

TRIAL OF JUDGE FORCES BELKER

Goff Piqued at Persistent Motions for Delay of the Accused Officer

One Man Chosen for Jury First Day; Gunmen Mingle With Throng in Court

not to be permitted to loiter about the court. It is said that Mrs. Whitman, wife of the district attorney, is in a state approaching nervous collapse because of the death threats received by her husband.

Foes Attend Zelig Rites NEW YORK, Oct. 7.—"Big Jack" Zelig, the gunman, was buried today with all the pomp the eastside could give. Rival gangs declared a truce to attend his funeral. His body was borne to the grave through streets lined three and four deep with onlookers, with a train numbering thousands as an escort.

The police were fearful that gang fighters would settle their differences at the funeral and have had a guard near the body of the gunman ever since he was killed Saturday.

Twenty patrolmen and 30 detectives kept the crowd in the streets moving today. For several hours the body lay in state in his flat in Broome street, where hundreds viewed it.

FAIR AND CARNIVAL AROUSING INTEREST

Women of Burlingame Working Hard in Preparation

[Special Dispatch to The Call]

BURLINGAME, Oct. 7.—Final arrangements are being completed for the state fair and carnival to be held by the Burlingame Woman's club October 25. The booths, tea gardens, slideshows and other attractions will be located in Park road adjacent to Burlingame and Howard avenues, and a request will be made to the proper officials to have the thoroughfare closed for the occasion.

Mrs. Nancy Prohman, president of the club, has made the following appointments of committee chairmen: Mrs. Frank Pohl, vaudeville; Mrs. C. J. Robinson, supper; Mrs. George Gates, concert; Mrs. Henry Gervais, Dutch village; Mrs. Charles Lindecker, candy; Mrs. A. L. Offord, grab bag; Mrs. J. Forrester, flower, booth; Mrs. Conlon, popcorn booth; Mrs. John Clausen, ice cream; Mrs. Friedman, cornucopia booth; Mrs. Charles Dubeal, carnival queen.

George W. Gates has consented to take charge of the African dodger, and Harry Pinkham will direct the vaudeville entertainment. Pinkham has been very successful in managing the shows staged by San Mateo lodge of Elks.

AUTOMOBILE FORGER ADMITS HIS CRIME

Waives Time for Sentence, but Case Is Continued

[Special Dispatch to The Call]

SAN JOSE, Oct. 7.—James H. Rogers, who is alleged to have confessed to offenses committed in all parts of the United States, was arraigned today on a charge of forgery and pleaded guilty. Upon the advice of his attorney he was willing to waive time for sentence, but Judge J. E. Richards refused to dispose of his case before Wednesday.

Rogers, victimized Roy Thrift, agent for an automobile rent dealer, with a check drawn on the Bank of Italy of San Francisco and purporting to have been signed by officers of the National Livestock association. He is said to have passed similar checks at Santa Cruz and in this city.

He represented himself as a buyer of the association and used Thrift's machine in making business deals with stock men of this county and Santa Cruz county.

"CALIFORNIA PET" SOON TO AVIATE, 'TIS SAID

Ways Greased for Big Boost in Oil Securities

[Special Dispatch to The Call]

NEW YORK, Oct. 7.—Brokers continue to receive large orders for California petroleum, which has been nicknamed "California Pet." Although the big fellows are persistent in denying the fact that eventually Mexican petroleum (Mexican Pet) and California petroleum will be merged, that is their present intention.

When this merger takes place there will not be a very wide margin between the selling prices of the two stocks, all of which is due for a much higher market valuation, according to Wall street experts.

There is going to be big buying of California petroleum by large interests. Those back of California Pet—the interests that underwrote the issue—have enormous buying orders now on their books.

ROADHOUSE KEEPER LOSES HIS LICENSE

[Special Dispatch to The Call]

SAN RAFAEL, Oct. 7.—The license of Henry Frustuck, roadhouse keeper at Fairfax, was revoked by the county supervisors today at a hearing which crowded the courtroom.

The charges preferred by District Attorney Thomas Boyd that Frustuck had catered to the trade of minors of both sexes, conducted a disorderly house and had in several ways violated the ordinance, were proved by the testimony of a score of witnesses.

The case of Don P. Dunbar, charged with similar violations, will be heard by the supervisors tomorrow.

DENTAL GOLD THIEF GOES TO SAN QUENTIN

[Special Dispatch to The Call]

SAN JOSE, Oct. 7.—Pressure brought to bear by the State Dental association through District Attorney A. M. Free and the failure of former employers to recommend probation opened the gates of San Quentin to Leopold Gold, the dental office thief. Today, Judge J. E. Richards denied his plea for parole and sentenced him to serve 18 months. Trisch was charged with having robbed the office of C. B. Little, a dentist, in Palo Alto.

ATTEMPT TO RECOVER \$100,000 IN DAMAGES IN INSPIRAC, CHARGED

Federal Prosecutor Says Purpose Was to Divert Attention From Los Angeles

Continued from Page 1

ing about the Los Angeles Times disaster, and I thought every one was looking at me. That's what made me get off at Salt Lake.

The next month, at the Iron workers' convention in St. Louis, Trevino was talking with J. J. J. who said it was all right on the Pacific coast and they wanted some "Christmas presents," in the shape of blowing up the Lewellyn Iron works, the Baker Iron works and the Times auxiliary. McManigal returned to Indianapolis. John J. told him of what Trevino had said.

It will be a great thing to do, he said. He was looking for the other fellows to have eight or ten more of them out there by somebody they never saw," said John J. to McManigal. "No one knows you, and you can slip in and do the job. But don't use nitroglycerin. It isn't as safe as dynamite and you don't have to be so careful. Tell the old man (meaning Trevino) I'll get his Christmas presents. He told me that his friend, Mayor McCarthy, controls the police force, and we'll be protected."

LETTER TO CLANCY After the Lewellyn Iron works explosion on December 25, J. J. wrote to Eugene A. Clancy of San Francisco: "Tell the old man his Christmas present has been delivered," and Trevino wrote a letter to J. J., concluding, "Trust Santa Claus will be as generous to you with surprises and presents of the season as he has to us in the Golden State."

Clancy, Clarence E. Dowd, Rochester, N. Y.; Charles Wachmeister, Detroit; Frank J. Murphy, Detroit; William K. Benson, now of East Galloway, N. Y.; Spurgeon P. Meadows, Indianapolis, and Hiram Cline, Muncie, Ind., involving unions other than the iron workers, were outlined by the district attorney. He said that it would be shown that they all met in Detroit in 1911 to have a wholesale blowing up, but that J. B. McNamara hesitated about the job, because there were too many on the deal. Cline and Meadows were officers of the International Brotherhood of Carpenters and Joiners and Dowd was a national organizer of the International Association of Machinists.

DETECTIVE IN ALLEGED DEAL "A detective representing himself as a member of the best metal workers got into the deal," said Miller. "How are you going to blow up these places—where's the dynamite?" asked the detective.

"Why, we've got it right in town, brought it here on a train," answered Cline.

"Do you mean to say you brought it here on a train along with women and children?"

"Of course, it's easy and safe," said Cline. "No one will ever know of it."

A map of Detroit was prepared, with five locations marked where explosions were to take place. McManigal was sent to do the job and a list was given to him. McManigal said, "There are only four on the list—where's the other

place?" J. B. McNamara replied: "We are to throw a false bomb on the porch of the home of a member of the Detroit Metal and Manufacturers' association." McNamara and McManigal were on their way to do the job in April, 1911, when they were arrested.

When court adjourned until tomorrow Miller had spoken for four days, or a total of 20 hours, and had not yet completed presenting the government's side of the case.

Pohlman Appeal Denied The appeal of H. W. Pohlman, financial secretary and business agent of the Seattle local of the International Bridge and Structural Iron Workers of America, who was under sentence to the Los Angeles county jail for refusing to produce certain communications before the federal grand jury in regard to the McNamara dynamiting case, was denied yesterday by the United States district court.

The government was represented by Special Assistant to the Attorney General Oscar Lawler, who made the argument before the court of appeals.

Other cases decided by the court were the affirming of the judgment of the United States district court in the trial of the Plastics Mill of Oakland, in which the government was represented by Special Assistant to the Attorney General Oscar Lawler, who made the argument before the court of appeals.

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CRANE AND WILSON Taft Managers Spent Large Sum in New York To Prevent Roosevelt Corruption

Would Enable Corporation to Control Country

Continued from Page 1

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Mills said that from the Taft viewpoint a cleaner primary never had been held anywhere. He said that approximately \$24,000 had been spent by the president's friends in the primary fight and that quite a goodly part of the fund was spent in fighting fraud and corruption through a detective agency.

WITNESS DETAILS FRAUD It was on the subject of fraud that Mills detailed to the committee the length to which the Roosevelt managers went in their effort to win Taft workers and district captains away from the president and in so doing, instances occurred. All this time, Mills said, they were shouting fraud charges from the housetops.

Hooker, in his testimony last week, said that 20,000 Roosevelt voters had not been counted at the primary. This Mills declared to be false and produced proof to sustain his contention. Mills charged regularly that various districts and he painted such graphic pictures of conditions on primary election day last March that Senator Pomeroy asked him if he had not called the other witness, J. P. Morgan, to the facts. The witness said he believed the prosecuting attorney knew of the tactics of the Roosevelt people.

HEELERS CAPTURE PRECINCT In one precinct where the Roosevelt managers were abouting fraud, before the voting took place, Mills said, President Taft had not received a single vote. He told the committee of the unusual way in which the voters came to the polls in alphabetical order and to have voted in that order. He doubted even the lowest of the managers, if such a feat could be performed. There was only one construction that could be put on such a proceeding, he said—fraud.

As a result of Mills' testimony, the committee may decide to call other witnesses, especially Roosevelt workers, from other sections of the state.

LA FOLLETTE'S EXPENSES An account of the receipts and expenses of Senator La Follette's campaign for the republican presidential nomination was filed with the committee today, showing the senator collected \$32,955.56 and spent \$33,971.56.

Charles R. Crane, the largest contributor, is credited with \$25,000 given in several installments, extending over the period from December 14, 1911, to June 17, 1912. Other contributors include Representative William Kent of California, who contributed \$10,000; Alfred S. Baker gave \$2,000; Rudolph Spreckels \$3,000; William Flynn of Pennsylvania \$1,000; and Senator La Follette himself, \$1,500.

The account contains entries of two loans, one of \$500 by Medill McCormick and one of \$1,000 by Senator Gronome of North Dakota. Both were marked "repaid." The accounts show \$10,817.95 was paid for the Washington headquarters and the Chicago headquarters spent \$10,450. La Follette's expenses at the republican national convention were \$1,558.13, and the progressive conference held in Chicago last October cost the La Follette manager \$532.55.

Charles R. Crane of Chicago told the committee today that he gave nearly \$27,000 to Senator La Follette's campaign and \$10,900 to Governor Wilson's.

ROOSEVELT'S FOREIGN "GRAB BAG" Louis N. Hamming, president of the Association of Foreign Newspapers, testified concerning an advertising contract of \$5,500 by the Roosevelt managers, covering advertising in 30 foreign newspapers for the Roosevelt delegates in the New York primary fight.

John J. Hannan, secretary of Senator La Follette, referring to E. H. Hooker's statement that Crane had given \$70,000 to the La Follette fund, said the only amount he knew of Crane giving that centered in the account presented, was \$3,184.40, included in the statement of the Chicago bureau and given to make up a deficit. There were funds, he said, in states with which he had nothing to do.

He mentioned H. N. Tucker, court reporter; N. D. Alfred L. Baker, Huron, D., and Thomas McCuster, Portland, Ore., as being among those who could account for expenditures not reported to the national headquarters.

The expenses of the California campaign, said the witness, "were borne largely by Rudolph Spreckels, who made no accounting to the Roosevelt managers. Pomeroy called attention to the statement by Hooker that Crane had "up to a certain date given \$70,000 to the La Follette campaign."

"There was no such amount contributed," said Hannan. He mentioned "personal contributions" made to Senator La Follette, one of \$2,500 by Spreckels.

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"Are these all the contributions you made either to Senator La Follette or Governor Wilson?" asked Senator Clapp.

"Yes, sir, all."

He said he gave the \$10,000 for Governor Wilson to William F. McCombs, his manager, in two installments, March 28 and April 30, 1912. He denied having told Hooker he had contributed \$70,000 to each.

"I just wanted to have one progressive succeed," said Crane. "I didn't care which one it was. The body has not yet been recovered."

How The Body Kills Germs. Germs that get into the body are killed in two ways—by the white corpuscles of the blood and by the body's own germ-killing substance in it to ward off the attack of disease. The food we eat is of life in the stomach. A man who has a weak and impaired stomach and who does not properly digest his food will soon find that his blood has become weak and impoverished, and that his whole body is improperly and insufficiently nourished. To put the body in healthy condition, to feed the system on rich, red blood and throw out the poison from the body, nothing in the past forty years has been so successful as Dr. Pierce's Golden Medical Discovery, a pure glyceric extract (without alcohol), of bloodroot, cascara and Oregon grape root, steep root, manzanita and queen's root with black cherry bark.

"My husband was a sufferer from stomach trouble and impure blood," writes Mrs. JAMES H. MARTIN, of Frankfort, Ky. "He had a sore on his face that would form a scab which would drop off in about a month, and another would immediately form. It continued this way for a long time. He tried every remedy that any one would suggest but found no relief. He then tried Dr. Pierce's Golden Medical Discovery, which completely cured him. He has stayed cured now for two years, and I recommend this valuable medicine for impurities of the blood."

Dr. Pierce's Pleasant Pellets regulate and invigorate stomach, liver and bowels. Sugar-coated, tiny granules.

J. H. MARTIN, Esq.

Colonel Asks for Proof ALBANY, N. Y., Oct. 7.—Colonel Roosevelt called on Governor Wilson tonight, either to prove or retract his statement today in Pueblo that the United States Steel corporation "is behind the third party program in regard to regulation of the trusts."

"As far as I know," said Colonel Roosevelt, "the statement has not been made by the United States Steel corporation. Wilson has no business to make such a statement unless he has the proof, and if he has any proof I demand that he make it public immediately. If he has not, let him retract his statement as the only manly and honorable thing to do."

"As far as I know, the only big company connected with the steel corporation or the harvestor trust who is supporting me is Mr. Perkins. As far as I know all the others in both the steel corporation and the harvestor trust are supporting either Mr. Taft or Mr. Wilson."

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WOMAN SEEKS \$35,000 DAMAGE FROM RAILWAY OAKLAND, Oct. 7.—Mrs. Lilah Fowler filed suit for \$35,000 damages against the San Francisco-Oakland Terminal Railway company today. She said the ferry boat, carrying a plank of the ferry boat, was ganged April 26 of this year and was badly injured, suffering also nervous shock and other ailments. She alleged that employees of the company, acting without her husband's consent, had taken the plank from the boat and had thrown it into the water. Her husband, O. W. Fowler, who demanded \$1,000 for loss of services and \$34,000 for medical expenses, alleged to have been incurred.

ENGINEER DROWNED WHILE OUT FISHING [Special Dispatch to The Call]

SAN RAFAEL, Oct. 7.—Edward Looibler, an engineer employed by the Pacific Electric company, was drowned yesterday while fishing from a rock of the shore of the bay near Shore ranch. Looibler was one of a party composed of Edward Phitts and Edw. Unger, fellow employees. The party had separated during the day, and at the time appointed to meet Phitts and Unger found Looibler's hat floating near the rock. The body has not yet been recovered.

Crab Fishermen Protective Union Fishermen's Wharf, East of Taylor St. CRAB TRAP WALKER, \$3.00 PER DOZ. FRANK S. FUSCO, Phone Frank 4989.

ROCK COD FISHERMAN'S PROTECTIVE UNION WEIGHS WHEAT, FOOT OF TAYLOR FRESH ROCK COD SOLD EVERY DAY EXCEPT SATURDAYS AND MONDAYS Take Taylor or Powell Street Cars

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CITY'S RIGHTS ARE IN BALANCE TODAY

Realty Expense in Civic Center Project Hinges on Rulings by Judge Sargent

Upon the rulings made today by Judge B. V. Sargent of Monterey county, sitting in extra sessions 4 of the superior court in a condemnation suit brought by the city against the Van Ness company to secure a large realty holding in the civic center tract, will largely depend the outcome of the city's efforts to carry out the magnificent civic center project at a fair and reasonable cost.

The case is of vital importance for the reason that a number of contested legal points are involved, upon the determination of which will be based a precedent that will affect any future cases of the same nature that may be brought by the city. Matters relating to the admission of evidence and the weight of expert testimony as to the values of realty will be involved, as they were in the recent condemnation cases brought by the Fox and Pacific International Exposition company, which resulted in sweeping victories for the latter.

One of the chief points that will be at issue is whether the city, in exercising its right of eminent domain, must take into consideration what is termed the "speculative value" of the property. The contention of the Van Ness company is that it should receive an amount equal to what it might secure from the property if its possession were not interfered with by the city, while the city attorney's office holds that the property must be taken at its present value, irrespective of speculative possibilities which might or might not develop.

The proceedings today is the first brought by the city in connection with the acquisition of civic center lands. It relates to a piece of property bounded by Van Ness avenue, Fulton and Groves streets, with a frontage of 275 feet on Van Ness avenue. The condemnation suit was made necessary by the great variance in values between the appraisal made on behalf of the city and the sum demanded by the owners of the property. This difference was so great that no compromise price could be agreed upon.

In the purchase of most of the civic center property the city has found no difficulty in reaching an amicable agreement as to the purchase price. Careful appraisals have been made in each instance by expert realty men employed by the city, and in nearly every case such appraised valuations have been accepted as fair by the property owners.

The largest single holding within the civic center tract thus far taken over by the city is the Mechanics' Institute lot, which was purchased for \$700.00. This price was agreed upon between the owners and the city attorney's office without recourse to the courts.

The case for the city will be heard in court today by Assistant City Attorney Jesse Steinhart and Adolph Graupner.

HAMLIN GARLAND, NOTED AUTHOR, ESCAPES DEATH LA CROSSE, Wis., Oct. 7.—Hamlin Garland, the author, had a narrow escape from death today in the destruction by fire of his home at West Salem. He was obliged to leap from a second story window to the ground. A servant girl, Fern, who was in the house at the time, escaped serious burns. The fire was caused by an explosion of gasoline. Valuable curios gathered by Garland in all parts of the world, besides the house and furniture, were destroyed.

FRANK E. MURRAY'S BODY IS RECOVERED FROM BAY Passengers on Key Route Train Sight Floater

OAKLAND, Oct. 7.—The body of Frank R. Murray, 21 years old, who was lost overboard of a yawl a week ago yesterday while cruising with Harry McKellar, 802 Myrtle street, and Irving Blackwell, 2100 Broadway, was found in the bay today and removed to the morgue. Passengers on a Key Route train saw the body floating near one of the Key Route piers.

Murray and McKellar, whose life also was lost, were engaged in a friendly scuffle at the rear of the boat when the boat was struck by a swell from a passing ferry boat and they were thrown overboard. The yawl was seen only bringing the yawl about, cast loose a small boat in the hope that his companions would swim to it. He waited for them to be rescued. Then reported the tragedy to the police.

Murray's body was identified by his parents, who live at 1888 Seventh street. He was unmarried.

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