

VENDORS WAX RICH ON SALES

Suit Reveals Methods by Which Wealth Was Made Out of United States Steel

PROMOTERS IN COURT

Broker Files Action to Recover Interest in Half Million Dollar Commission

Special Dispatch to The Call.

NEW YORK, July 27.—The immense profits realized in the promotion of the United States Steel Trust are shown in an action brought in the United States Circuit Court by William H. Van Tyne against William J. Hillards for a partnership accounting. The action was decided today by Judge Cox, in a long opinion in which he finds for the complainant. According to the complaint in February of 1901 Van Tyne and Hillards entered into an agreement by the terms of which they were to procure options on large blocks of Carnegie Steel Company stock which Hillards was to sell to the United States Steel Company. There was at that time a demand for scattered stock of the Carnegie Company and it was shown in the evidence that J. P. Morgan had paid immense bonuses for the stock.

Van Tyne knew of large blocks of Carnegie Steel stock held by Pittsburgh persons. With Hillards he agreed to buy this stock and divide the profits of the sale between them. According to the complaint, in February, 1901, Van Tyne procured 475 shares of the Carnegie Steel stock which Hillards sold, receiving from the vendors and vendees for his services \$400,000. Van Tyne procured 475 shares of the Carnegie Steel stock which Hillards sold, receiving from the vendors and vendees for his services \$400,000.

The circumstances out of which the controversy arose took place in the winter of 1901 when the United States Steel Corporation was being formed, when transactions of great magnitude were being negotiated and fortunes were made daily by those who possessed the audacity to seize the opportunity of the hour. "Both parties," declared the court, "knew that it was a time of almost unprecedented speculative activity, when immense sums out of all proportion apparently to services rendered were being paid, and when millions were being made by men who were not conspicuous for either industry or ability. It is not probable that at such time any one was giving away opportunities of unquestioned value. That complainant acted in a proper manner is not denied and that the defendant felt under obligations to remunerate him is admitted."

LABOR LEADERS DISAGREE ON QUESTION OF UNIONISM

Men Given Permission to Work by Sacramento Trades Council Called Out by State President.

SACRAMENTO, July 27.—P. H. McCarthy, president of the State Building Trades Council, has run counter to the Sacramento Building Trades Council. A. G. Johnson began to make extensive improvements on his Seventh-street property, employing a union contractor, Charles J. Mathews, and union men. Everything went along smoothly until an open shop plumber sent some men to do certain work on the building. Then the union carpenters walked out. The Sacramento Building Trades Council took the matter up and consented to allow the carpenters to return to work on the ground that Mathews had always been fair to them. Somebody referred the case to State President McCarthy, who came up from San Francisco and called off not only the carpenters but the bricklayers. Work was stopped today and Johnson says he will go ahead and complete the improvements himself.

VACATION AT LAKE TAHOE.

The Southern Pacific Offers Reduced Rate Tickets.

Fishing, hunting and superb scenery make Tahoe the place for a fine vacation. The Southern Pacific is selling tickets at low rates such as follows: For a Tahoe folder describing the country and full information regarding rates at 612 Market street.

Says Husband Severely Beat Her.

FRENO, July 27.—Benjamin Johnson, a linotype operator, is under arrest on a charge of severely beating his wife because she refused to give him money to take her to the city of honor. Mrs. Johnson says that in order to escape from her husband she was compelled to climb out of a window in their room in the Howard lodging-house and slide down a telegraph pole to the ground.

Ye Olde English Inn.

144 Mason st. Best things to eat and drink at Babs & Jules.

Firebug Will Plead Guilty.

REDDING, July 27.—Paul Frederick Clifford, who walked into the Sheriff's office and confessed to having set fire to the Terry lumber yard, causing a loss of \$12,000, in order that he might rob a local bank while the police were at the fire, waived examination today and said that he would plead guilty in the higher court. He hints of previous crimes, but will not give any detailed information regarding them.

NEW ADVERTISEMENTS.

Delightfully fragrant. Cooling to scalp. Stops itching instantly. NEWBRO'S HERPICIDE GOING! GOING!! GONE!!! A MAN'S WILL HERPICIDE WILL SAVE IT. HERPICIDE WILL SAVE IT. HERPICIDE WILL SAVE IT.

ENTERS AS AN ACCUSER; EXITS AS A DEFENDANT

Police Judge Conlan Radically Alters the Position Before His Court Previously Held by Senor Carlo Selori of North End

As a complainant Carlo Selori walked into Police Judge Conlan's courtroom yesterday morning, and as a defendant he was escorted out of it. He entered with haughty mien and departed with crushed spirit. Francisco Maggio was the person who had been arrested on complaint of Senor Selori, and the charge was threatening to slay. The testimony showed that Senor Selori, after quarreling with his wife, went to the residence of Senora Mary Cascaran, at 247 Vallejo street, in quest of solace, and there found Senor Maggio being entertained by the lady. Instead of awakening the conscience he had anticipated, Senor Selori's recital of his conjugal infidelities provoked only un sympathetic remarks from Senora Cascaran and Senor Maggio, and then Senor Selori waxed wroth and began to smash furniture and bric-a-brac. His ejection by Senor Maggio was prompt and unaided, the chateleine with the surname reminiscent of a popular patent medicine, remarking that she intended to institute legal proceedings to recover the cash equivalent of her shattered household goods. It was probably with a view to forestalling the lady in the law's entanglement, and thus weakening her claim for damages, that Senor Selori sought a policeman and complained that his life had been menaced by Senor Maggio. At any rate that was the light in which Judge Conlan saw the case, for he dismissed the charge against Senor Maggio and ordered the issuance of a warrant for Senor Selori.

The complainant in this case," said his Honor, "had no justifiable ground whatever upon which to base his charge against Senor Maggio, and the charge against Senor Maggio and ordered the issuance of a warrant for Senor Selori. The complainant in this case," said his Honor, "had no justifiable ground whatever upon which to base his charge against Senor Maggio, and the charge against Senor Maggio and ordered the issuance of a warrant for Senor Selori.

Clement Shoenberg's wife and Arnold Levant's wife, both residing on Natoma street, between Fourth and Fifth, bickered and quarreled until their respective neighbors were drawn into the trouble and fought each other with fists. Peace-loving neighbors blew police whistles and the two policemen who responded made out a clear case against Mr. Shoenberg and Mr. Levant. Judge Fritz, however, found extenuating circumstances, for he fined the defendants only \$2.50 apiece and advised them to let their better halves finish without reinforcements any future "war" in which they may engage as opponents.

Miss Hazel Hernandez confessed to Judge Conlan that her husband, George Raymond, had some provocation for his disorderly conduct last Friday night in their apartment in a Kearny street lodging-house. While "doing her turn" that evening on the stage of a North End vaudeville theater she recognized in the audience a gentleman whom she had known for some time, and who she thought was her husband. She recognized him, and when he caught her eye it winked at him. After the performance she found him awaiting her at the stage door, and she allowed him to escort her home, as she desired to talk over with him before she returned to the work and the meeting, but she did not realize he was angry until he entered the room about two minutes after her arrival there and began to upbraid her. She "sassed back" at him, and he seized her by the neck of her dress and began to strike her. She tried to defend herself with a hat pin in each hand when the police, summoned by her screams, burst open the door and really did not intend to puncture George, but merely tried to frighten him. At any rate, George should not have smashed the mirror and torn up the photographs that embellished it. By that act of vandalism he exposed a mean disposition, and she did not care very much what the Judge did with him.

To the apparent surprise of Miss Hernandez both she and George were pronounced guilty of peace disturbing and ordered to appear to-day for sentence. As the young woman was departing from the courtroom she was halted by Clerk "Jack" Rice, an ardent admirer of stage art, who asked her if she considered herself as clever a performer as Maud Amber. Miss Hernandez mused a moment ere replying that if she possessed the opportunities afforded Miss Amber she would make that lady look like seven cents at a bargain sale.

Judge Conlan held August Geber, slayer of the two Chapman boys, to answer both charges of murder. Ball was not suggested by his counsel. Clifford W. Anderson, a 17-year-old lad, was the only witness whose testimony had not been heard before. "After the shooting I followed Geber," said Master Anderson, "until he looked at me and began monkeying with his gun, and then I got cold feet and ducked." The time of the shooting was so dark that the cop was soaking him on the koku with his revolver. In remanding the defendant, who showed no perturbation, the Judge said that the shooting of the boys was deliberate and cold-blooded assassination and it was providential that the whole Hartman family was not slaughtered by Geber.

Max Vise and Hyman Goldstein, partners in a vegetable peddling venture, were driving their wagon on Hayes street when they saw two blocks ahead a somewhat similar vehicle that looked very much like one stolen from them several weeks ago. In pursuit they whipped up their steed and were violating the speed limit ordinance when a policeman stopped the horse and arrested them, while the wagon they desired to inspect at once disappeared around a corner. Judge Fritz fined them \$2.50 apiece.

Policemen Conlan and McGowan were in plain attire and touring the water front saloons in quest of a man suspected of burglary when they ran foul of Joseph Reese and Hugo Canary, ruffians on vacation. The men from the country first wanted to treat and then to fight the detectives, and a display of their official badges by the latter had no intimidatory effect whatever. The four-cornered combat did not vary long and in Judge Fritz's court Mr. Reese and Mr. Canary bore unmistakable signs of having received the worst of it. Canary, the chief offender, was fined \$5 and Reese was dismissed.

W. C. Warner, a tall, slender negro, and Daniel Webster, several inches shorter of stature and several shades lighter of complexion than his fellow defendant, pleaded guilty of vagrancy and cast themselves upon the mercy of Judge Fritz. They intimated, however, that their deprivation of personal freedom would mean to them a greater affliction than was merited by their offense, to say nothing of the disappointment it would convey to quite a number of North End patrons of clean vaudeville.

The program included orchestral selections, vocal selections by the Knickerbocker Quartet, welcome by T. J. Crowley, chairman of the evening; bartony solo by Charles E. Hay. "Romance Sans Paroles et Rondo Elegant," violin solo, by Miss Belle Rosenthal; oration by Past Supreme Representative Judge A. Buckles, who spoke for half an hour on the order and the beneficial work it is engaged. He was followed by James Hennessey in monologue; vocal selections by Miss Lillian Walther, then a short address by the grand chancellor, who expressed his gratification of seeing such a large gathering of persons interested in Pythianism and in eloquent words paid a glowing tribute to the Knights loyal and their auxiliary, the Rathbone Sisters. Then there was more music by the quartet and the presentation of the jewel to Past Grand Chancellor Sargent and the meeting closed with the singing of the "Star-Spangled Banner." The affair was admirably conducted under the direction of Ed M. Coffey, Charles Milly, Charles W. Nevin, I. Schwartz, C. S. Hoffman, Captain M. A. Samuels, A. D. Cordella H. Purall, A. Meyers and E. Noel.

KNIGHTS GREET VINEYARDISTS THEIR LEADER COMING HERE

Assemblage of Pythians and Many Friends to Welcome the State Grand Officers

FINE JEWEL PRESENTED

Good Music and Addresses Interest a Large Audience at the Alhambra

The local lodges of Knights of Pythias assembled last night in the Alhambra Theater together with their wives, the ladies of the order of Rathbone Sisters and many friends, in all nearly two thousand persons, for a four-fold purpose, that of tendering a reception to R. F. Burns of Auburn, grand chancellor of the domain of California; the presentation of a diamond set jewel to Junior Past Grand Chancellor B. V. Sargent of Saltinas; to say farewell to the supreme representatives from this State who will leave August 3 to attend the supreme lodge session in Louisville and urge them to work for the election of Judge Church of Fresno to the second highest station in the order, and to give San Francisco's drill team of the uniform rank a send off on the eve of departure for the national encampment, where it will compete for valuable trophies.

The grand chancellor and other grand officers under escort of Companies No. 2 and No. 56 of the uniform rank from the Palace Hotel reached the meeting place and were shown to the stage, which was occupied by about thirty of the prominent members of the order. The program included orchestral selections, vocal selections by the Knickerbocker Quartet, welcome by T. J. Crowley, chairman of the evening; bartony solo by Charles E. Hay. "Romance Sans Paroles et Rondo Elegant," violin solo, by Miss Belle Rosenthal; oration by Past Supreme Representative Judge A. Buckles, who spoke for half an hour on the order and the beneficial work it is engaged. He was followed by James Hennessey in monologue; vocal selections by Miss Lillian Walther, then a short address by the grand chancellor, who expressed his gratification of seeing such a large gathering of persons interested in Pythianism and in eloquent words paid a glowing tribute to the Knights loyal and their auxiliary, the Rathbone Sisters.

Washington Departments Issue Orders Extending the Rural Delivery Service. WASHINGTON, July 27.—Additional rural service route 494 will be established at Palouse, Whitman County, on September 1, with one carrier. Rural carriers appointed: California—Pasadena, Charles H. Longfellow regular, John Scharschmidt substitute; Pomona, George Hart regular, Edward K. Freeman substitute. Washington—Spokane Bridge, Francis W. Porter regular, Edward J. Francis substitute. Army orders: Leave of absence of First Lieutenant John A. Pasgelow of the Philippine Scouts is extended two months.

The Corn Exchange National Bank of Chicago and American National Bank of San Francisco have been approved as reserve agents for the First National Bank of Ventura, Cal. The Continental Bank of Chicago has been approved as reserve agent for the Commercial National Bank of Pendleton, Or.

Goes to Jail for Six Months. SANTA CRUZ, July 27.—Stephen Arana, who threw a piece of wood through the window of a Southern Pacific car and injured a woman passenger, was sentenced by Justice Craghill to-day to six months imprisonment in the County Jail.

Postoffice Laborer Appointed. Martin Higgins was appointed a postoffice laborer yesterday.

The Quality House San Francisco, Thursday, 23 July, 1904. Weathered oak dining chairs, \$2.15. Strictly modern in both design and finish. Wood seat chairs with brace arms and strong spindles. The price is simply another demonstration of our ability to give more than the ordinary money's worth.

John Brenner & Co. (Formerly the California Furniture Co.) 261 to 281 Geary St., at Union Square. Men and Women. The Big 4 for unattractive discharges, inflammation, irritation or ulceration of mucous membranes. Painless, and not irritating to the system. Sold by Druggists, or sent in plain wrapper, by express, prepaid, in 10 or 20 bottles \$2.75. Circular sent on request.

Old J. H. Cutter Whisky. We are the sole owners and proprietors of this celebrated brand, and here assert, in the strongest language possible, that J. H. CUTTER WHISKY. Rye or Bourbon—in barrels or cases, is all whisky, and whisky, too, of the highest grade known. The best afloat or ashore. It will hereafter be supplied the trade under the KENTUCKY INSPECTION in all its purity, flavor and mellowness, just as it leaves its "Old Kentucky Home." C. P. MOORMAN & COMPANY, Louisville, Kentucky. SHERWOOD & SHERWOOD. Distributors—212-214 Market St., S. F., and 216 N. Main St., L. A. HARRY G. HOWELL, Special Representative.

STATEMENT OF THE CONDITION AND AFFAIRS OF THE NEW ENGLAND MUTUAL LIFE INSURANCE COMPANY OF BOSTON, IN THE STATE OF MASSACHUSETTS, on the 31st day of December, A. D. 1903, and for the year ending on that date. Assets: Net value of Real Estate Owned by the Company, \$2,490,462.50. Amount of Loans secured by Bond and Mortgage on Real Estate, \$10,029,275.00. Amount of Loans secured by pledge of Bonds, Stocks and other marketable securities as collateral, \$1,320,940.00. Premium notes and loans in any form taken in payment of premiums on policies now in force, \$196,029.26. Cash market value of all Stocks and Bonds owned by the Company, \$18,500,001.00. Amount of Cash deposited in Banks, \$438,817.45. Interest due the Company and unpaid, \$2,967.50. Interest accrued but not received, \$18,388.82. Net amount of premiums in process of collection and of deposits made by the Company, \$24,500.73. Loans made to policy holders on Company's policies, assigned as collateral, \$2,063,770.12. Rents due and accrued, \$15,804.91. Total Assets, \$33,784,010.50. Liabilities: Claims for death losses and matured endowments, due and unpaid, \$208,640.00. Claims for death losses and matured endowments in process of adjustment, or adjusted but not paid, \$112,946.90. Claims related by the Company, \$5,500.00. Net present value of all the outstanding policies, \$11,949,482.81. Amount of all unpaid dividends to policy holders, \$212,947.80. Present value of unpaid amounts on matured installment policies, \$22,068.39. All other Liabilities, \$32,500.60. Total Liabilities, \$24,850,566.71. Income: Cash received for premiums on new policies during the year, \$669,130.78. Cash received for renewal policies during the year, \$4,282,266.92. Cash received for interest, \$1,328,102.32. Cash received from all other sources, \$7,818.37. Total Income, \$6,387,308.39. Expenditures: Cash paid for losses and matured endowments, \$2,478,159.13. Cash paid for dividends to policy holders, \$49,167.18. Salaries and other compensation of officers and employees, except agents and medical attendants, \$176,181.42. Salaries and traveling expenses of managers of agencies, \$68,783.70. Medical expenses, \$7,371.83. Cash paid for taxes, \$122,948.12. Cash paid for rents, \$15,804.91. Cash paid for commuting commissions, \$10,324.77. All other cash payments, \$18,452.70. Total Expenditures during the year, \$4,781,905.30. Premium Note Account: Premium notes and other premium obligations at beginning of the year, \$225,000.17. Premium notes and other premium obligations received during the year, \$7,022.61. Total, \$232,022.78. Deductions during the year as follows: Amount of notes and other premium obligations used in payment of losses and claims, \$22,530.73. Amount of notes and other premium obligations used in purchase of surrenders, \$6,971.57. Amount of notes and other premium obligations used to pay dividends to policy holders, \$64.90. Amount of notes and other premium obligations voided by lapse of policies, \$5,989.73. Amount of notes and other premium obligations redeemed by maker in cash, \$13,098.47. Total reduction of Premium Note Account, \$48,595.42. Balance note assets at end of the year, \$186,659.36. BENJ. F. STEVENS, President. Subscribed and sworn to before me this 17th day of February, 1904. JACOB A. BARBET, Notary Public.

OCEAN TRAVEL. Steamers leave Broadway wharves, 9 and 113. San Francisco: For Honolulu, 9 a.m. 12th. For Yokohama, 9 a.m. 12th. For Manila, 9 a.m. 12th. For Cebu, 9 a.m. 12th. For Singapore, 9 a.m. 12th. For Penang, 9 a.m. 12th. For Hongkong, 9 a.m. 12th. For Amoy, 9 a.m. 12th. For Swatow, 9 a.m. 12th. For Canton, 9 a.m. 12th. For Shanghai, 9 a.m. 12th. For Peking, 9 a.m. 12th. For Tientsin, 9 a.m. 12th. For Hankow, 9 a.m. 12th. For Harbin, 9 a.m. 12th. For Vladivostok, 9 a.m. 12th. For Yokohama, 9 a.m. 12th. For Manila, 9 a.m. 12th. For Cebu, 9 a.m. 12th. For Singapore, 9 a.m. 12th. For Penang, 9 a.m. 12th. For Hongkong, 9 a.m. 12th. For Amoy, 9 a.m. 12th. For Swatow, 9 a.m. 12th. For Canton, 9 a.m. 12th. For Shanghai, 9 a.m. 12th. For Peking, 9 a.m. 12th. For Tientsin, 9 a.m. 12th. For Hankow, 9 a.m. 12th. For Harbin, 9 a.m. 12th. For Vladivostok, 9 a.m. 12th. For Yokohama, 9 a.m. 12th. For Manila, 9 a.m. 12th. For Cebu, 9 a.m. 12th. For Singapore, 9 a.m. 12th. 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