

OIL TRUST

TO FIGHT BATTLES ALONE.

Will Not Combine With Railroads Say Attorneys.

Next Move by Government May be Made at Indianapolis, Where Judge Landis Holds Court.

Chicago, Aug. 7.—Reports today that District Attorney Sims and his special assistant, James H. Wilkerson, had gone to Indianapolis, added mystery to the unexplained mission on which the district attorney left Chicago Monday evening. Judge Landis is in Indianapolis, having gone there to hold court in the absence of United States District Judge A. B. Anderson. Acting United States Attorney Robert W. Childs refused to disclose the whereabouts of Mr. Sims, but did not deny that he was in the Indiana capital. That Mr. Sims and Mr. Wilkerson have gone to Indiana to search personally for evidence to be used in the further prosecutions of the Standard Oil company, and the railroads that are declared to have been granting the company illegal concessions, is believed to be probable. One of the indictments against the Standard Oil company that is still pending relates to shipments of oil over the Chicago and Eastern Illinois railway to Evansville, Ind., by way of Dolton Junction, Ill. That transactions between the oil company and the Chicago and Eastern Illinois road may be the subject of inquiry by the government lawyers in Indiana is considered possible. When Mr. Wilkerson and Mr. Sims left their offices together Monday evening and a friend asked them where they were going, Mr. Wilkerson is said to have replied: "We are bound for Indianapolis." Special Assistant Attorney Gen. O. E. Pagin, and Attorney Childs held another conference today. It was said that Mr. Pagin would leave for Washington tomorrow. He would not discuss his mission in Chicago. Moritz Rosenthal, associate counsel for the Standard Oil company of Indiana in the cases that resulted in Judge Landis' record-breaking fine, returned last evening from New York, and when questioned today concerning the plans of the defense said that he did not know as he had not consulted with his associates. "Just what course of procedure will be taken I do not know," said Mr. Rosenthal. "I have not consulted with my associates because they are in Europe and will not return until September. The decision of Judge Landis will have no effect whatever on my vacation or the vacations of any of us."

John S. Miller, chief counsel during the trial, and Alfred D. Eddy, western counsel of the Standard Oil company of New Jersey are taking their vacations in Europe, while Mr. Rosenthal has been at Far Rockaway Beach, New York. "Mr. Miller and Mr. Eddy will stay in Europe until they have completed their vacations," said Mr. Rosenthal. "Is it true, Mr. Rosenthal, that the Standard Oil company and the railroads are arranging a compact for the purpose of fighting the government's prosecutions?" was asked. "No sir," replied the lawyer, with emphasis. "It is not true. The Standard Oil company will fight its own battles and the railway companies may fight their own."

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The Arcade BAR AND CAFE. Here you are now unparalleled. Business Men's lunch from 11 a. m. to 2:30 p. m. J. H. POLRY and W. J. HAMBURGER. 294 E. Tenth St.

Canton Normal Business College. BEGAN ITS THIRTY-FIRST YEAR. With the largest enrollment for the first week of the school term in the history of this college. 322 N. MARKET ST. Phone—Bell, 1121-K; Stark, 1938. Office Hours 8:30 to 11:30 a. m.; 1 to 5 p. m.; evenings, 6:45 to 9.

CAMPAIGN

For Another Term for Roosevelt Being Engineered by Oregon Senator.

Washington, Aug. 7.—Senator Jonathan Bourne, of Oregon, who held a championship record for frequent and regular visits to the white house last winter and spring, has determined to remain in the east until the question of President Roosevelt's nomination for a third term is settled. Senator Bourne did not return to Oregon after the adjournment of congress but remained in Washington until the president left for Oyster Bay. He called at the white house every day for a long period, and despite Mr. Roosevelt's disavowal on election night, 1904, he persists that the president can and will be nominated for a third term, or, as Mr. Bourne insists on calling it, "a second elective term." Since the president left for Oyster Bay Senator Bourne has been sojourning at Deer Park, Maryland. From that place he is conducting a sort of third term campaign, sending out a great number of letters and literature to every part of the country. He has with him at Deer Park a private secretary and a stenographer.

CAN HE SERVE?

Question is Already Being Asked Regarding Present County Sheriff's Eligibility.

DOUBT IS EXPRESSED

Prospective candidates for the offices of sheriff and treasurer of Stark county which will be voted for one year from next November are somewhat disturbed over the fact about the eligibility of certain candidates for these two positions. Especially is this a fact in the case of Sheriff Wilson who is serving his first term. Under the change in the constitution which substitutes biennial elections for county officials there is some question whether or not Mr. Wilson can be a candidate for re-election especially if he happens to win out at the polls. Article 10, section 3, of the Ohio Constitution reads as follows: "Eligibility of sheriff and treasurer: No person shall be eligible to the office of sheriff, county treasurer, for more than four years, in any period of six years." Mr. Wilson was elected in November, 1905, for a term of two years and under the ruling of the attorney general he will serve until January 1st, 1909. Thus it can be seen that he will have served three years as sheriff. As his successor will be elected for a period of two years it can also be seen that if Mr. Wilson succeeds himself he will be in a position to serve five years out of six, having already served three years out of the four that the constitution provides as a limit. It is doubtful in the minds of many whether he can stand as a candidate. This view is shared by many of the leading attorneys throughout the state and it is believed that the attorney general of Ohio will decide in that manner. Already several leading Republicans have declared themselves to be candidates and there will no doubt be a hot fight and a big scramble in the Republican ranks before the war is ended.

BIG OPENING

Friday night, Aug. 19th of the International Hotel. The best equipped pleasure resort in East End. It would well be worth anybody's time to go out and see the perfect arrangements of this ideal wet goods dispensary. Cleveland's best Gypsy Band will furnish music. Everybody cordially invited. Cor. of Klorer & Carnahan Aves. S. Glaser, Prop.

Cantonians at Cambridge Springs. Hotel Rider, Cambridge Springs, Pa., Aug. 7.—A jolly Canton party is stopping here this week. Those included are J. H. Kenny and wife, Samuel Lowenstein and wife, Frank Dougherty and wife, and Phil J. Bernower and wife.

Notice to all Princes of Canton Hut No. 1310. It is the desire of the most illustrious Grand Pa-Di-Shah of this realm that all Princes and their friends join in the excursion to Cedar Point Sunday morning, Aug. 11th at 6:40 a. m., sharp. Pennsylvania lines. Fare for round trip \$1.50. L. C. K. Grand Herald. Let it be so recorded.

SUNDAY DRINK

MADE THE SUBJECT OF INVESTIGATION

By a Trio of Local Sherlock Holmeses.

Affidavits Filed Against Eight Canton Saloonists and More are to Follow.

As the result of an investigation on last Sunday, eight additional affidavits were filed in Justice Bothwell's court. Wednesday afternoon against Canton saloonkeepers for having their places of business open on last Sunday when Isalah Fockler and his two companions, whose names are said to be Renzenbrink and Adams, and who, with Fockler are members of the Church of God located on Washington avenue, visited the saloons it is said and made purchases during the hours that the law prohibits the sale of liquor. The names of the liquor dealers against whom affidavits were filed yesterday are: William F. Reed, 214 South Court street; Charles A. Groas, 436 East Tuscarawas street; William C. Widder, proprietor of the Germania Hotel; Christ V. Sommer, 601 East Tuscarawas street; Wilson Parker, 239 South Walnut street; W. P. Morgan, 514 East Tuscarawas street; Ford E. Wagner, 136 East Eighth street, and Alois Selter, 117 South Court street.

BONDS GIVEN.

While warrants have not as yet been served on all of the defendants, affidavits are on file charging each of the parties named with the sale of liquor on last Sunday. Those of the defendants who have been arrested, when confronted with the charge in the justice court, pleaded not guilty and entered into a \$100 bond for their appearance on next Monday morning at 9 o'clock at which time the cases will be finally disposed of so far as the magistrate's court is concerned.

In the event the saloonkeepers who have been arrested refuse to waive a trial by jury and thus give the magistrate final jurisdiction in their cases it will be his duty under the law and under the orders of the prosecuting attorney when a justice of the peace sits in the hearing of cases charging a misdemeanor, that is, an offense not punishable by imprisonment in the penitentiary, to bind the defendants, if sufficient cause is shown, over to the next criminal term of the probate court which will convene sometime during the latter part of September or the first of October next, where the cases will come up in their regular order and be tried out before Judge Row and a jury consisting of twelve freeholders.

MORE TROUBLE COMING.

The affidavits in the cases filed were carefully drawn by Attorney Eesman and Seeman and signed by Fockler and his companions after which they were left at Justice Bothwell's office for legal process. Constable Heminger, it is said, will call on the defendants who have not yet been notified legally of the charges against them some time today and read the warrants in his possession for their arrest.

It has been rumored that a number of other saloons were also visited on last Sunday by Fockler and his associates and that affidavits would be filed against them but that report is not borne out by the facts, as Attorneys Seeman when seen last night stated no information would be filed against other saloonists for the sale of liquor on last Sunday and so far as he knew the affidavits now on file covered all the places visited by the prosecuting witnesses on their first tour about the city.

SOUTHERN RAILWAY

May Be Tied Up by Arrest and Prosecution of Employees in Alabama.

Montgomery, Ala., Aug. 7.—A special to the Daily State from Marion, Ala., says that there is a likelihood of the arrest of Southern railway employees in that city, and that the local line running from Selma to Atcon will be tied up. An indictment was returned from the Perry county grand jury today against the Southern railway for doing business without a license and Solicitor Fritz Thompson states that he will enforce the law and that a bill of indictment will be returned against the road for every day that business is transacted without the authority of the state. It is common report of the streets of Marion that the station agent and the crew of the local freight are to be arrested and the 80 miles of track tied up. This, it is said, will not interfere with interstate commerce in any way, but will work a great hardship on many towns along the line.

Low rate to Cleveland every Sunday. \$1.00 round trip via Wheeling & Lake Erie R. R. Leave Canton 7:10 a. m., 10:30 a. m., leave Cleveland 4:00 p. m., or 7:30 p. m. Cleveland and return \$1.00 every Sunday, trains leave Canton 7:10 a. m., and 10:30 a. m., leave Cleveland returning 4:00 p. m., and 7:30 p. m., via W. & L. E. R. R.

PEARY'S POLAR TRIP

Delayed by Improvements Being Made on Roosevelt—May Stay Three Years.

New York, Aug. 7.—Commander Robert E. Peary, who is hustling to get his good ship Roosevelt into shape for another trip to the far north, took time enough today to answer one or two questions. "When do you expect to sail?" he was asked. "Heaven only knows. I'm having two large boilers put in the Roosevelt and a square sail made so that she will be able to make good time before the wind. Just as soon as these things are finished, I shall be ready to start." The commander said that the question of money wasn't worrying him any now. He thought he would be here a week, anyway. In reply to a question as to the length of time he will be in the north on this trip the commander said: "If I find conditions as favorable as they were last year I will probably be gone not more than fourteen months. To provide for contingencies, however, we shall take provisions for three years. I shall make no changes in equipment and my officers will be the same."

LOCAL OPTION

MAY BE UP FOR DECISION IN CANTON TOWNSHIP

Dry Agitating Question and Claim They Can Win—Local Business Men Interested.

It is currently rumored that there will be a local option election held in Canton township before the buds bloom next spring. At the last election which was held about two years ago the wets were victorious by a vote of 107. At that time, however, it is claimed by many that a great portion of the wet vote has been annexed to the city of Canton and that at the next contest the dries will win an easy victory. It is further claimed that many Canton saloonists favor such an election from the fact that about two-thirds of the business done by their competitors at Meyers lake comes directly from their customers in the city. Conditions at the lake it is said have been of such a character that the street railway company which has large holdings at the popular resort, would not be adverse to having the township dry. It is claimed by many that on account of the lax methods of the gambling and saloon elements who own property adjoining that owned by the street railway company that the railway company has been compelled during the past summer to employ a large force of policemen so that proper order could be maintained. There has been less trouble at the lake this year than any season in its history but this is accounted for by the dries from the fact that the street railway officials have been carefully guarding against any trouble.

New Priest Causes Riot.

Youngstown, Aug. 7.—The tolling of the bell in St. Anthony's church by a picket called nearly 300 Italians from their work at the furnaces and steel mills today to bar Rev. Stabile from entering the church building. For a short time a riot was threatened and nearly the entire police force of the city was sent to the scene. A woman struck the priest over the head with a club, but he was not injured seriously. The police arrested three men.

Mrs. Bradley Again in Jail.

Washington, Aug. 7.—Mrs. Annie M. Bradley, who is under indictment here in connection with the death of former Senator Arthur Brown of Utah, in December last, and who recently was removed from the jail to the George Washington University hospital for the purpose of having an operation performed, has been returned to jail. During Mrs. Bradley's sojourn at the hospital Justice Wright granted a motion admitting her to bail, but her attorneys say that they have been unable to secure a bondsman.

Prominent Man Suicides.

Pittsburg, Aug. 7.—George Wallace Delamater, former state senator and later candidate for governor of Pennsylvania on the Republican party ticket, shot himself through the head in the office of the Pennsylvania Steel Tie company, of which he was president, in the Diamond National bank building, this afternoon and died a few minutes later.

Canoeists Were Drowned.

Defiance, Aug. 7.—Karl Krotz, aged 23, and Victor Mansfield, 19 years old, were drowned today in the Maumee river, off Island Park, where the Maumee Valley association is in session. They were canoe racing. The bodies have been recovered.

The new orchestra at the new dance hall, Meyers lake brought a large crowd of dancers last night and every one pleased. The management made arrangements to have the orchestra play every night until the close of the season.

PEACE

WITH TAFT FORCES DECLINED

By Senator Foraker Who Plans Campaign.

Attempt Will be Made to Capture Organizations in Large Cities and to Defeat Chairman Brown.

Columbus, O., Aug. 7.—Senator Joseph B. Foraker has no intention of making peace with the Taft forces in Ohio. It was announced today, he also refuses to concede that the action of the Republican state central committee in endorsing the secretary of war for president is binding. Foraker was in conference with his political allies today, and with John H. Malloy, secretary of the Republican state executive committee, Orin B. Gould, warden of the state penitentiary, and Congressman Bannan, outlined his campaign. The Foraker forces will bend every effort to secure control of organizations in all the big cities of the state, believing that in this way they will be able to check the Taft sentiment at the state convention in the fall and also prevent the war secretary from being endorsed by that assembly. Foraker in public speeches hereafter will insist that no man shall be a candidate for the presidency, arguing that instead of establishing headquarters and prosecuting a campaign throughout the country Taft should wait and let the nomination come to him. Foraker will make a special effort to defeat Walter Brown, chairman of the state central committee, who is the Republican leader of Toledo. Before leaving here today for Cincinnati Senator Foraker denied a report that he would open political headquarters in this city at once. He intimated that his chief lieutenant in this part of the state, and perhaps in the entire state, will be Charles L. Kurtz, who will be in charge of his interests, but said that campaign headquarters will not be maintained.

Notice to Moulders. The moulders of the Eibel Co. are requested to meet at Nimitz Park to night at 7:30 to act on proposition from said firm. Robert M. Christian, Foreman.

\$1.00 Cleveland and return every Sunday via Wheeling & Lake Erie. Train leaves Canton 7:10 a. m. and 10:30 a. m., returning leaves Cleveland 4 p. m. or 7:30 p. m.

GOVERNMENT BUILT

Battleship Now on Trial Trip Will Decide Merits of Contract on Government Building.

Rockland, Me., Aug. 7.—The first class battleship Connecticut today began the trials which will determine whether the first battleship of the first class built by the government instead of by contractors is the equal or superior of her sister ship, the Louisiana, which was the product of the Newport News Shipbuilding company. The Louisiana, which was tried on the Rockland course December 13, 1905, made a speed of 18.924 knots an hour and her best mile while the average of her five best runs was 18.61. It was ascertained that it was necessary to make 119 revolutions of her screws a minute to maintain her required speed of 18 knots. The maximum number of revolutions was 125. The Connecticut on an hour's run at full speed during the trip from Hampton Roads developed 126 revolutions per minute, a very pleasing result. As the propellers had not been standardized, however, this did not indicate her speed.

GOVERNOR HARRIS

Returns to Capitol and Says He Has Recovered from Attack of Cold.

Columbus, Aug. 7.—Governor and Mrs. Andrew L. Harris arrived here tonight from Toledo. The governor showed no ill results from the attack of cold yesterday threatened to develop into pneumonia. He seemed in fine spirits, and apparently had recovered from the cold.

The Barnett

Has added forty new large rooms, new furniture, steam heat, electric light, baths, telephone, hot and cold running water in each room. Rooms, \$1 to \$1.50 per Day. Single Rooms, \$4.00 per Week. Double Rooms, with bath, \$6.00 per Week.

THE CANTON SHOE MFG. & REPAIR CO.

IS PREPARED TO DO All Kinds of Light Work in Leather. Up to date machinery such as no other house in this section has enables them to do better and neater work than you can get elsewhere. Work Called for and Delivered. PHONES—Stark 764; Bell 407.

Reynolds Says: He's demonstrating the power of "The Big Store's" Spot Cash buying in his big Semi-Annual Clearance Sale of Clothing. It's a great festival of genuine bargains. W.B. Reynolds & Co. 223-231 East Tuscarawas Street.