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OPINIONS BY STATE COURT ANNOUNCED

In Several Cases with One Appeal Case from the County of Harrison Reversed.

CHARLESTON, Nov. 3.—Seven opinions were handed down by the supreme court of appeals Tuesday. Judge John W. Mason appointed by Governor Hatfield to succeed Judge Ira E. Robinson, was on the bench. Judge Williams was absent, but his opinions were read by President Poffenberger.

One of the important decisions handed down was that reversing the circuit court of Marion county in the case of Anderson vs. Bowen et al., and remanding the case. The opinion of the court was by Judge Williams.

The case is that of the Fairmont charter, passed by the last session of the legislature. The Democrats have sought to have the law declared unconstitutional and a suit with that aim in view was started in Fairmont. Members of the Republican party and tax payers sought to be made parties to the suit in the lower court so that defense of the new charter could be made. This was denied by the circuit court. Anderson, J. S. Fleming, chairman of the Marion county Republican committee, and others appealed to the supreme court of appeals to be permitted to be parties to the suit. The decision of the court today permits them to be made parties.

There are but two points in the syllabus, as follows: "Where a citizen, taxpayer and voter of a city, having only a public interest, brings a suit in equity against its municipal officers, attacking an act of the legislature amending and re-enacting the charter of such city, on the ground of its alleged unconstitutionality, and praying that such officers be enjoined from performing certain duties, required by the act to be performed in order to put it into operation, other citizens of such city, desiring to have such new charter put into operation, have a right to come into such suit by petition and make defense thereto."

"Petitioners, who have been improperly refused the right to file their petition in a pending suit and to become parties thereto, have the same right of appeal to this court, as if they had been made parties by the bill."

State Press on Candidacy Of Judge Ira E. Robinson

TOWARD THE BAND WAGON.

Judge Robinson's resignation and retirement from the bench of the supreme court leaves him free forthwith to enter the lists as an active candidate for nomination and election to the governorship. He is so admirably qualified for the work of the gubernatorial office, and the call to this candidacy has come in such compelling volume from all parts of the state, that there promises to be a remarkable movement toward the band wagon, even in advance of the actual public announcement of his candidacy by the judge. Indeed, the rush to the Robinson band wagon has already begun, and the formal announcement of his purpose to enter the primary will find Judge Robinson's forces actively arrayed as an enthusiastic following, ready to be organized for an effective and victorious political campaign.

That the nomination of Judge Robinson would be a source of strength to the Republican ticket may be inferred from the zeal with which Democratic papers, the state over, denigrated the published accounts of the judge's steadfast refusal to be regarded as a candidate or to do anything to promote his political prospects prior to his resignation from the bench. The opposition readily recognizes the fact that the nomination of Judge Robinson will make the Republican ticket of next year a very hard one to beat. Under his leadership the Republican party may be expected to roll up an old time majority, for there is every reason why men of all shades of Republicanism should get together on the proposition of calling to the highest administrative office a man so admirably equipped for the onerous and honorable duties of the position. His nomination means harmony between the men who voted for Taft and the men who voted for Roosevelt, and a reasonable restoration of harmony between those two groups will put the election of the Republican ticket next year almost in the category of the moral certainties. It is not strange that the progress toward the band wagon is beginning early in the action.

had been made parties by the bill." The seven cases decided today were:

McKinney vs. McKinney, from Marion county. Reversed and remanded.

Snider vs. Robinson, from Mercer county. Reversed and new trial awarded.

Anderson vs. Bowen, from Marion county. Reversed and remanded.

Land Company vs. Davis, from Harrison county. Reversed and entered here.

Reiniger vs. Piercy, from McDowell county. Affirmed.

Swick vs. Bassell, from Harrison county. Reversed, remanded, new trial awarded.

County Court vs. City of Grafton, from Taylor county. Reversed, injunction dissolved. Bill dismissed.

FROM SPEECH.

John Philip Sousa, who is writing a new march to be named "America First," gathered his inspiration, it is said, from President Wilson's recent speech before the Daughters of the American Revolution.

MRS. THOMSON TELLS WOMEN

How She Was Helped During Change of Life by Lydia E. Pinkham's Vegetable Compound.

Philadelphia, Pa.—"I am just 52 years of age and during Change of Life I suffered for six years terribly. I tried several doctors but none seemed to give me any relief. Every month the pains were intense in both sides, and made me so weak that I had to go to bed. At last a friend recommended Lydia E. Pinkham's Vegetable Compound to me and I tried it at once and found much relief. After that I had no pains at all and could do my housework and shopping the same as always. For years I have praised Lydia E. Pinkham's Vegetable Compound for what it has done for me, and shall always recommend it as a woman's friend. You are at liberty to use my letter in any way."—Mrs. THOMSON, 649 W. Russell St., Philadelphia, Pa.

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Another claim of the supporters of Senator Root is that when his candidacy gets going good it will be found that the best among the leaders of the late, not lamented, bull moose party will line up for him. They can back up Senator Root consistently, it is claimed, because Colonel Roosevelt himself has said of him that he was the best equipped man in the United States to hold public office.

Still another argument of the supporters of the great Empire state's

foremost statesman and law-giver is that the voters of the country are already thinking seriously of the man who should be at the helm of this government when the war closes.

The presumption is it will end some time within the next administration—bringing this country free to face with some of the greatest and undoubtedly the most "problems" that have ever confronted it. No man measures up to that idea as Senator Root does, they declare. His work in the New York state constitutional convention, they claim, proves the progressive attitude of his mind, and is a crowning achievement of statesmanship, which redounds to his everlasting credit, no matter what fate it may have met at the hands of the voters in yesterday's election.

From what is going on here in the way of activity in behalf of Senator Root, it is accepted as a fact by the politicians that his boom has about ceased to be a boom of the feeling-out variety, and has passed into the category of a sure enough presidential candidacy, formal notice of which is expected to be served on the country when that committee of Root rosters wait on him next week and urge him, for the good of the country and his party, of course, to permit his name to be used.

WASHINGTON, Nov. 3.—The latest twist in presidential politics here is the prominence of the Root boom. It is construed by the public to mean that the Root boom is undergoing translation into a Root candidacy.

From the reports here the stage has been set for the program that is to bring the presidential qualities and possibilities of the ex-senator from New York more prominently before the country. As a starter it is announced that delegations—probably next week—will wait on Senator Root and request him to be a candidate. If no, that, in his full sense, at least, to encourage his friends to go ahead with an organization in his behalf. Old time politicians expect no obstacle to be laid in the way of the undertaking by the man it is "being done" for. Just how, and along what lines, Senator Root will permit his friends to proceed, the old timers are not prepared to hazard a guess. But they expect the Root supporters to get the word similar to the "go-go" signs that the traffic cops along the avenue are giving chauffeurs and motormen these days.

The Root men here show signs of energy these days that is not believed to be uninspired. They have been giving out formal statements in support of their favorite. One of these had to do with a poll taken in the West which showed a very gratifying Root following among the free and independent thinking Republic of the rolling prairie lands. This was as surprising as it was pleasing, they said, because it was in the West that it had been stated time and again Senator Root might not be received with a warm and glowing favor.

Another claim of the supporters of Senator Root is that when his candidacy gets going good it will be found that the best among the leaders of the late, not lamented, bull moose party will line up for him. They can back up Senator Root consistently, it is claimed, because Colonel Roosevelt himself has said of him that he was the best equipped man in the United States to hold public office.

Still another argument of the supporters of the great Empire state's

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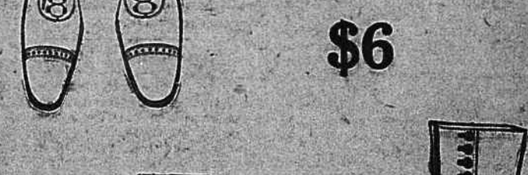
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