

NEWTON CASE TO JURY MONDAY

Business Affairs of Well-Known Citizen Probed in Federal Court.

ARGUMENTS COMPLETED

Charge Preferred in Violation in January of Selective Service Act.

A probe into the details of the business affairs of Emmett S. Newton, charged with making wrong answers on the questionnaire sent out to him last January by city board No. 1 in connection with the selective draft law, featured the hearing of the case in federal court Saturday morning.

Whether or not Newton's income was sufficient to support his wife and child should have been called for service in the army, was the question at issue. The defense offered proof that Mr. Newton's business affairs were so arranged that it would have been practically impossible for them to live under normal conditions, should he have gone into the army.

Our Business Is to Make Friends and Keep Them, and That Is What

Sterling Tires

Are Doing for Us These long-distance tires are built by uniform workmanship—that's why they render uniform mileage.

With Sterling Tires goes our Ever-Ready Service. You will always find us on the job, willing to oblige.

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TAKES OUT THE KINKS

Have Soft, Straight Hair Like Photograph Below



BY USING HAIR DRESSING Plough's Hair Dressing is easily and quickly applied to any hair, soft, smooth, straight, long and can be easily handled, brushed or combed.

25c AT DRUG STORES OR BY MAIL WANTED AGENTS PLOUGH CHEMICAL CO. NEWBURY, MASS.

I Cured Myself of Tubercularis



Every sufferer from weak lungs—everyone afflicted with chronic cough—should read this remarkable story of a drug-cured tubercularis, who, after a long and painful struggle, was cured by Moore Sez.

Moore Sez. You realize we have to rebuild the lungs. Let's start NOW, RIGHT HERE! The wall is going fast, but our Sunday dinner is coming faster—\$1.25.

The Read House

GOVERNMENT TROOPS IN CONTROL AT HAMBURG

Berlin, June 28.—(A. P.)—It is officially announced that government troops are in complete control at Hamburg. No fighting is reported in the city and it is said sufficient troops are arriving to insure restoration of normal conditions.

Hardwick-Bulck company, in which he has considerable interest. It was stated that all the stock he owned in the Hardwick-Bulck company was not paid for and that what he received from the company each month was for his personal services and should have gone into the army to the sums he drew would have ceased to go to his family.

Newton invested in the Hardwick-Bulck company, \$15,000, and Hardwick, his brother-in-law, invested \$10,000. They received \$7,000 yearly as salary, plus one-half a bonus declared the last fiscal year, which amounted to \$5,000, equally. J. P. Harden, a public accountant of Anniston, Ala., and who was employed by city board No. 1 to audit the books of Newton, reported in the figures in the questionnaire were correct, was on the stand Saturday morning and stated that he found the total salary earned by Newton for the period in question to be \$6,100 earned salary and that he actually received \$3,500. This included the stock salaries from all sources including what he was paid as manager of the Park hotel, which was \$20 including room and board for his family.

Holdings of Newton were given as follows: Interest in Park hotel stock, \$15,852; in the Hardwick-Bulck company, \$15,000; in some Louisiana stock, \$1,250 and a lot in Glendale, \$600. An income tax return for 1917 was given at \$21,000, leaving a balance, according to the figures, of \$16,742. An income tax return for 1918 was also given, showing an income of \$600 annually from her father, but on the questionnaire and in an affidavit filed later, this was stated to be an income not in the sense asked by the questionnaire, but was liable to be cut off at any time. On this ground Newton maintained at the time he filed his questionnaire his wife and child received no income, since she has no income of her own and that should have left his business that salary would have ceased to exist.

ALTMORE DEFENDANTS ARE FOUND NOT GUILTY

JURY REACHES VERDICT IN SHORT TIME.

Final Chapter in Noted Halley Still Case Closed in Courts.

All defendants on the libel proceedings brought against the Altmore apartments by the government, won out Friday afternoon when the jury returned a verdict in their favor. The return closed the litigation growing out of the arrest of H. Kelso Halley, who was found guilty of making whisky in the basement of the apartments, and marks the closing chapter in the sensational case which has been before the public since February 22 of this year.

It was brought out that Mrs. Kelso Halley is the holder of a mere equity in the Altmore apartment house, and that her only right to the property is found in her privilege to redeem a mortgage on it made to O. E. Deppen for approximately \$24,000. The mortgage is for a period of five years. Mrs. Halley went on the stand Friday afternoon and stated she had never personally taken charge of any of the property in her name and knew nothing of the still operated by her husband. She said the corn liquor found in her apartments was brought there by her husband who stated that it had been given him by a friend. The government was endeavoring to prove that O. E. Deppen knew of and permitted the existence of a still in the basement of the property and that Halley connived at its maintenance.

ED BOYDSTON FINED \$50 IN LIQUOR CASE

"BUDDY" WILSON FAILS TO GET NEW TRIAL.

Motion Overruled and Another Auto Theft Case Set for July 21.

In criminal court Saturday morning Ed Boydston, well-known resident of Wauhatchie, pleaded guilty to bringing whisky into Tennessee for his own personal use and was fined \$50 and costs.

"Buddy" Wilson's motion for a new trial on the charge of stealing Luther Chambers' automobile was overruled. Wilson was recently sentenced to the penitentiary on the charge in question.

The trial of "Buddy" Wilson on the charge of stealing an automobile belonging to W. D. Clendenning, of Nashville, is set for July 21.

Wilson at Top of peace treaty list, so in "Muriel" and E. L. Herron in the race for commissioners should be overcome only after a desperate fight conducted against them by the principal reasons given by Neil J. Crowley, labor's candidate, for his withdrawal from the race. In a statement to the members of organized labor of Chattanooga, in which he explains his withdrawal, Mr. Crowley frankly expresses his feeling that Wassman and Herron should be elected. He explains that they are qualified to render good service. He expresses his heartfelt thanks to those who so loyally supported him. The labor world makes the following editorial comment with respect to the withdrawal of Mr. Crowley: "The action was taken by Mr. Crowley only after mature deliberation on the part not only of the candidate himself, but of the campaign committee and the central body, who, after consultation with the executive board, unanimously concluded to advise the withdrawal of Mr. Crowley."

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TELEPHONE COMPANY SUPPORTS NEW UNION

ORGANIZATION SIMILAR TO WESTERN UNION.

President J. Epps Brown Addresses Letter to All Employees.

An organization of telephone workers is being formed by the Southern Bell and Cumberland Telephone company, and a letter signed by President J. Epps Brown, was sent out to all the employees. The organization will be modeled after the association of Western Union employees.

The letter sets forth that the workers should have an opportunity whereby such of them as desire to do so may avail themselves of all and all advantages which there may be in collective bargaining or consideration of working conditions. It is also pointed out that an organization which aspires to aid the employees must, to be successful, be co-operative and not antagonistic in its nature.

The Labor World, official organ of the Chattanooga Trades and Labor Council, charges that the letter of President Brown is the outcome of recent formation of a bona fide organization among the telephone workers and their efforts to improve their conditions by the only sure way.

That portion of President Brown's letter which deals directly with the organization the company plans to form is as follows: "I favor the suggestion that an association of telephone employees be formed, which the company will enter into relations whereby such of the employees as desire voluntarily to join the association may avail themselves of all and all advantages which there may be in collective bargaining or consideration of working conditions, provided that it shall not interfere with the liberty of any employee who may prefer to continue to deal individually."

It is his wish that each employee will decide for himself whether or not he or she desires to join such an association, and it must be understood that nothing herein stated is intended to deny to any employee the right to join any organization of his or her choice, provided that it shall not interfere with matters affecting its employees.

This organization, if formed, will be organized and officered exclusively by the employees, and the company representatives duly selected by them, form its own constitution and by-laws. Such an organization or association could be so formed, and which will be so formed, that while it is an association of all employees, groups of employees in any particular neighborhood may select their own representatives to deal with the company in matters affecting their particular neighborhood.

If the constructive ability and leadership among the employees is as high as I think it to be, there should be no objection to the formation of such an organization which will operate with a broad sense of economic conditions and social adjustments, and which will be a high esprit de corps of co-operation between all the employees and the company, and which will be a high esprit de corps of co-operation between all the employees and the company, and which will be a high esprit de corps of co-operation between all the employees and the company.

Mr. Curtis states that the premium that he has already started collecting in the chamber of commerce from outside individuals stating their desire to have livestock exhibit on the fair this coming season. Among those who have made inquiries are G. H. Mackie, from the Mayhew farm, who wants about 200 head of sheep, and J. H. Duroy, Jersey swine; T. L. Kimbro, of Haley, Tenn., wants to bill a lot of horses and several inquiries have been made for an exhibit of goats to the fair for exhibit purposes.

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SHERIFF BASS STATES REWARDS WILL BE PAID

DENIES WALKOUT UPON PART OF DEPUTIES.

Declares Elliott and Weigel Gave Him Thirty Days' Notice.

"There's nothing to it," declared Sheriff R. F. Bass, regarding personal notice of a walkout of officers of his force. He explained that only two men were affected at the jail, and let it be known that these men, Jailer Elliott and Deputy Charles Weigel, gave thirty-day notices that they were quitting, and that men had been secured to take their places. Elliott returned to his old job at the Terminal station and Weigel will take a position with the American Railway Express company. Isham McCann, member of the police force, said Sheriff Bass, is learning Deputy Weigel's court work, and John Gillespie will succeed Mr. Elliott as jailer.

Rewards Fixed Up. With regard to the rewards which it was claimed had not been paid to Sheriff Luther Carter and other officers who assisted in arresting some alleged automobile thieves a few nights ago, the sheriff said the checks were deposited in the bank and the officers would be paid as soon as the checks passed through clearance. "It's all fixed up, anyway. I have nothing to hide or to deny," continued the sheriff.

CROWLEY EXPLAINS ACT

Campaign Committee of Central Labor Body His Advisor. That the lead of Emil Wassman and E. L. Herron in the race for commissioners should be overcome only after a desperate fight conducted against them by the principal reasons given by Neil J. Crowley, labor's candidate, for his withdrawal from the race. In a statement to the members of organized labor of Chattanooga, in which he explains his withdrawal, Mr. Crowley frankly expresses his feeling that Wassman and Herron should be elected. He explains that they are qualified to render good service. He expresses his heartfelt thanks to those who so loyally supported him. The labor world makes the following editorial comment with respect to the withdrawal of Mr. Crowley: "The action was taken by Mr. Crowley only after mature deliberation on the part not only of the candidate himself, but of the campaign committee and the central body, who, after consultation with the executive board, unanimously concluded to advise the withdrawal of Mr. Crowley."

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PARKING SPACE NOT PRIMARY ESSENTIAL

PROLETARIAT OWN NO AUTOS, SAYS OBJECTOR.

Old Auditorium Site on East Ninth Not Seriously Considered.

"The advocates of different sites for the location of the new auditorium overlook a number of important needs. Much stress is being laid upon the fact that such and such a place has ample parking places for automobiles," declared a well-known Chattanooga Saturday morning in discussing a number of the sites which have been mentioned by the auditorium commission. "The proletariat needs no parking place for limousines and if I understand the object of an auditorium," he said, "it is to improve the condition of my kind of people."

FAIR PRIZES ALREADY TOTAL SMALL FORTUNE

OVER \$22,000 WILL BE OFFERED ENTRANTS.

New Fair Catalogue Will Be Issued Within Few Weeks.

From \$22,000 to \$23,000 worth of prizes will be offered at the 1919 district fair to be held this year in Chattanooga, Tenn., Sept. 29 to Oct. 1 at Warner park. This is an increase of from \$10,000 to \$12,000.

The fair catalogue will be out within a few weeks and many new and interesting features are being added to the program for this year. Owing to the war conditions the fair will be restricted to a certain extent, and for this reason the 1919 fair will be much larger than the one in 1918.

Improvements will be started immediately on the eighteen lots north of Warner park that were purchased by the city and the city and this additional park will be ready for use when the fair opens in September. This space is located north of the park, running up to the East Chattanooga street line and taking in the vacant space east of the walk leading to the back entrance of the park. The live stock department will be located in this new addition and will be enlarged.

Another department that will be increased this year is the rabbit show. It is estimated that there are about 200 people raising rabbits in Chattanooga, and this will insure a large exhibit. A shed 50x100 feet will be erected on the lot approximately 1,500 rabbits, will be erected adjacent to the poultry show building.

Letting has already started collecting in the chamber of commerce from outside individuals stating their desire to have livestock exhibit on the fair this coming season. Among those who have made inquiries are G. H. Mackie, from the Mayhew farm, who wants about 200 head of sheep, and J. H. Duroy, Jersey swine; T. L. Kimbro, of Haley, Tenn., wants to bill a lot of horses and several inquiries have been made for an exhibit of goats to the fair for exhibit purposes.

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COUNTIES WILL RECEIVE AUTOMOBILE TAXES

SUPREME COURT ORDERS DISTRIBUTION.

Under This Rule Hamilton County Will Get Big Share.

Nashville, June 28.—(Special)—The supreme court here today in Roman S. Halley, county clerk of Davidson county, versus the state, inventory and taxes collected on automobiles in Tennessee, held that the money collected by the county should be returned to the respective counties and expended in those counties under the direction of the state highway commission.

This gives each county its own automobile tax and prevents a general accumulation of these taxes through the state and subsequent general apportionment among the ninety-six counties. This prevents the larger counties from compelling a portion of their taxes for the upkeep of roads in other less prosperous counties of the state.

Under this ruling Hamilton, Davidson, Shelby and Knox counties will get a larger part of the tax collected. Hamilton county will have a large part in this distribution because of the large number of automobiles registered and operated in the city and county. Hamilton county will be benefited to the extent of between \$50,000 and \$40,000, according to the ruling according to County Court Clerk Charles Watson. This will be welcome news to good roads enthusiasts here.

HEAVY DAMAGE

Greenville Business Section Suffers. Greenville, S. C., June 28.—While fire which entailed an estimated loss of \$25,000, broke out in the business section, was raging at midnight last night, Mrs. J. W. McFarland, a former school teacher, was left alone in the house, a degree from Vanderbilt, was placed in jail on instructions from Sheriff Henderson. Mrs. McFarland was arrested and confessed to him that she started the conflagration of last night, and also that she had started a fire in a college building, later known as the Colonial apartments, when that \$100,000 structure was burned about two months ago.

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POSTOFFICE EMPLOYEES PETITION INCREASE

TO BECOME EFFECTIVE JULY 1, THIS YEAR.

New Organization in Franklin County Also Asks for Appeal Court.

What is declared to be the first organization of its kind ever launched in the United States, and which gives promise of success and of gradually taking hold in the larger cities, was formed June 24 by the Franklin county postoffice employees. Purpose of the organization, which is composed of all letter carriers, clerks and supervisory officers with the exception of the postmaster, is to petition congress for a higher and more elastic salary for all postoffice employees.

The following officers were elected at the meeting: T. E. Pittinger, Winchester, president; M. Gaines, East Springs, vice-president; O. Ledbetter, Winchester, vice-president; Robin Jones, Winchester, secretary and treasurer. W. S. McKinstry, Nashville, and A. W. Collins, Chattanooga, were the out-of-town associates to help form the new organization.

A resolution was adopted which was sent to Judge Moon and Senator McKellar, which stated that the view of the high cost of living brought about within the last three years, petitioning for an increase of 25 per cent, beginning July 1 of this year, and that rural routes men be placed on the same footing with the city routes. The house allowed to remain on the statute books, but Francis P. Gavan, assistant attorney-general, asserted that this sum would be insufficient, inasmuch as the department has reason to believe that the bolsheviks are spending nearly \$2,000,000 a month for propaganda in the United States. The senate adopted the committee amendments appropriating \$50,000,000 over the house appropriation of \$25,000,000 for military and naval compensation, an increase of \$45,000,000. Bitter debate broke out on the question of the federal trade commission appropriation. Senator Norris of Nebraska, declared that this organization had done remarkable work in exposing the packers and Senators Cummins, of Iowa, and Furness, of Ohio, both raised in Virginia, charged that Chairman Colver had "destroyed our export trade by violent speeches and comment as made in England."

SHIELDS CONDEMNED BY COUNTY HERALD

WORLEY INDORSEMENTS SECURED BY DECEPTION.

State Senator's Brother Informed T. R. Preston Local Apirant Impossibility.

The threat of Senator Shields to publish the list of indorsements for J. Park Worley as marshal, is denounced by the Hamilton County Herald in its issue of today as an attempt by the latter to shift the responsibility for recommending the East Tennessee to the voters. It was also stated that the senator's terms "a miserable and sickly deception which will deceive no one."

"After the senator was elected," states Chattanooga's weekly publication, "he wrote a letter to Hon. L. G. Walker and Knoxville, writing that he would go to the First Congressional district. His brother, W. S. Shields, was stating that the appointment of the senator to the First Congressional district was made by the voters of the county. With this definite information, of course, Mr. Williams retired at once. Mr. Shields did not retire at that time. Later, however, he was informed that under no circumstances would he be reappointed. He then forced retirement of these gentlemen was immediately announced that either Caldwell or White were applicants or had been. Through this skulduggery and contemptible trickery Worley was elected marshal. Then the senator, in order to fortify himself against the protests he knew would come from the voters, secured the indorsements for Worley. He sent his marshal, Charles McCabe, and others to the voters to get the indorsements and now he comes with the statement

TIMES FOR IRISH

Advocates Peace With Emphasized London, June 28.—The Times came out today in advocacy of Irish self-government. It is a series of articles advocating the settlement of "peace with Ireland." It says that the prime minister must at once be urged into action looking to this end.

"Ireland shall be her own mistress," declared the article. "We believe in the possibility of promoting Irish welfare under a generous system of Irish self-government."

WHITNEY IS NINE UP

New Orleans Star Completely Swamps. New Orleans, June 28.—At the end of the first nine holes Nelson Whitney was four up on Jacoby and playing the best golf of his career. Jacoby showed a tendency to hook his drives, which re-

WHY CHRISTIANS ONLY?

Christ gave the same law to all people of the world, enjoining upon all the same steps of obedience and bestowing the same blessings upon all the obedient alike. In apostolic times every one who accepted Jesus as Lord became precisely what all the obedient became, and nobody "joined" anything. Born again, they were the children of God. The church was God's family, which, like the human family, was entered by birth. Hence, all Christians were members of the church, and the process by which they became Christians was the identical process by which they became church members. The church, called "My church (Matt. 16:18), "the church of the First Born" (Heb. 12:23), was the spiritual body of Christ (Col. 1:24; Eph. 1:22, 23), to which God "added the saved" (Acts 2:47), "set them in the body" (I Cor. 12:18).

All Christians must be one in Christ. "I will give them one heart and one way" (Jer. 32:31); "Serve the Lord with one heart" (Zeph. 3:9); "That they all might be one in us" (John 17:21); "With one mind and one mouth glorify God" (Rom. 15:6); "All speak the same things" (I Cor. 1:10); by "All speaking as the oracles of God" (I Peter 4:11); "Holding fast the form of sound words" (II Tim. 1:13); "The words of our Lord Jesus" (I Tim. 6:13); "Sound speech which cannot be condemned" (Tit. 2:8).

All Christians are on because as one with God. They are joined together upon precisely the same conditions upon which they are united with God. They can impose no conditions upon each other save those which Jehovah imposes upon all alike (Eph. 4:22; Col. 3:13). Nothing is to be made a bond of union or a condition of fellowship among them that isn't essential to constituting them Christians, making them one with God. Thus, Christ's law makes division impossible among those who will follow Him faithfully, destroys all parties and makes sectarianism inconceivable.

Denominationalism is at war with Christianity. All God's people compose and constitute God's house, household, family, church, and that which divides and separates this great spiritual body is sinful because it cuts apart and destroys its unity. Any religious organization as a whole which doesn't include all Christians is a sect, because its lines come between and separate those Christians within from those without. The word "sect" is from the Latin verb signifying "to cut." The Greek word signifying the same thing is generally, in our translation of the Bible, rendered "heresy." Thus,