

FAMILIAR CHAPTERS FROM THE STORY OF A CANDIDATE.



He has been a successful railroad attorney.



He voted in congress to give the Union Pacific fifty years for which to pay its debt to the government.



He supported the railroad candidate, Constock, against the farmers' candidate, Halvorsen, in 1890.



How his nomination for governor was celebrated at the Minnesota club.



Receiving instructions from his backer, the wheat ring.



His double-dealing on the tariff question.



His method of "convincing" voters.



His destination.

"WATCH THE JUDGES"

And See That Judge Buck and Judge Cauty Are Elected.

Attacks Inspired and Published by Corporations and Monopolies.

Hon. R. J. Hall Declares That Feig Has No Alliance Nomination.

He is the Servile Tool of the Great Wheat Combine.

"Watch the judges."

This spoke the Minneapolis Tribune called yesterday in the hour of a so-called address of the Scandinavian ministers of Minneapolis to the voters of that nationality throughout the state.

It is first-class advice.

The people of Minnesota, the great frank and free, who believe that a poor man should receive the same consideration as the wealthiest corporation in the highest court of the commonwealth, are "watching the judges."

They have been watching the supreme court of Minnesota for a number of years past, and have made up their minds to retire Judges Dickinson and Vandenberg by handsome majorities at the coming election.

This address was, curiously enough, published in a paper owned and controlled by Thomas J. Lowry, the great street railway owner.

Mr. Lowry does not like Judge Cauty, nor does he love Judge Buck. In this regard the street railway magnate does not differ at all from President J. J. Hill, the Minnesota Iron company, or any other of the great corporations of the state.

And the people know the reasons why.

They know that Judge Cauty is a man who believes that the people have rights as well as corporations. This he has demonstrated as judge of the district court of Hennepin county.

The record of Hon. Daniel Buck during the past thirty years shows that he has always been on the side of the people.

The corporations of the state know both of these men and they know that there will be no decisions against a railroad before election and a reversal of the same decision after the election.

The people know just what influences induced the leaders of the prohibition party to sneak in at the last moment an indorsement of Judges Dickinson and Vandenberg.

They know that prohibition had nothing whatever to do with it. They know that both Judge Buck and Judge Cauty are temperance men, and judge temperance men than Judges Vandenberg and Dickinson.

Hand of the Corporations.

But President T. Lowry has undertaken to defeat Judges Buck and Cauty, and he has worked a few ministers, as well as the prohibition state committee, into helping his organ in its dirty work.

Every voter who believes in a supreme court that will not give a decision in favor of the corporations and monopolies will remember two facts. They are:

First—That the Minneapolis Tribune has undertaken to defeat Judges Buck and Cauty.

Second—That the Minneapolis Tribune is owned and controlled by Thomas J. Lowry, the president of the "St. Paul" street railway and the owner of the street railway system of the two cities.

This so-called "extra" contains the following exposure of the plot to defeat Judges Buck and Cauty:

A strange co-incidence appeared in the Minneapolis and St. Paul papers this morning, says the Posten. The Minneapolis Daily Tribune has said nothing against Judge Cauty during this campaign until this morning. In the St. Paul Globe and Minneapolis Times that same morning we find the following article: It is on page 3 of the Globe, as follows:

Yesterday afternoon George A. Brackett, chairman of the Republican executive committee for the management of the campaign in Minneapolis, Hennepin county and the Fifth congressional district, met Thomas Lowry, proprietor and William J. Murphy, manager of the Minneapolis Tribune, in the West hotel. James W. Raymond, of the Northern National bank, was of the party. They met at 12:30. Said Brackett to Murphy:

"That matter we have for you to print about Cauty is all ready. We want it printed tomorrow morning sure, as we intend to have it all translated for the Scandinavian papers, and spread."

Brackett said all over the morning. We want it run tomorrow morning, because we think this is going to be the greatest card of the campaign. Lowry in

stated that it must be run. Brackett added: "I want it to be just as it is without any change. I don't want you editors to leave out any part of it."

"Well, all right," said Murphy, having been given the "tip" by his chief, Lowry. "I am only just in time to get it in at 4 o'clock, and if you can come in then we can fix it up."

Brackett promised to be there at 4, and the party separated. Later George Brackett went to the printing office and entered the private room of Murphy. Unquestionably the matter was "fixed up."

Unless something unforeseen has happened, the Minneapolis Tribune of this morning contains a magnificent exposure of the tactics of the programme will be carried out later. You can put it down as correct that the matter is "fixed up."

The balance of the programme will be carried out later. You can put it down as correct that the matter is "fixed up."

The same occurrence is stated in substantially the same form in the Times of our city.

Now, if the Times and Globe were not very certain of their information, they would not have dared to publish such an exposure.

The same morning, on page 2 of the Tribune, appears an appeal to the Scandinavian ministers of Minneapolis and St. Paul and Minneapolis, denouncing Judge Cauty as the tool of the liquor dealers' association, and asking the Scandinavian ministers of Minneapolis to vote for Judges Dickinson and Vandenberg.

This appeal of a few hundred ministers to dictate to the Scandinavians of Minneapolis is an

insult to the Scandinavian

race, and should be resented by the Scandinavians in proper manner.

But the curtain has been raised and the unscrupulous power, which has been influencing the prohibition committee and these Scandinavian ministers, now appear in full view. They have fallen into the hands of Tom Lowry, Jim Hill and the vast money power of the street railway and St. Paul, and it is as a consequence of this that the people of this country are coming, when the corporations will resort to such means to suppress the trading honest men, because they are not the tools of corporations, and when the ministers of the gospel have such knowledge of the world and all the pitfalls that are set for them, that they can be used to further the schemes of such unscrupulous power.

It is time that the people should rise in their might to teach these scheming political manipulators a lesson they will remember for all time to come.

We have known it. We have felt it. We have charged it. We have stood on our principles and resisted it.

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was called it should be met at. Morris, the call to be made by the chairman in his opinion such a course was advisable.

The representation was agreed on for each county, and the time was agreed to, provided a convention was called. The objection to a convention was that it would come in harvest time when the farmers would be busy, and a convention called at that time would not be well attended without a good deal of work being done by some one. After the nomination of Mr. Feig, I found that an effort was being made to use the Alliance organization in his interest, and refused to have anything to do with it, for I regard Mr. Feig as a representative of the wheat ring, and his nomination an insult to the grain growers of this district. He was brain-washed and offensive in his denunciation of the nomination of the Alliance party by the legislative committee. If my memory is correct, he published a letter in the Pioneer Press denouncing the investigation and the expenditure of the \$10,000 for that purpose. That letter would be good reading at this time.

John H. Hanson, Frank Hoskins, president of the Alliance party of the Seventh congressional district, no convention has been called, and Henry Feig is not the candidate of the Alliance party in the Seventh congressional district. Yours, R. J. HALL, Chairman.

Morris, Minn., Oct. 28, 1892.

DISREPUTABLE METHODS.

A Republican of Twenty Years' Standing Renounces the Party.

The people of Minnesota do not applaud the disgraceful actions of Nelson, the bully, at Elbow Lake.

The organs and managers may continue to do so, but they cannot blind the people.

The people do not believe that a man who would act as Nelson did at Elbow Lake is a proper and fit person to be the candidate for governor.

Read the following letter from a Fillmore county voter:

To the Editor of the Globe: I have been a Republican for twenty years, but after reading the corrupt methods by which the Republican party has secured its victory, I will say that I am a Democrat, and will cast my vote for D. C. Gilcher and Grover Cleveland.

Yours, R. J. HALL, Chairman.

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TO VINDICATE GROVER

Judge Rea Pens a Frank and Interesting Letter to Gen. J. W. Kay.

Who Had Written to Congratulate Him on His Manly Stand.

Rea Says Cleveland Was Right, Was Honest and Was Earnest.

"Never Talked With Any One Whose Views Better Met His Own."

The effects of the attitude of Judge Rea on a general and far-reaching, and are becoming more and more apparent each day.

The latest addition to the literature bearing upon this subject is the publication of correspondence between Judge Rea and Chairman Kay, of the executive committee of the Veterans' Rights League, which was read at the meeting of Judge Rea in the New York papers, and penned him the following letter:

Kay's Congratulations.

New York, Oct. 27, 1892.—Hon. John P. Rea, Minneapolis, Minn.—Comrade and friend: I have read the following letter from a Fillmore county voter:

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consistently ask more liberal legislation than we already have; nevertheless, I take pleasure in writing you this letter in the interest of truth, and to vindicate an honest man from a most malicious and unjust aspersion. Sincerely your friend and comrade, JOHN P. REA.

Minneapolis, Oct. 31, 1892.

ON FINANCIAL ROCKS.

A Chicago Man With Stores in North Dakota Confesses Judgment.

CHICAGO, Nov. 2.—David Goodman, dealer in shirts, underwear and men's furnishings at 274 Madison street, this morning confessed judgment in the circuit court to the American Trust and Savings bank for \$16,750. Friends of Mr. Goodman say he is perfectly solvent, as his assets are in the neighborhood of \$20,000, while his liabilities do not exceed \$12,500.

Goodman has two large stores in North Dakota, one at Fargo, the other at Grand Forks. He reported at this morning, stating he had been attached in that state on account of being a non-resident. He reported that Goodman is indebted also to the American Trust and Savings bank here, and counsel for that depository insisted on being protected. In consequence of this, Goodman's property is being sold to the American Trust and Savings bank here, and counsel for that depository insisted on being protected. In consequence of this, Goodman's property is being sold to the American Trust and Savings bank here, and counsel for that depository insisted on being protected.

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