

JIM BUTLER SUES FOR A RESTRAINING ORDER

Prays for a Judgment for \$500,000 for 25,000 Tons Of Ore

BIG FLOW WATER AND RICH VEIN AT GOLDEN ARROW

OPENING OF VEIN ON THE 400 LEVEL BRINGS FRESH LOT OF WATER.

The Golden Arrow Development company is in rich ore and also has lots of water that drowned out the mine last week, but will be overcome in a few days as soon as Manager E. M. Kieron, with his customary energy gets action. However, Mr. Kieron expresses himself thankful that he has such a lot of competent employees, for through their diligence the company lost nothing as not even a foot of pipe was overlooked in the haste of getting away from the rapidly encroaching waters.

This is another illustration of applying business methods to mining, which Manager Kieron always contended would win the same as in any other business. Edward J. Buck, the foreman, an old Cripple Creek miner who got his experience on the Mary McKinney, is credited with the display of celerity that saved the Golden Arrow company from a good deal of inconvenience, to put it lightly.

A three-foot ledge was opened on the 400-foot level, where it was not expected as there was no indication on either the 300 or 300-foot levels. As soon as the ledge was opened water began pouring in, and soon it was seen that the pump, which has a capacity for handling 200,000 gallons a day and has been handling that for the last five weeks, could not cope with the new flood and orders were given to clear the mine. Manager Kieron always kept the blocks on the pump, which was hoisted out of danger and every piece of equipment, including stray pieces of pipe, were taken to the surface. The shaft is timbered safely and Mr. Kieron says he has nothing to fear from the invasion which is not an unmitigated evil, as it insures lots of water for the proposed mill which will be under construction before long.

The water came within 15 feet of the old water level, showing the new water came from the ledge and the pump had been pulling a surface flow up to date. The company is running three shifts of seven men each.

SAN FRANCISCO'S THIRD MUNICIPAL LINE

GROUND BROKEN TODAY FOR A CROSS-TOWN LINE ON VAN NESS AVENUE.

(By Associated Press.) SAN FRANCISCO, April 6.—Ground was broken today for the Van Ness avenue municipal car line leading to the exposition grounds. This is the third line in the city's transportation system.

AMERICAN FEDERATION CASES RESTORED TO DOCK

(By Associated Press.) WASHINGTON, April 6.—The Gompers, Mitchell and Morrison contempt case was restored to the supreme court docket for reargument April 20. The labor leaders stand convicted in the Buck stove and range case.

I. G. HAMMA, accompanied by his wife and daughter, returned from Sacramento yesterday morning where the family has been for the past two months.

Screams of Suffragette Forces Court to Order Prisoner Forcibly Removed

(By Associated Press.) LONDON, April 5. "General" Mrs. Flora Drummond, militant suffragette, shrieked so loudly in the police court when arraigned in connection with disturbances in connection with the Union demonstration in Hyde park where she was forcibly removed. Neither magistrate nor prosecutor were given an opportunity to utter a word. She shouted the magistrates were doing the dirty work of Asquith. She was carried out by the wardens.

BEATEN BY MOB FOR LIBELING CATHOLIC CLERGY

DES MOINES MINISTER OVERPOWERED, BEATEN AND DEPORTED.

(By Associated Press.) DENVER, April 6.—Physicians are attending the Reverend Otis Spurgeon of Des Moines, who was kidnaped by unidentified persons, beaten and warned not to return. It is uncertain the outcome or result of his injuries.

In lecturing, Spurgeon accused the Catholic priesthood of immorality. A riot followed. The minister was overpowered in his hotel and taken 24 miles in an automobile. His nose was broken and body bruised before he was released.

DRUNKEN YOUTHS GO UNMOLESTED BY PROBATIONIST

UNRESTRAINED LICENSE TO THE WORST ELEMENTS OF CAMP.

The vicious younger element of Tonopah seems to have the right to do as they please. Since the illegal appointment of a woman probation officer the night side of local life has been made hideous by the unrestrained conduct of the hoodlum crowd. Last night was a fair illustration. Three youths under 21 years of age were crazed with drink and kept up a carousal until after midnight. Both are known to the woman who is supposed to keep check on this class but nothing was done, although she was around at midnight and saw the youths in question acting in a most outrageous manner.

Chief of Police Evans says his men are not supposed to look after the boys and girls of the town since the appointment was made as such cases are out of their jurisdiction. During the past week the Nevada theater management had occasion to complain of this misbehavior of a gang of boys, but could not find any redress. Both picture houses are at the mercy of these vandals, and many housewives also complain of various acts of vandalism that go unchecked.

The parents of these hoodlum boys should be compelled to restrain their drunken acts or they should be imprisoned themselves.

ESCAPING CONVICTS KILLED IN BREAK FOR LIBERTY

SACRAMENTO, Cal., April 6.—Thirteen "bad" convicts in the incurable ward of Folsom prison at tempted to escape here late Sunday by overpowering the guards in the corridor of the building. Three were shot and instantly killed; one, Norman F. Hare, who gave the signal for the break, died tonight of bullet wounds, and a fifth convict is expected to die.

GOLDFIELD BUSINESS MEN WIN IN SCHOOL ELECTION

The result of the election in Goldfield Saturday was as follows: Frank C. Favier (short term), 359; Edward P. Cooke (long term), 317; Wm. Covert, soc. (short term), 159; J. Paxton, soc. (long term), 103; E. S. Yankee (long term), 99.

Killing Frosts Up to June 15

Householders should not be in too great a hurry about planting or forcing the growth of tender flowers as the weather bureau suggests there are many cold frosty nights ahead for this altitude. The records state that as low as 17 above zero was recorded one year ago on April 17th, and the last killing frost often comes as late as June 15. Those engaged in putting out flowers should see that they are well protected at night and also pay special attention to changes of temperature late in the afternoon. Observer Piercy says he will do what he can to advise the people of Tonopah about the coming of low temperatures.

J. D. OWNS BIG END OF MINE

"FREE AMERICANS" HAVE THE RIGHT TO CHOOSE PLACE OF SERVICE.

(By Associated Press.) WASHINGTON, April 6.—John D. Rockefeller, Jr., told the house mines committee that his father owns about 49 per cent of the stock of the Colorado Fuel and Iron company, the central figure in the industrial strife in the Colorado coal fields. He contended the responsibility for the conduct of corporations lay not only with the stockholders or directors, but with the company officers. He said, "Free Americans should have the right to choose their employer and working conditions."

Ninety per cent of the employees of the company are non-union. The strike cost the company \$1,000,000 at the end of the year. The only dividends paid were in 1913.

"You are what is called a dummy director, aren't you?" asked Chairman Foster. "We don't call it that," said Rockefeller.

REPUBLICAN JOINS ADMINISTRATION AGAINST FLAG

(By Associated Press.) WASHINGTON, April 6.—"Shall we hide behind the flag while we burglarize the treasury on behalf of shipping interests?" M. Chamber, Republican, demanded in the senate in defending the president's position on the repeal of the tolls exemption. He charged that his opponents had aroused public sentiment by misrepresentation.

Action on a resolution asking President Wilson and Secretary of State Bryan for diplomatic correspondence on the tolls was delayed indefinitely in the house foreign affairs committee. Representative Knowland was a storm center when he charged the president had asked for a repeal after a conference with Sir William Tyrrell of the British office.

DEFAULTION CHARGED TO CASUALTY MAN

SAN FRANCISCO, April 6.—Direct defaultions to the amount of \$30,000 are charged to E. F. Green, former president of the Pacific Coast Casualty, in a report made to District Attorney Fickert by State Insurance Commissioner E. C. Cooper today, and the commissioner makes the supplemental accusation that Green obtained at least \$20,000 more by questionable practices.

The report made by the insurance commissioner will be laid before the grand jury at once.

Green is believed to be either in British Columbia or in New York. He left this city some time ago, and his departure was followed by charges from his wife that he had an affinity

HEARING ON PRAYER SET FOR THIS EVENING BY JUDGE AVERILL IN THE DISTRICT COURT VALUE OF ORE ALLEGED TO BE EXTRACTED

At noon a complaint was filed in the district court that will bring the controversy between the West End and Jim Butler to a public hearing. The suit is entitled Jim Butler Tonopah Mining company, plaintiff, versus West End Consolidated Mining Company, defendant, and judgment for \$500,000, the value of 25,000 tons of

ore extracted by defendant during the past year, and the prayer asks that the judgment be trebled. On the application for a temporary restraining order the court will hear arguments this evening at 7:30.

The complaint, after dealing with the facts concerning the organization of both companies and the ownership

of the Eureka and Curtis lodes by the Jim Butler, goes on to recite that the West End is the owner of the West End claim contiguous to and adjoining the Eureka. Then it is alleged that defendant has passed out of and beyond the boundaries of the West End and has entered the Eureka and Curtis claims. That defend-

ant has wrongfully and without the consent of the plaintiff, continuously for more than six months past entered upon and broken into the said Curtis and Eureka claims and extracted ore embraced within vertical planes passed through the exterior boundaries of plaintiff's lode mining claims.

The complaint goes on to recite that within one year past, through the mining operations of defendant a large amount of ore has been extracted and continues to be extracted. The recital continues:

"Plaintiff further alleges that within one year past, through the mining operations of defendant so conducted and carried on as aforesaid within the exterior boundaries of the mining ground of plaintiff, to-wit: said Eureka and Curtis lode mining claims, said defendant has mined and extracted upwards of 25,000 tons of gold, silver and other mineral-bearing ores then and there the property of this plaintiff, and has willfully, unlawfully, and maliciously taken out, carried away and converted the same to its own use, without the consent or the knowledge of the plaintiff; that the value of said 25,000 tons of gold, silver and other mineral-bearing ore so mined and extracted, taken out, carried away and converted, as aforesaid, was and is, as plaintiff is informed and believes the sum of \$500,000.

"Wherefore, plaintiff prays judgment against the defendant:

(1) That defendant and its agents, servants and employees be enjoined from working, mining or entering upon any portion of plaintiff's said properties, and the mining ground and claims hereinbefore described as owned and possessed by the plaintiff, and the mine, veins, lodes and mineral deposits contained therein pending this action.

(2) That by a final judgment of this court defendant be perpetually enjoined from doing any of the acts above specified, and that all entries to any portion of plaintiff's said mining properties by defendant by means of any of the underground works of defendant, be effectually closed by the order of this court, at the expense of defendant.

(3) That plaintiff have judgment against defendant for \$500,000, and that said judgment be trebled.

(4) That plaintiff recover costs.

(5) That plaintiff have judgment for such other and further relief against the defendant in the premises as is just and equitable."

At the hearing this evening, William E. Colby, associate of Curtis H. Lindley of San Francisco, Hugh H. Brown and J. H. Evans will appear for plaintiff. Horatio Alling of Oakland will appear for the defendant.

TOURING THE CONTINENT IN OLD FASHIONED WAY

"E. Satterley, who signs himself "Pedestrian," writes the Bonanza that he will arrive here Wednesday afternoon at 5 o'clock from Goldfield. He says he is making the trip from Bakersfield to New York, but does not explain the motive for his long journey.

MCCARRAN SAYS HE WILL REMAIN ON BENCH

Justice McCarran of the supreme court will not be a candidate for the United States senatorship. He made the announcement in Carson yesterday.

COMPLETE VICTORY FOR NON-PARTISAN SCHOOL TICKET

OLD GLORY WILL CONTINUE TO WAVE OVER THE SCHOOLS OF TONOPAH.

The Tonopah school election Saturday resulted in an overwhelming vote for the non-partisan ticket, the returns showing two for one in favor of keeping politics out of the school administration. From the opening of the polls at 9 a. m. to the close at 5 p. m. there was a steady stream of voters and when the hour came for closing over 60 voters remained in front of the desk of the officers of election. The doors were closed and those who were inside the school house were allowed to signify their wishes. The Woman's Relief Corps served dinner to the officers of election before the counting of the vote, which resulted as follows:

For long term trustee—Travis Lynch, 260; J. B. Trelogan, 526.

For unexpired term trustee—O. McManey, 542; Mrs. Estella Toland, 258.

For short term trustee—Mrs. Clara Dunwoody, 245; L. A. Herring, 552.

Shall Nye county purchase the old high school building for hospital purposes at the price (\$5500) fixed by the board of arbitration appointed by the district court of the fifth judicial district? Yes, 382; No, 211.

ALABAMA SENATOR IN THE PRIMARIES

(By Associated Press.) BIRMINGHAM, Ala., April 6.—Democrats will vote at the primaries to end the contest for United States senatorship between Representatives Underwood, house majority leader, and Richmond Pearson Hobson.

TEMPERATURE REPORT.

Highest temperature yesterday, 61; year ago, 60.

Lowest last night, 42; year ago, 25.

Earthquake This Morning

A smart shock of earthquake aroused many residents of Tonopah at two minutes past 2 o'clock, when two distinct shocks were felt. The first was short and sharp, but the second was a wavering motion and lasted three seconds. Those who felt it thought at first there had been an explosion under ground greater than the ordinary shooting, but the recurrence of the shock convinced them that Tonopah had experienced a real earthquake.

IRISH LAW MUST BE SETTLED

REDMOND OPPOSED TO TEMPORIZING OR DODGING A DECISIVE VOTE.

(By Associated Press.) LONDON, April 6.—I believe that under the circumstances there is nothing for the house of commons to do but proceed with the home rule for Ireland bill as it stands. This was the closing sentence in the speech of John Redmond, leader of the Irish Nationalist party in the house of commons on the second reading of the bill. A vote will be taken on the measure tonight.

Proceedings were opened by Redmond who pleaded that the present stage of the controversy was so critical that all energies must be devoted to facing the settlement of realities.

"The country is tired of the Irish question," Redmond said, "and it must be settled here and now."

MILES OF FENCES AT GOLCONDA ARE GOOD, SAYS JUDGE

NEVADA CATTLE COMPANY DID NOT COMMIT ANY OFFENSE.

(By Associated Press.) SAN FRANCISCO, April 6.—By building 40 miles of fences on its own land in Nevada, the Golconda Cattle company, Representative Kent, president, acted in good faith the United States circuit court of appeals held, and committed no offense.

ARMY CAPTAIN SKIPS WITH \$9,000 CASH

REWARD OFFERED FOR CAPTURE OF FORMER DISBURSING OFFICER.

(By Associated Press.) SEATTLE, April 6.—Fifty dollars reward is offered for Army Captain B. H. Griffith, ex-disbursing officer of the quartermaster's office. A court martial is scheduled today charging that the captain embezzled \$9000 of government funds.

DEATH OF PRESIDENT OF NATIONAL W. C. T. U.

PORTLAND, Me., April 6.—Mrs. Lillian Stevens, president of the National Woman's Christian Temperance Union, died here today, aged 70 years.

It's of exceptional value at the price it's sure to be advertised in the Bonanza, else the merchant would be a peacefully unprogressive.

LAST WEEK LENT MOST SOLEMN IN CHURCH CALENDAR

ENTRY OF THE SAVIOR INTO JERUSALEM COMMEMORATED BY CHURCH.

Palm Sunday was celebrated yesterday at the Catholic church by the blessing and distribution of palms before high mass. This is the first ceremony of Holy Week which is regarded as one of the most solemn in the Christian calendar. Thursday is known as Holy Thursday, when the faithful visit the church to pray before the shrine and the following day in the calendar is Good Friday or the festival of the anniversary of the death of Christ. Services will be held both days at 7:30 o'clock each morning.

Easter Sunday will be celebrated with joyous music by a reinforced choir whose members have been practicing for some time.

VILLA EXPELLED SPANISH SUBJECTS FROM TORREON

DEMAND ON UNITED STATES FOR REDRESS MAY FOLLOW.

(By Associated Press.) WASHINGTON, April 6.—Ambassador Ryan in Spain has received official notice that Villa has ordered the expulsion of Spanish subjects from Torreon. He is prepared to make a protest to Secretary of State Bryan.

JUAREZ, April 6.—Carranza has confirmed the report that Villa has ordered the expulsion of Spaniards from Torreon.

NINE MEN KILLED WHILE AT WORK IN A CAISSON

(By Associated Press.) MEMPHIS, Tenn., April 6.—Nine white men were killed by a gas explosion in a caisson for a bridge across the Mississippi.

CARSON SOCIETY ITEM.

Friday afternoon Mrs. Frank L. Wildes entertained with cards and sewing. The rooms were beautifully decorated with flowers, and delicious refreshments served. The prize winners were Mrs. W. E. Carson, first; Mrs. George Brodigan, second, and Mrs. J. F. Shaughnessy, consolation.—Carson Appeal.

No More Wines or Liquors In Navy of United States After First of July

(By Associated Press.) WASHINGTON, April 6.—Secretary Daniels' order barring the use of alcoholic liquors in the navy, effective July 1st, is being discussed generally. The order is one of the most sweeping ever promulgated by the department, as it abolishes the traditional "game mess" of the officers, and barring alcohol from every ship and all shore stations.