

The adv.-writer like the prize fighter accomplishes most with "straight from the shoulder" argument.—Rusty Mike's Diary.

No slow pry is good pay. Industry breeds industry. Right knows no competition. Let principle overrule money. Who deceives will be deceived. Do not haggle with conscience.—Frank Farrington in Profitable Advertising.

THE BUTTE UNION OF THE FEDERATION OF MINERS WILL PUT UP THE AMOUNT IN CASH.

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Case of Pettibone Set for Trial Oct. 1 and He Will Remain in Jail Until That Date.

Boise, Ida., July 29.—Charles H. Moyer, president of the Western Federation of Miners and co-defendant with William D. Haywood, acquitted yesterday of the murder of former Governor Steunenberg, was ordered released on \$25,000 bail today by Judge Wood, who presided at the Haywood trial. The attorneys for the federation expected to have the bond ready for filing tonight, but the arrangements had not been wholly completed at a late hour, and Moyer resigned himself to another night in jail. He will probably be released tomorrow and will leave within twenty-four hours for his home in Denver.

No Bail for Pettibone. No application for bail was made in the case of George A. Pettibone, the third of the alleged conspirators, but a motion was made for a speedy trial and his case was ordered set down for Tuesday, Oct. 1. Counsel intended today that they might apply for bond for Pettibone later, but it is not believed that the state's attorneys will consent. It has been generally claimed that the state has more incriminating evidence against Pettibone than any of the others, while it has been generally conceded that the case against Moyer is the weakest of the three. The defense in the Haywood case admitted that there were a number of things for Mr. Pettibone to explain as to his association with Harry Orchard and the sending of money to him, but they said it would be time enough to deal with these matters when Pettibone himself was placed on trial.

Haywood Congratulated. Haywood today continued to receive many congratulatory telegrams from all sections of the country. They came from individuals, from local unions of the Western Federation, from all classes of labor unions and from various socialist organizations and leaders. Aside from the personal congratulations of the senders the messages have nearly all expressed the sentiment that "labor has triumphed over the oppressive measures of the capitalist class." Haywood spent the day at the cottage occupied by his family and received many callers. He expects to leave for Denver on Thursday.

Pettibone's Wife Broke Down. Strenuous efforts were made to secure the consent of Pettibone's attorneys to the release of Pettibone, but without avail. The big courtroom, with its empty jury box and benches appeared far different from the closing days of the trial when hundreds of people returned away from previous sessions. Moyer and Pettibone were brought into court at 2 o'clock. The latter's wife was present and broke down and cried when the order was made releasing Moyer and holding her husband in for the defense and for the prosecution.

Moyer's Bond Fixed at \$25,000. Attorney Darrow of Chicago made the formal application for Moyer's release and no word of objection was interposed by Senator Borah, representing the state. When it came to fixing the amount Senator Borah named \$25,000. "This is reasonable and suits us," said Mr. Darrow.

Butte Union Put Up the Money. Bond for Moyer is to be given in a unique way, suggested by Attorney Peter Breen of Butte, Mont., who has been associated with the defense. The Butte local of the Western Federation of Miners is the richest in the organization and Mr. Breen said carries a deposit of from \$100,000 to \$140,000 constantly in the bank. Arrangements were made by wire today by Mr. Breen to have the Butte union make \$25,000 subject to draft by the First National bank of Boise. Some officer of the Boise bank will sign the bill bond as surety. A telegram to Mr. Breen to-

DEMENTED SHEEP HERDER IMAGINED THE ALMIGHTY TOLD HIM TO WRECK A TRAIN

Butte, Mont., July 29.—A special to the Miner from Great Falls says: "The fireman who was so terribly scalded that he died about ten minutes after being released, whose name cannot be given, was on passenger train No. 3 on the Great Northern at Toledo station, seven miles east of Havre, Sunday morning, causing the death of the fireman and slightly injuring a number of passengers. The train was proceeding at a rate of thirty miles an hour when, within fifty yards of the switch stand in front of the Toledo depot, the engineer saw a man throw the switch, the light changing from red to green. He instantly applied the relief air, but in a moment the engine, mail and

night said the arrangements at Butte had been completed. "We were offered personal bond in several times the amount desired here in Boise," said Mr. Breen tonight, "but we preferred not to impose upon any of our friends to that extent when the Butte union has such a large surplus and was anxious for the honor of showing its allegiance and confidence in the president of the federation."

Discussion of Haywood Verdict. Discussion of the verdict in the Haywood case was widespread today, the consensus of opinion being that the jury had done its duty, as was seen in and should not be criticised. Editorial comment of the local papers is to this effect, the Daily Statesman saying: "The Statesman, in common with the great mass of the people, regrets that the trial of William D. Haywood for the murder of former Governor Frank Steunenberg resulted as it did. The verdict came as a great surprise, as we had not been supposed such a conclusion would be reached, even on the defense, according to the best information obtainable, hoping for nothing more than a hung jury."

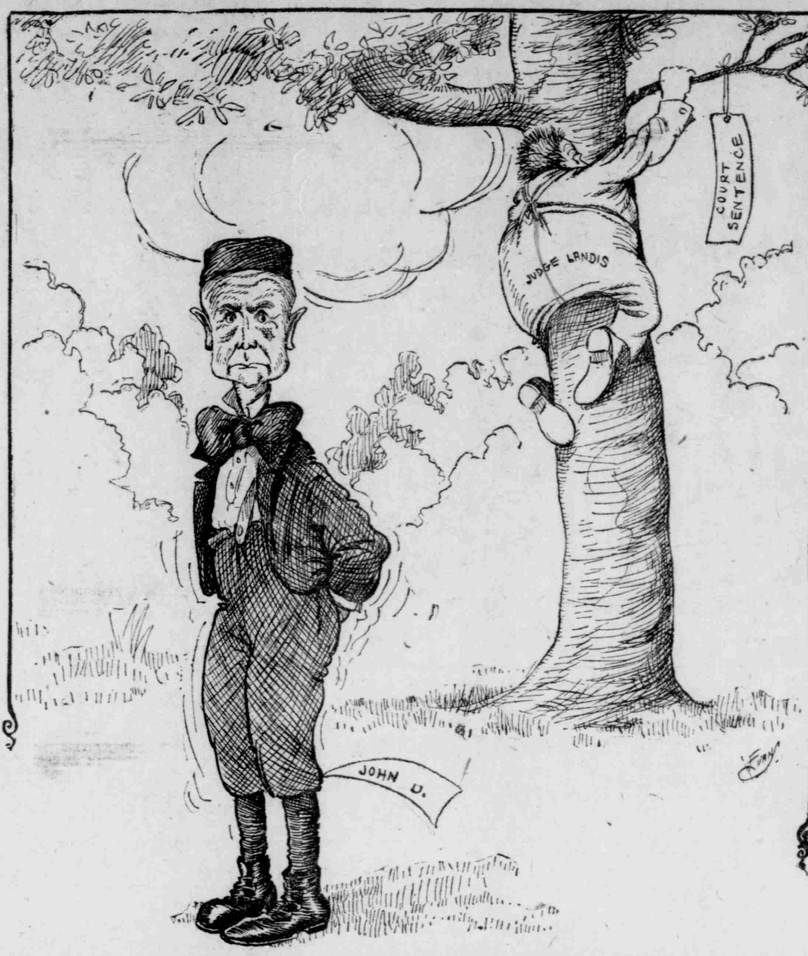
Bound and Be Disappointed. The Evening Capital News says: "There was bound to be keen disappointment in the verdict which has been handed down. But the jury which tried the case was one whose honesty, integrity, ability and good citizenship no one doubted, and now that they have expressed themselves will come with as little grace on the part of those whose minds were made up to the contrary verdict, to complain of their decision as it would for those who are now bound to have pronounced the verdict had it been the other way."

Believe Haywood Guilty. The jurors in the case continued played to discuss the part they played in arriving at a verdict. Samuel D. Gilman, the last man to vote for acquittal, said: "I am astounded at the position taken by some of the jurors in this case. There are others who expected to act as they did."

BURNS PROVE FATAL. Con McMichaels, Goldfield Miner, Meets Horrible Death. (Special to The Herald.) Goldfield, Nev., July 29.—Con McMichaels, a miner, died at the Miners' hospital at 4 o'clock this morning from burns received in a fire which destroyed his tent house last night. Deputy Sheriff Grant, who first discovered the fire, says McMichaels came out of the tent and then went back into the blazing domicile. When he attempted to rescue the man the flesh came off McMichaels' hands. He was taken to the hospital suffering agony and opiate administered. McMichaels has no relatives as far as known excepting a mother in Ireland.

NEGRO EXECUTED. New York, July 29.—William Nelson, a negro, was executed in the electric chair in Sing Sing prison at Ossining today, for the murder of Lizzie Norman, with whom he lived, on Dec. 2, 1905.

BERLIN MONSTER IS CAUSING MUCH ALARM. Berlin, July 29.—The recurrence of a "ripper" outrage has caused another wave of nervousness and dread to break over the city. A woman, opening the door of a flat, surprised a man in the act of striking down an 11-year-old girl. The woman screamed and the man ran and succeeded in getting away. The residents of this section are in such a state of nervous excitement that they fell upon and beat fearfully a harmless man because he had offered a child a piece of candy.



Rockefeller—"I Don't Like This Suspense."

SECOND TRIAL OF LOUIS GLASS

Aug. 5 the Time Set by the Court—Hint as to Bulldozing of Jurors.

San Francisco, July 29.—Louis Glass appeared this morning in the custody of Sheriff O'Neil and the company of Attorney Cogan before Superior Judge Lawlor, where his bail was refixed and his release from custody secured. Bonds were given in the sum of \$10,000 by the Pacific Surety company, the same sum and the same company as before. The case was that upon which he has just been tried, the giving of a bribe to Supervisor Charles Boxton. In order that there may be no question as to validity of the order naming next Monday, August 5, as the date of beginning the retrial, Judge Lawlor vacated his order of yesterday, Sunday, and made a new order to the same effect. Glass appeared as imperturbable as ever but looked as if in need of sleep. He declined to make any statement in regard to the disagreement of the jury in his case. Detective William J. Burns said: "I am astounded at the position taken by some of the jurors in this case. There are others who expected to act as they did."

OFFERS GAS FOR STREET LIGHTS

Welsbach Co. Would Put in 1,000 Lamps at \$32 Each Per Year.

Salt Lake may soon have gas street lights throughout the residence district. At the council meeting last evening a proposition was received from the Welsbach Street Lighting company to put in and maintain 1,000 lights at \$32 each a year, the contract to cover a three-year period. Each lamp is to bear a street sign, illuminated at night. At each firebox there is to be a red dome. The sudden expansion of the gas capacity in Salt Lake has made this offer possible. In many eastern cities gas is used exclusively for street lighting purposes in the residence districts. It is contended the expense is much less than for electricity, and as a result of the competition between the two, many cities have saved large amounts on their lighting bills. The communication was referred to the municipal laws committee upon the recommendation of Councilman Black. Councilman Crabtree is the chairman of this committee and is Mr. Black's side partner. Councilman Martin was considerably aggrieved at this action, as he is chairman of the lighting committee, which would in the natural course of events secure the petition.

TO GO BACK ON SPECIAL TRAIN

Labor Demonstration Planned in Denver in Honor of the Return of Haywood.

Denver, July 29.—"We will hire from the Union Pacific railroad the same special train in which Bill Haywood was taken to Boise after being kidnaped, and in this train we will bring him back to Denver," declared James Kirwan, acting secretary and treasurer of the Western Federation of Miners today. "This great victory for the good name of the federation will be followed by the immediate engagement of enough organizers to double the membership of the Western Federation of Miners in the next three months. We will not have any more secret meetings of the various local unions, because there is nothing to hide. Then there will be no work for the detectives who have been getting money from the mine owners to spy upon our meetings."

VOTERS SHOULD DETERMINE

"On a number of occasions heretofore I have stated that, so far as I have been individually concerned, as a citizen of Ohio and a member of the Republican party, I did not think this question should be determined except only in accordance with the expressed wish of the Republican voters of Ohio and that in view of the controversies that have arisen the Republican voters of Ohio should be given the opportunity to be heard on any action is taken by any committee or anybody not chosen by the people to represent them in regard to this matter."

PREMATURE AND BAD POLICY

"I do not think anybody, as Governor Harris well says, would regard such action as binding. I am sure I would not, and I do not think it could in any way be binding upon anybody. I think it is premature and bad policy to undertake in this way to inject the presidential question and national politics into the view of what Governor Harris has seen fit to say. I trust it is not out of place for me to call attention to my former expressions of view on this question. I do not think the state central committee has any authority to pass on any such subject and I think it is the duty of the party to promote party harmony for it to undertake to anticipate the Republican voters of the state by speaking in advance of action by them."

FORAKE DUCKS THE GET ROOM THEY TALKS OUT MEETING

Ohio Senator Strongly Against Proposed Endorsement by State Central Committee.

SUCH ACTION NOT BINDING THOS. R. BLACK EXPLAINS

Cincinnati, O., July 29.—That it is impossible for him under present conditions to favor the presidential candidacy of Secretary of War Taft is the statement of United States Senator Foraker in a letter given out here today. The letter is addressed to C. K. McCoy of Coshocton, a member of the Republican state committee, and is intended as the expression of the senator's views to be presented when the committee meets at Columbus tomorrow. The letter views Governor Harris as a candidate to be my own successor in the senate of the United States, and in today's papers is published what purports to be an authorized interview with respect to favoring this proposed action in endorsing Secretary Taft and expressing friendship for the present incumbent of the office, but disclaiming a desire to have himself endorsed as his successor as governor.

"FIRE ALARM" A PROSPECTIVE CANDIDATE HIMSELF.

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NOT BINDING UPON ANYBODY.

"In this interview he announces, as he has heretofore announced, that he is in favor of a revision of the tariff. Now endorsing a candidate for the presidency would not, therefore, as Governor Harris well says, be binding upon anybody, not even themselves, but it would be wholly outside of their jurisdiction and unauthorized. It would be only a matter of the individual opinions of so many citizens of the state. In fact, there would be much less excuse for a committee of twenty-one members not chosen with respect to presidential preferences, to settle a question of that character than there would be for a committee composed of eight or ten hundred representative Republicans, and such action by the committee would be tantamount to correspondingly less credit and responsibility."

WATERS SHOULD DETERMINE

"On a number of occasions heretofore I have stated that, so far as I have been individually concerned, as a citizen of Ohio and a member of the Republican party, I did not think this question should be determined except only in accordance with the expressed wish of the Republican voters of Ohio and that in view of the controversies that have arisen the Republican voters of Ohio should be given the opportunity to be heard on any action is taken by any committee or anybody not chosen by the people to represent them in regard to this matter."

ADVOCATES PRIMARIES.

"I shall at that time, as I have heretofore announced, request the state central committee to order, in accordance with the spirit and declarations of the platform adopted by the convention that assembled at Dayton last year, that delegates to the next convention shall be selected in all the counties at primaries to be held under the law as it now stands or otherwise. It is my belief that there should be in the meanwhile any change in the statutes of Ohio applicable thereto, in the way of amending themselves entirely from the oft-repeated charges that have been made, with too much ground for asking, that such state conventions in recent years has not been governed by the voters who are supposed to be represented by the delegates, but by committees, bosses and small coteries with selfish interests in view. We have had admonition and warning from the people as to the propriety of such practices. We should not stubbornly disregard these warnings."

A WARM INTERCHANGE.

W. Mont Perry, who was presiding in the absence of President Davis, said that it had already been referred to a committee to be named and it would be necessary to take it from the committee's hands. Mulvey made the motion and it was carried. "I have quit fooling with this ordinance and it must be passed," he declared. "But it was lost," said Crabtree. "I know why it was lost," significantly remarked Mulvey. "It has never been before the council," said Crabtree. "It was up two weeks ago and was lost when most wanted," replied Mulvey, fairly boiling over with wrath. "Ferry sided with Mulvey and declared the ordinance before the house. Black objected." "Of course you object," commented Mulvey. "Black then arose to explain. He said the charge had been made that the ordinance had been lost and tried to prove by the recorder that it had not been, but was not successful. "It was lost like some others have been and you probably know more about it than I do," said Mulvey, whereat Black flushed and so did Crabtree. "Well, it has been done before," added Mulvey, and Crabtree broke in with: "How could it have been stolen?" "O, I guess it went up in a balloon," was the reply.

MARTIN CUTS LOOSE.

Then Martin became excited and he launched into a tirade against the municipal laws committee. Councilman Black attacked them upon every imaginary ground. Finally Mulvey came to the rescue after three or four queer amendments had been introduced and moved the ordinance be referred back to the water committee. "It shall go to the municipal laws," said Crabtree. "Well, it won't go there," said Mulvey. "Well it will," said Crabtree. "It will go to the water committee, where it can't be fooled with," was Mulvey's reply, and there it went on the order of the day. The ordinance provides that owners of additions can put in their own watermains and be paid in negotiable water scrip bonds to be paid every year for four years.

VIOLATION OF RATE LAW.

Railroads Accused of Issuing Passes in Complaint Filed. Washington, July 29.—Recently information was received by the Interstate Commerce commission that certain western and southwestern railroads were engaged in alleged violations of the rate law. In the case of the Missouri, Kansas & Texas railway system, the information was specific, the allegation being that officials of that system were issuing passes to so-called bondsmen. An order therefore has been promulgated by the commission requiring the officials of the system to answer the charges made and to state the ground on which such action is justified. On the receipt of the answer the commission will fix a time for a hearing at which the facts may be developed.

RAILROADS AVER THEY WERE CLUBBED INTO NORTH CAROLINA AGREEMENT

Asheville, N. C., July 29.—A parting shot at the state authorities in the railroad controversy was fired through petitions which the Southern Railway and the Atlantic Coast Line filed before Judge Pritchard today, asking that his interlocutory injunction be modified in accordance with the "peace" agreement reached Saturday at Raleigh between Governor Glenn and the railroads. Both the roads filed petitions very similar in tenor, which explained a conference here today between attorneys representing the two roads. Superior Court Judge Gulon today informed the grand jury that if the railroads failed to carry out the agreement as to railroad rate matters which was reached Saturday night he would call the jury back for further instructions.

BURNS PROVE FATAL.

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MAUDE'S MOTHER IS ANGRY

Mrs. Carvallo Has Left Denver Forever on Account of Her Daughter's Marriage. Denver, Colo., July 29.—The News tomorrow will print a letter addressed to the editor from Mrs. Margaret Pealy Carvallo, mother of Maude Pealy, the actress, whose secret marriage to Louis Hugo Sherwin, a local newspaperman, was announced several days ago. In this letter Mrs. Carvallo declares her intention of leaving Denver and her home forever because of her great disappointment at her daughter's marriage. Mrs. Carvallo takes occasion to refute stories in circulation to the effect that she "circled a rich man" for her daughter, and bitterly censured the latter for what she terms disloyalty in secretly marrying a man that she knew her mother disapproved of, not because he is poor, says Mrs. Carvallo, but because he is unworthy of her. Professor Cavallo, Mrs. Carvallo's husband, said tonight that his wife had started for New York and that her life had been wrecked by the sensational marriage of her daughter.

NO RENEWAL OF TROUBLE.

New York Telegraphers Doubt Story From San Francisco. New York, July 29.—The officers of local No. 16 of the Commercial Telegraphers' union tonight said they had received no official notice of the possibility of a renewal of hostilities against the Western Union and Postal Telegraph companies in San Francisco. President Joseph F. Ahearn of the local said: "I am pretty sure there will not be a renewal of the trouble and that everything will be wound up in a satisfactory manner. Neither side is looking for trouble, and I feel confident that the Western Union company will live up to the pledges given by Colonel Clowry in his letter to United States Labor Commissioner Neill. If we attended to all the rumors of trouble or took them seriously, we would be in hot water all the time."

TOM LAWSON'S BIG DEAL.

Prescott, Ariz., July 29.—It is positively asserted that Thomas W. Lawson, a resident of Boston, has purchased the plant of the Arizona Smelting company in this county. The deal, which has just been consummated, involves \$1,000,000, and carries control of many mines in this section.

BERLIN MONSTER IS CAUSING MUCH ALARM

Berlin, July 29.—The recurrence of a "ripper" outrage has caused another wave of nervousness and dread to break over the city. A woman, opening the door of a flat, surprised a man in the act of striking down an 11-year-old girl. The woman screamed and the man ran and succeeded in getting away. The residents of this section are in such a state of nervous excitement that they fell upon and beat fearfully a harmless man because he had offered a child a piece of candy.

BALLOON ACTS WELL.

Berlin, July 29.—A military balloon started over the principal streets today under excellent control. After a flight of an hour or more it returned toward Tegal at the rate of twelve miles an hour.