not sound unusual, but it is in fact the key to health. The stomach is the very foundation of life. I attribute 70 per cent of all sickness directly to the stomach."

"Neither animals nor men can remain well with a poor digestive apparatus. Few can be sick with a digestion in perfect condition. As a matter of fact, most men and women today are half sick. It is because too much food and too little exercise have gradually forced the stomach into a half-sick condition. My medicine gets the stomach back where it was, and that is all that is necessary."

Among Kansas people who are staunch believers in Mr. Cooper's theory is Mr. J. L. Hayslip, residing at 202 Kansas avenue, Oakland, Kan. He says: "For some time I have been a sufferer from rheumatism. It finally became so bad that I could not sleep at night, and I was getting worse every day,

SENATOR DEFENDS HIS AMENDMENT TO COMPEL YEAR'S RESIDENCE.

Senator Defends His Amendment to Compel Year's Residence.

When the conference report of the census bill was called up in the Senate this afternoon, Senator McCumber of North Dakota took the floor and made a strong protest against the action of the conferees in cutting out of the bill his amendment to require that all applicants for positions under the civil service must have had actual residence of a year in the State or Territory to which they desire to be accredited.

McCumber bitterly denounced the system now in practice. He denied that the residents of Washington were better qualified than the residents of the various States to hold Government positions, and declared that if the civil service law was a good one it ought to be enforced and the apportionment requirements adhered to.

The Senator asserted that 50 per cent of the Government employes were residents of the District, whereas it might have only 10 per cent if the law of apportionment were enforced.

He caused the Senate by telling of the situation in one section of the Bureau of Manufactures, where there are nine persons. All, he said, are women. One is the wife of the secretary of a member of Congress; two are wives of War Department officials; one is the wife of a prominent Treasury official; one is the wife of a traveling man; one married a young boy, and now is taking care of his mother; one is an widow who has to take care of herself.

"Promotions seem to be given," he continued, "to women who have husbands in other departments."

The discussion of the conference report followed Senator McCumber's speech. Senators Lodge, Carter, Hale, Bailey, La Follette, and Newlands took part in it. Lodge admitted that many of the States were deprived of their quota of employes, and said that the Civil Service Commission ought to correct the grave abuses that existed if he had the power. He thought legislation was necessary, however.

Senator Hale, Senator La Follette, and Senator Bailey upheld the conference report, and thought the Senate ought not to delay the enactment of a census bill by insisting on its amendment.

Newlands objected because the Senate conferees had receded on the amendment by insisting on the amendment for the Census Office. He thought the present site was not a good one to build on, and pointed out that in the heated term many people were prostrated by the heat while working in the building, and had to be removed.

CURES ECZEMA QUICKLY

New Discovery Has Revolutionized the Treatment of Skin Diseases.

Nothing in the history of medicine has ever approached the success of the marvelous skin remedy known as psalm, which, it is safe to say, has cured more cases of eczema and skin diseases than any remedy ever offered for these ills.

The success of psalm is not at all surprising when it is considered that even a very small quantity applied to the skin stops itching immediately and cures chronic cases in two weeks. The very worst cases of eczema, as well as acne, herpes, tetter, piles, salt rheum, rash, scaly humors, crusty scaly and every form of Itch, which is readily relieved. Eruptions such as pimples, red nose, mucky and inflamed skin disappear almost immediately when psalm is applied, the complexion being cleared overnight.

Every druggist keeps both the 50-cent size (for trial) and the \$2 jar, and either of these may be obtained in Washington at Ogram's, O'Donnell's, the People's Drug Store, Affleck's, as well as other reliable drug stores.

But no one is even asked to purchase psalm without first obtaining an experimental package which will be sent by mail, free of charge, upon request, by the Emergency Laboratories, 22 West Twenty-fifth Street, New York City.

WHILE THEY LAST Regular 25c to \$1.00 Dahlia and Peony Bulbs 10c Each

In assorting the various colors became mixed. Our loss is your gain, if you act quickly. These bulbs were selected for their prolific blooming qualities to suit for 25c to \$1.00 each. While they last, the price is 10c. When this fact becomes known, you will see that you won't be enough of these bulbs at 10c each to supply the demand.

Without question the most remarkable bulb ever made right at the beginning of the planting time.

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Tuberose Begonias, 4 for... 25c
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Thousands of Packets of Tested Flower Seeds 2 for 5c

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Who Grows His Own Flowers. 916 F Street N. W. 722 Ninth Street N. W. Center Market.

SPECIAL NOTICES.

OFFICE OF THE LANSTON MONOTYPE MACHINE COMPANY, 1224 Calowhill Street, Philadelphia, Pa., April 19, 1909.—The annual meeting of the stockholders of the Lanston Monotype Machine Company will be held at the office of Francis L. Smith, Esq., 123 S. Royal St., Alexandria, Va., at TWELVE O'CLOCK NOON, on THURSDAY, the 6TH DAY OF MAY, 1909, for the purpose of electing a Board of Directors to serve for the ensuing year, and transacting such other business as may properly come before it. Transfer books will be closed on April 23rd at twelve o'clock noon, and will be re-opened on April 26th at ten o'clock a. m. By order of the Board of Directors. W. ARTHUR SELLMAN, Secretary. 419-181.

MESSRS. C. D. PENNEBAKER, SURVIVING partner of C. D. Pennebaker and John Paul Jones, of Carroll and Queen streets, have removed their law offices from 121 F St. and the Commercial National Bank Building to the new offices of FENNER BAKER, CARUSI & JONES, rooms 210 to 220, in the Metropolitan National Bank Building, 613 4th St. N. W. Telephone Main 1100-107. mh25-20*

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