

The Paducah Evening Sun.

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PADUCAH, KY., FRIDAY EVENING, SEPTEMBER 21, 1906.

10 CENTS PER WEEK

CROSS IS CHOSEN BY THE DEMOCRATS

Defeats Judge Puryear By
Overwhelming Vote.

More Ballots Cast Than Indicated by
Number Voting Up to Three
O'Clock Yesterday.

LIST OF CANDIDATES NAMED

City Judge D. A. Cross.
Aldermen—Ed D. Hannan,
Dr. P. H. Stewart, E. W. Baker,
J. W. Little.
COUNCILMEN.
First Ward—H. R. Lindsay.
Second Ward—D. M. Flour-
noy.
Fourth Ward—Ernest Luckey,
Alonso Crandell.
Fifth Ward—George W. Shel-
ton.
Sixth Ward—Charles W. Smith.
SCHOOL TRUSTEES.
First Ward—W. J. Maxwell.
Second Ward—J. Ash Robertson.
Third Ward—E. W. Hockman.
Fourth Ward—George Moore.
Fifth Ward—W. T. Byrd.
Sixth Ward—Dow Watson.

Had there not been a contest between the machine and the independent element of the Democratic party at the primary yesterday, it is doubtful if there would have been any votes at all cast in some precincts. As it was less than 50 per cent of the party registration participated in the election, and aside from the city judge's race, not more than 750 votes were cast.

The result is a triumph for the machine, but some of the conditions surrounding the result when analyzed, look ominous for the party in the municipal election. Ever since Judge E. H. Puryear was appointed to the bench to succeed the late Judge Sanders against the protest of the city hall ring, that element has been busy furthering the candidacy of D. A. Cross, and his election was freely predicted yesterday. Judge Puryear did not even know the election officers had been chosen until late Saturday night, when somebody tipped off the fact to him.

He met with a solid organization in every precinct, and many, who favored him for the office, stayed away from the polls, because they realized he would be beaten, and they did not wish to bind themselves in any way to the support of the Democratic ticket.

How far this sort of disaffection permeates the party following, it is, of course impossible to determine, but along Broadway the expression of this feeling was heard frequently. Some men consider themselves bound to support a ticket, when they participate in a primary and declined to be held.

The small vote for candidates for councilmen, aldermen and school trustees is accepted as an expression of satisfaction with the personnel of the present boards, and it is believed the present members will be returned.

There seems to be no doubt that the Republicans will place a candidate for city judge in the field, and it is predicted that the whole ticket will be elected.

Judge Puryear had no complaint to make this morning. He said he had tried to do his duty on the bench and left it to the people to decide.

D. A. Cross, of course, was elated, but he said he had expected such a result. He was congratulated by his friends.

W. A. Perry, chairman of the committee said:

"I expected about 1,100 votes out. The result seems to be satisfactory. In as much as the Democrats were given a chance to express their wishes and everything passed off without discord."

Result of Primary.

D. A. Cross 784
E. H. Puryear 323

Cross' majority 461

For Aldermen.

Ed H. Hannan 664
Dr. P. H. Stewart 624

(Continued on Page Four.)

It is the daily average circulation of a newspaper that the shrewd advertiser investigates—"High Water" days don't count. The Sun's daily average last month was 3940.

WOMAN IS SHOT MYSTERIOUSLY.

Wife of Former Alderman of Springfield Wounded While Driving.

Springfield, Ill., Sept. 21.—A mysterious shooting, in which Mrs. Fred Hoezel, wife of a former alderman of this city, was painfully injured, took place near here today. Mrs. Hoezel was shot in the left shoulder by an unidentified man, who fired at her as she was about to drive around a turn in the road. The shooting was witnessed by Mrs. Joseph Ralston, a neighbor of the Hoezels. As soon as the shot was fired the woman's assistant disappeared behind a railway embankment and made his escape.

ARBITRATION

BOARD MEETS TONIGHT TO
HEAR EVIDENCE.

Prof. Leib and Miss Emma Morgan
Will Be Present—Hope to
Make Progress.

After an hour's balloting by the board of arbitration at the meeting last night, for the eleventh man, no selection being made, the matter was dropped. A tie vote caused all nominations to be lost.

It was decided to have Superintendent Leib and Miss Morgan to appear before the arbitration board at its meeting tonight, when an effort to get into the causes of the school board deadlock will be made.

W. H. Patterson was appointed to occupy Mr. J. G. Miller's place and was present at the meeting last night. The board will meet tonight, at 7:30 o'clock in the office of Mr. Eli Boone.

"It looks like a long drawn out contest," Mr. E. G. Boone, a member of the Morgan faction in the board of arbitration stated this morning. "Superintendent Leib and Miss Morgan have been asked to appear and lay all matters before us."

Supt. Leib stated this morning that he is prepared to present all records called for. He protests he has no personal feeling in the matter but is simply acting in what he considers the interest of the schools.

Miss Morgan will also be on hand and will make a strong defense, her supporters state.

The meeting will begin at 7:30 o'clock. Mr. Boone stated that he understood that no charges of any kind are to be preferred against Miss Morgan.

NEAR CERULEAN

IT IS BELIEVED GODFREY RAY
IS HIDING OUT.

Negro Slayer of John Dickerson,
Marshal of Trenton Hastening
to Cumberland.

Hopkinsville, Ky., Sept. 21.—There is considerable excitement around Cerulean Springs over a rumor that Godfrey Ray, the negro who shot and killed John Dickerson, town marshal of Trenton, two weeks ago in that neighborhood. Believing that the negro is making his way to the Cumberland river, two detectives are in pursuit.

Reign of Anarchy.

St. Petersburg, Sept. 21.—A virtual reign of anarchy prevails at Vladivostok. It is charged officials who have used the power to quell troubles are instrumental in inciting them and are engaged in wholesale speculation from the government. This information was received by the government today in a second report from Vladivostok.

DAMAGE WROUGHT BY RECKLESSNESS

Fire Not as Serious as The
Conduct of Rescuers.

Cut Light and Telephone Wires,
Broke China Closet and Trampled
Furniture.

EDWARD TOOF'S HOUSE AFIRE

Fifteen minutes after the family had left the house for a drive fire broke out in the roof of the home of Mr. Edward Toof, 423 Clark street, last night at 7:45 o'clock, from a defective flue.

Fire companies Nos. 1 and 2 responded to the alarm and had the fire out within 25 minutes. The roof was damaged badly and water injured some of the furniture in the back rooms. The house was insured for \$1,000, and the furniture for \$600, both more than enough to cover all loss.

There had been a hot fire in the stove all afternoon. Olivia Howard, the cook, lost some personal effects, which were in the attic room. Much damage was done by the crowd of boys and others who thronged the house. Boys broke through the screen windows and trampled on stuff hastily removed to the front of the house to escape the water. The door of a handsome china closet was broken off. The house was plunged in darkness by some one cutting the wires, and the telephone connections were cut. The house is the property of Mr. C. M. Leake, 617 South Fifth street.

Discuss Ritual Changes.

Toronto, Ont., Sept. 21.—Changes in the ritual and questions of modifying the relation of the patriarchs militant branch to the grand lodge, occupied the time of the sovereign lodge of Odd Fellows today.

CRASH OF GLASS

AWAKENS DRUGGIST WHO SEES
BURGLAR RUN.

R. O. Broadway Finds Man Breaking
in Front Door at Eleventh and
Jackson.

R. O. Broadway was awakened from his slumbers by the breaking of glass, and he hastily arose, donned his clothes and made for his drug store half a square away, Eleventh and Jackson streets. He had a presentiment that something was going wrong and hastened his steps. As he neared his place of business he saw a man run. He did not give chase because the stranger had not entered his store but he had made all necessary preparations.

The glass in the front door had been broken so he could unlatch the door. The police have been unable to secure a clue.

LABOR HITS SENATE ASPIRANT.

Michigan Federation May Put McMillan on Unfair List.

Kalamazoo, Mich., Sept. 21.—The committee on strikes and boycotts of the Michigan federation, which is in convention here, will tomorrow morning recommend the adoption of the resolution which asks that W. C. McMillan, candidate for United States senator from Michigan, be placed on the unfair list. The trouble came out of a newspaper at Detroit which McMillan owns. It is charged that he refuses to accede to the demands of the Photo-Engravers' union and will not even confer with them. The vote of the committee on the resolution was unanimous.

SUICIDE IS FEARED.

Prominent Man of St. Thomas, Ont.,
Being Sought by Friends.

Port Huron, Mich., Sept. 21.—Friends of E. H. Coughell, a prominent business man of St. Thomas, Ont., are endeavoring to find trace of him. It is feared he has committed suicide. Coughell disappeared from his home two weeks ago, after an attack of brain fever. He had threatened before leaving home to end his life. Coughell was last seen at Courtwright, Ont., where he crossed the river to St. Clair, Mich.

INVESTIGATION PROMISED Into the Alleged Frauds and Assaults in the Democratic Primary.

New York, Sept. 21.—By District Attorney Jerome's orders, an investigation was begun today into alleged frauds and assaults committed at the primary elections on Tuesday last. John E. Cowan, who was defeated by Jervial E. Nagle in the contest for the Democratic leadership of the Thirtieth assembly district, told Mr. Jerome that he could bring 200 witnesses who would testify to fraud and intimidation at the polls. Cowan was the candidate of Tammany Leader Charles F. Murphy for the district leadership.

FAIRBANKS SPEAKS

At Cornerstone Laying of \$5,000,000
Court House.

Chicago, Sept. 21.—The cornerstone of Cook county's \$5,000,000 court house, erected on the site of the old structure at Washington and Clark streets, was laid today in the presence of an immense crowd. The principal address was delivered by Vice President Fairbanks.

DYNAMITE WRECKS PASSENGER DEPOT

Carload Explodes and Nine
Bodies Are Found.

It Is Feared Many More Are Under
Debris of the Building
and Cars.

EXPENSIVE FIRE AT TACOMA.

Knoxville, Tenn., Sept. 21.—A message from Jellico, Tenn., says a carload of dynamite exploded on the Louisville & Nashville tracks at the depot today with terrific force killing many people and causing property damage to the extent of millions. Nine bodies were taken from the wreck, five mangled beyond identification. It is feared many other bodies are in the debris.

Big Fire in Tacoma.

Tacoma, Sept. 21.—Fire last night caused the loss of \$150,000, also cremated 150 horses. Mrs. Peterson, wife of a restaurant keeper, is missing. Among the buildings burned was the Tacoma Eastern railroad passenger station.

CRIMINAL COURT

ENDS THIS AFTERNOON AND
WILL ADJOURN.

One Life Sentence and Twenty-One
Year Term Out of Seventeen
Cases.

Circuit court will adjourn this afternoon when the grand jury makes a final report and is discharged. The term has been an eventful one. Seventeen criminals were convicted. Of these one was for life, James Graham, for murdering Claude Bass, and another for twenty-one years, Horace Jenkins, colored, for voluntary manslaughter. He killed Tom Jackson. Others were for crimes of various kinds, and the terms ranged from three months in the penitentiary to life.

PEONAGE TRIAL NEARING CLOSE

Arguments in the Smith Case in Missouri Will Begin Today.

Cape Girardeau, Mo., Sept. 21.—The defense in the trial of the Smith brothers, charged with peonage, ended today, and arguments will begin tomorrow. James E. Smith, one of the defendants, denied he ever forced a negro to work against his will. C. D. Matthews, Sr., a banker of Sikeston, testified negro laborers were paid 75 cents a day for working.

Fire at Corbin.

Corbin, Ky., Sept. 21.—Fire last night threatened the town. It was extinguished after one residence and store had burned.

STRONG CHARGES IN WIFE'S BILL

Mrs. Alonzo Elliott Seeks Di-
vorce and Alimony.

Street Inspector Made Defendant in
Action in Circuit Court—
The Grounds.

OWNS VALUABLE PROPERTY

Mrs. Linley Elliott, wife of Alonzo Elliott, street inspector, yesterday afternoon filed suit against her husband for divorce from bed and board and for \$7,000 alimony. She alleges several startling things in the petition.

The petition starts out by saying that they were married in 1881 and have seven children. She alleges that he has in late years been guilty of associating with bad women, has treated her in a cruel manner, and that at one time she was forced to leave him, but later returned. Since then, have not been living together as man and wife.

She alleges that he has about \$10,000 in property and will conceal it and do away with it unless speedy action is taken in the settlement of the case. She asks for maintenance, pending the action.

Walter Atterbury filed suit against Little Atterbury for divorce, alleging abandonment. They married January 13, 1905, and separated July 8, 1905.

Waukegan Has a Bhe.

Waukegan, Ill., Sept. 21.—Russian fleas, supposedly brought here by immigrants, are becoming troublesome. A band was driven last night from a hall on South Genesee street, where they (the musicians) were practicing. The insects are larger and livelier than the domestic species.

ONLY NINE VOTES

DOES HEARST LACK OF DEMO-
CRATIC NOMINATION.

Depends on Attitude of New York
County's One Hundred and
Five Delegates.

New York, Sept. 21.—It begins to look as if William Randolph Hearst yellow editor of yellow journals, is to lead the Democratic procession in the fall election. At any rate Hearst has the best of the situation today, and if he gets the New York county's 105 delegates he will be nine short of the nomination. According to the figures made up here this morning Hearst has 217 delegates, with 121 instructed against him and 91 uninstructed and 21 yet to be selected.

THROW OUT POLICE, JUDGE SAYS

Tells Woman Under Surveillance
They Have No Right.

Philadelphia, Sept. 21.—"If you have a strong-armed friend, get him to throw out the policemen who insist upon remaining at your home," said Judge Audenreid today to Miss Charlotte Kelly, who appeared in the criminal court before him. "Since you are not under arrest, the judge continued, 'you have a perfect right to eject the policemen. They have no right to be there.' Miss Kelly has been under police surveillance since Mrs. M. K. Lewis was murdered in her house ten days ago. She told the judge she was not allowed to leave her home until today. Judge Audenreid ordered the police guard withdrawn.

ROOSEVELT CENSURED.

Because He Sent Message of Sympathy to Russia.

New York, Sept. 21.—President Roosevelt was bitterly assailed at a meeting of the Central Jewish Bund of America last night. Morris Hillquit, lawyer, denounced the president for sending Russia a message of sympathy following the assassination of Grand Duke Sergius, and failing to send the Jewish population of Russia a message of sympathy when their fellowmen and women were slaughtered at Bialistok and Siedlee.

COULD NOT CARRY FRIENDS ON BOAT

According To Ruling of The
Local Inspectors.

J. B. Lord Interested in Recent De-
cision Governing Passengers
On Towboats.

THE CASE REPORTED IN FULL

An owner of a manufacturing plant can carry visitors in and out around the most dangerous machinery, but the owner of a towboat can not call his property so exclusively his own. At least that is the decision of the local boat inspectors.

Mr. J. B. Lord of the Ayer-Lord Tie company, which owns numerous towboats and innumerable barges, up till the last week hardly dared ride on his own boats. Much less could he carry business friends or relatives on a river trip.

The river law says that a towboat cannot carry persons who haven't direct business connections with the boat. The local inspectors had informed the Ayer-Lord Tie company that while it might be permissible for Mr. Lord to ride on his own boats at will, he could not invite other persons to do so unless their presence was essential to the operation of the business of the boat.

The local office of the Ayer-Lord Tie company was worried by the decision.

A gleam through the darkness of technicalities was seen when a decision of the department of commerce and labor in a similar case in Louisville held that a towboat could carry extra persons so long as no compensation was received for the service. Mr. Lord can now invite his friends to enjoy his own property, but, of course, every increase in passengers must be accompanied with a corresponding increase in life-saving facilities. The Sun was importuned to get the decision of the department so that local river men could know where towboats stand in the matter of carrying extra persons.

The Decision.

In response to a request by towboat owners, the recent decision of the department of commerce and labor in regard to the privilege of towboats carrying other persons than their crews, has been found. The case of the R. L. Aubrey was mentioned in which the owners of that boat were fined \$500 for carrying extra persons. The local inspectors have given out orders that towboats running out of this port could not carry persons who did not have direct connection with the business of boat, and even the number of those persons is limited. The Courier-Journal quoting from the New York Journal of Commerce gives the decision of the department in the case, where the Louisville inspectors obtained judgment against the R. L. Aubrey. It follows: "The department decides that in this case there was no violation of section 4,417 R. S. It appears from the correspondence submitted, that on July 7, 1906, the steamboat R. L. Aubrey, a towing vessel belonging to the People's Coal company of Pittsburg, was used to carry certain employees of that vessel, their families and guests upon a pleasure trip up the Ohio river, and that while thus navigating the boat was sunk. The R. L. Aubrey was operated with a towing license, but the persons on board were being carried solely as an accommodation and without any compensation whatsoever. In the absence of any decisions of the courts, construing as passengers persons carried gratuitously, on vessels other than those engaged in carrying passengers for hire, the department, in reversing the judgment given against the People's Coal company placed a correct interpretation on the will of congress."

SPICY CHARGES

Of Political Interference by the Rail-
roads.

St. Paul, Minn., Sept. 21.—Charges made by James Manshan, attorney for the Shippers and Receivers' association, that the Omaha road spent money under the direction of its general manager, A. W. Trenholm, to defeat the political ambitions of Senator La Follette, of Wisconsin, brought the rate hearing before the State Railroad and Warehouse commission to a sudden and sensational close today.

WEATHER — Unsettled weather with occasional showers tonight or Saturday. The highest temperature reached yesterday was 87 and the lowest today was 70.

ILLINOIS VETERANS IN REUNION
Survivors of the Eighty-Ninth Hold
Encampment in Aurora.

Aurora, Ill., Sept. 21.—Thirty-eight members of the Eighty-ninth Illinois regiment gathered here today for the twenty-first annual encampment. They voted Aurora as the next encampment city, despite the fact that Rock Island and other places made a strong bid. The veterans are from all parts of the country, but the Chicago delegation of nearly a score was the largest. C. F. Hotchkiss was elected president. A. D. Curran, of Bristol, secretary and treasurer and A. French, of Chicago, vice president.

FANCY NAMES

MUST SPEAK TRUTH OF LABELS,
SAYS DEPARTMENT.

"Virginia Hams" Will Be "Virginia
Style Hams" and "Picnic Hams"
Just Hams.

Washington, Sept. 21.—Further rulings in connection with the enforcement of the meat inspection law after October 1, next, were made public today by the secretary of agriculture.

Anything savoring of false or a deceptive name will not be tolerated. "Virginia Ham" must be marked "Virginia Style Ham;" "West Philadelphia Ham" must be marked "West Philadelphia Style Ham." The word "ham" without a prefix indicating the species of animal is considered by the department to be pork ham, but trimmings removed from the ham and used in preparation of potted or sausage or when used alone may be known as "potted ham" or "ham sausage."

Frankfurter sausage no longer can be known as such, but must be called "Frankfurter Style Sausage."

The rules clearly define what constitutes pure lard, but prescribe that substance composed of lard stearin or other animal fat and vegetable oil may be labeled "lard compound."

"Picnic hams" cannot be called "hams" but may be called "picnic" or "picnic shoulders;" "little pig sausage" or "pigmy sausage;" extract of beef must be actually made from beef and veal loaf cannot be called such unless the meat used is veal only.

The same rule applies to other canned products and manufacturers are warned that the rulings do not exempt them from the enforcement of state laws.

Athletic Liner Aground.

Hamburg, Sept. 21.—The Hamburg-American line steamer Clucher bound for New York, went aground today at Bienenberg. Assistance was sent from Hamburg.

MINT ROBBED

NEWLY MADE COINS TAKEN
FROM BAVARIAN OFFICE.

Thieves Crawled Up Dry Bed of Canal
Opened for Cleaning, and Made
Haul.

Munich, Sept. 21.—The royal Bavarian mint was robbed of \$32,000 newly coined gold pieces. Thieves got into the mint by creeping through a dry underground canal, which was opened for cleaning.

DAMAGE EXTENSIVE.

Boston Dented In By Striking on the
Rocks.

Seattle, Sept. 21.—Injuries to the United States cruiser Boston, which was piled on the rocks in Rascor Strait are extensive. The cruiser was placed in the navy yard dry dock revealing the full extent of damage. The plating on the starboard side aft is dented in twelve inches and there is a dent two inches wide and six feet long. It will take a month to make repairs.