

FORCE MAY BE USED.

PENNSYLVANIA COAL MINE OPERATORS TO START WORK.

Hanna's Firm Refused to Join in the Movement—Circle Apparently at Hand in the Street Strike—President Dolan Satisfied With the Outlook in Pittsburgh.

Cleveland, Aug. 18.—The operators of the Pennsylvania coal mines have held a conference in this city, with about 30 prominent firms represented. It was determined that mines in the Pittsburgh district should be started and operated without further delay on the grounds that the miners have taken a high handed position, that nothing but an unreasonable price for mining will satisfy their demand and that they have been unwilling to treat with the operators on any fair grounds, also that there is no course left open to the operators at this time. It was determined that all coal sold at the 14 cent basis of mining this year must be mined at that price. No change in the price of mining will be considered until the contracts made at the 14 cent basis of mining are being carried out. At least three-fourths of the tonnage of the Pittsburgh district was represented at the conference, and all are unanimous and agreed, if necessary, to spread their operations, with the exception of M. A. Hanna & Co.

J. B. Zerb, president of the Ohio and Pennsylvania Coal company, explains the motives which led up to this action as follows: "We have been hoping that President Ratchford would come to his senses and consent to some reasonable settlement of the strike, but it is evident that he will not. He is feeding the public with statements favorable to the miners' cause and is leading the miners on in a sort of racial meeting enthusiasm. "While the men are cheering over the victories exploited by Ratchford they forget that if they close every mine in this country they will never win the strike. The coal operators will never accede to the miners' demands. Mr. Ratchford ought to know this, and yet he continues to encourage the men with false hopes of victory. He has refused to compromise. "Mr. Rend of Chicago made in the newspapers an offer to compromise, which Mr. Ratchford never answered and to which he has paid no attention."

President Dolan Satisfied. Pittsburgh, Aug. 18.—The striking miners' officials express themselves satisfied with the injunction proceedings. "According to the court," said President Dolan, "the injunction only restrains us from doing what we have not done and what we do not intend to do. The camp will be continued and conducted as usual until further notice. We have abundant assurance of help, and all the reports that we are destitute have no foundation."

In the opinion of a number of coal operators the uniformity agreement will not receive the support its articles are said to warrant. A canvass of operators shows that they are not rushing to the committee with signed agreements in their hands. In fact, they are holding back, and each one seems waiting to see what the other intends to do. The uniformity committee refuses to divulge the names of the operators who have affixed their signatures to that instrument, and inquiry tends to show that only three have signed the decisive step in the matter and signed the agreement.

Patrol Quarrel of Deputy Sheriffs. Pittsburgh, Aug. 17.—Two deputies, Robert Kerr and Frank Anderson, employed as guards of the New York and Cleveland Gas Coal company here, had a sanguinary encounter, and a result Kerr can live but a short time. Anderson is proprietor of a dive on Water street in this city and is known as a bad man. He was in charge of the deputies at Sandy Creek. Kerr, who lives at McKee Hooks, is a river pilot by occupation. He has served before as a deputy during strikes. The men met on a bridge crossing Plum creek, and after a few words Anderson was seen to hit Kerr, who retaliated, and a rough and tumble fight followed. Anderson succeeded in drawing his revolver and planting it close to Kerr's abdomen, fired, the ball tearing through the victim's intestines, lodging in his back. The physicians say he will die. A constable tried to arrest Anderson, but he was prevented by deputies, who said they would hold him until the arrival of the sheriff.

Kansas Miners Continue Work. Pittsburg, Kan., Aug. 17.—After a long conference between the operators and executive board of the miners of Cherokee and Crawford counties action favorable to the men remaining at work has been taken. An agreement making concessions to the miners was drawn up, and each operator in the district will be asked to sign it. Unless the operators sign the men declare they will quit work. However, the impression prevails that the operators will readily agree to the miners' demands.

The Strike in Eastern Pennsylvania. Hazleton, Pa., Aug. 17.—Twenty-five hundred miners of the Lehigh and Wilkesbarre collieries in the Honey Brook district are now on strike. This is the first defection among the miners of eastern Pennsylvania. Apart from the wage question, the men demand the discharge or transfer of Superintendent Jones, and the feeling against him is so strong that he moves about with an armed escort, and his house is guarded day and night.

Trouble Probable at Hazleton. Hazleton, Pa., Aug. 17.—Another mass meeting of the miners was held here last evening, and large delegations from Dillonville, Long Run and Wholesome Creek mines met here in a body, attended the meeting and outvoted the local miners in the meeting decided to shut down all local mines in this vicinity, which will cause a number of large manufacturing plants to close and likely the city electric and water plants also.

Greenburg Miners Join the Strike. Greenburg, Pa., Aug. 17.—Wild disorder prevailed in the vicinity of Harmony and the Ocean Coal company's works last night. The 200 miners who came from the river district were successful in bringing the miners at Harmony out. About 175 men quit work.

Lynched by Moonshiners. Richmond, Aug. 13.—John E. Nowlitz, a revenue informer who had been arrested for breaking into a speakeasy, was taken from the officers in Runnebrog, Franklin county, and shot to death. The mob, it is supposed, was composed of moonshiners.

Good Crop Prospects in Argentina. Buenos Ayres, Aug. 18.—According to the official report, the cereal crop prospects in the Argentine are excellent.

KLONDIKE WAR TALK

CANADIAN OFFICIALS EXCITED OVER ALLEGED CUSTOMS VIOLATIONS.

A British Subject at Comox Calls For a Meeting to Enter Objections—Claim That American Officers Made an Attempt to Seize a Dominion Steamer.

Victoria, B. C., Aug. 18.—The custom officers up at Skaguay have given the British news a thorough twist. That is the substance of the latest news that has reached this point from the pilgrims who have gone north to scramble for nuggets. From Comox, a sailing point 150 miles up the coast, came the news that the Canadian Navigation company's steamer Danube had arrived there south bound from Lynn and Skaguay with all on board well. Everything was as serene on the mountain passes as 2,000 or 3,000 men could make it and every prospect pleased except the American customs officers. An indignant British subject dashed up to the Comox telegraph office while the vessel was coaling and wired a red-hot message to the Victoria board of trade. He was so excited that he forgot to give any details, saying simply: "Customs officers attempted to seize vessel. Call meeting of board to denounce action."

News soon spread about this loyal British town and caused much excitement and sidewalk war talk. The agent of the steamer promptly wired Captain Meyer of the Danube for some details, but before the message could reach him the steamer had put to sea, south bound. The assumption was that the steamer would proceed to this port.

As a result from this suggestion of trouble, the news that came from Comox was that the Danube had met the steamer Jiristol, north bound with treasure chests, and all was well. No news had been received of the steamer Danube, the steamer from St. Michael and said by the prophets to have \$4,000,000 or \$5,000,000 in gold dust aboard. The understanding is that the trouble with the Danube was caused by the Danube landing bonded freight at Skaguay instead of Lynn, three miles away, which is the official port of entry. Bonded freight to the extent of 76 tons was sent up on her from Seattle by the Skaguay Day Association Trade company.

Telegraph Lines to Klondike. Washington, Aug. 17.—The Canadian government has submitted formal proposals to this government to establish communication with the Klondike region in Alaska by the construction of a telegraph line from the head of winter navigation on the Lynn canal into the center of the Klondike district. The proposals have been taken under advisement and may have been approved by the British secretary of state for foreign affairs and were forwarded by the governor general of Canada through the British embassy to the state department and referred to the interior department. There the papers are locked up pending consideration.

The proposals, while reserving the rights of either country pending the settlement of the international boundary line between the United States and Canada south of Mount St. Elias, were the expediency of establishing a permanent route giving access to the interior at all seasons of the year. The most feasible route, in the judgment of the Canadian authorities, would be to start from the head of winter navigation on the Lynn canal, the body of water running from near Juneau up beyond Dyas and Chilkat, forming part of the present overland route, cross the mountains by the White pass or by any other pass which may seem more accessible and proceed northward to Fort Selkirk and thence to Klondike.

Lodge Organizes a Company. Trenton, Aug. 18.—Articles of incorporation have been filed with the secretary of state of a \$5,000,000 company for the purpose of operating in the Klondike district. The name of the company is the Joseph Ladue Gold Mining and Development company. Ladue is the reported owner of Dawson City and is the principal shareholder in the company. In the articles of incorporation his residence is given as Flatbush, N. Y. The other members of the company are Elmer Botsford and Albert M. Emery of Flatbush, N. Y.; Edgar D. Bronson of New York city, Charles C. Lapham of Latham, N. Y., and Willard Brown, a New York city banker. The company begins with \$1,000 paid in, which is the amount required for the state fee for filing the papers.

Justice Field's Record. Has Served Longer on the Supreme Bench Than John Marshall. Washington, Aug. 17.—Justice Stephen J. Field of the United States supreme court has established the record for longest service on that bench. Until yesterday the service of Chief Justice John Marshall had been the longest in the history of the court, covering 34 years. With yesterday Justice Field's service exceeds that of Marshall. He was appointed in 1850 by President Lincoln and is now in his eighty-first year, hale and hearty, of strong mentality.

Justice Field. He had reached the age of retirement, but prefers to remain in active service on the bench, and at the present court term it is said there is no present indication that he will retire. Justice Field is now at Spring Lake, N. J., where he has a cottage. The venerable jurist has recently written his memoirs, but only a few copies have been printed.

Badly Burned by X Rays. Denver, Aug. 18.—Charles F. Lacombe, president of the Mountain Electric company of this city, has seriously burned both hands while experimenting with X rays and is confined to his home, undergoing all the tortures attendant upon burns of this nature. Physicians are almost constantly in attendance, and everything possible is being done to relieve his sufferings. Ten days had elapsed after the application of the rays before Mr. Lacombe felt any ill effects therefrom.

THE PURE FOOD LAW.

To Provide Against the Adulteration of Food, and Providing for the Enforcement Thereof.

Section 1. Be it enacted, etc., That no person shall, within this State, manufacture for sale, offer for sale or sell any article of food which is adulterated with the meaning of this act.

Section 2. The term "food," as used herein, shall include all articles used for food or drink by man, whether simple, mixed or compound.

Section 3. An article shall be deemed to be adulterated within the meaning of this act:

(a). In the case of food: (1). If any substance or substances have been mixed with it so as to lower or depreciate or injuriously affect its quality, strength or purity. (2). If any inferior or cheaper substance or substances have been substituted wholly or in part for it. (3). If any valuable or necessary constituent or ingredient has been wholly or in part abstracted from it. (4). If it is an imitation of or is sold under the name of another article. (5). If it consists wholly or in part of a diseased, decomposed, putrid, infected, tainted or rotten animal or vegetable substance or article, whether manufactured or not, or in case of milk if it is the produce of a diseased animal. (6). If it is colored, coated, polished or powdered, whereby damage or inferiority is concealed, or if by any means it is made to appear better or of greater value than it really is. (7). If it contains any added substance or ingredient which is poisonous or injurious to health: Provided, That the provisions of this act shall not apply to mixtures or compounds recognized as ordinary articles or ingredients of articles of food, if each and every package sold or offered for sale be distinctly labeled as mixtures or compounds, and are not injurious to health.

Section 4. Every person manufacturing, offering or exposing for sale or delivering to a purchaser any article of food included in the provisions of this act shall furnish to any person interested or demanding the same, who shall apply to him for the purpose and shall tender him the value of the same, a sample sufficient for the analysis of any such article of food which is in his possession.

Section 5. Whoever refuses to comply, upon demand, with the requirements of section four, and who ever violates any of the provisions of this act shall be guilty of a misdemeanor and upon conviction shall be fined not exceeding one hundred nor less than fifty dollars, or imprisoned not exceeding ninety nor less than thirty days, or both, and any person found guilty of manufacturing, offering for sale or selling any adulterated article of food under the provisions of this act shall be adjudged to pay, in addition to the penalties herein provided for, all necessary costs and expenses incurred in inspecting and analyzing such adulterated articles of food which said person may have been found guilty of manufacturing, selling or offering for sale: Provided, That all penalties and costs for the violation of the provisions of this act shall be paid to the Dairy and Food Commissioner, or his agent, and by him paid into the State Treasury, to be kept as a fund separate and apart for the use of the Department of Agriculture for the enforcement of this act and to be drawn out upon warrant signed by the Secretary of Agriculture and the Auditor General.

Section 6. The agent of the Department of Agriculture, known as the Dairy and Food Commissioner of this State, shall be charged with the enforcement of all the provisions of this act and shall have the same power to enforce the provisions of this act that is given him to enforce the provisions of the act by which he receives his appointment.

Approved—The 30th day of June, A. D. 1895. DANIEL H. HASTINGS.

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LETTERS FROM THE PEOPLE.

Under this head we will insert communications on current and political topics, without being responsible for the opinions expressed, and invite such discussion as may be proper and of general interest to the people.—EDITOR PAINES.

Errors in the Report.

New York, Aug. 18, 1897. Editor of PIKE COUNTY PRESS:—I had an opportunity a few weeks ago to look over the recent report of the Fish Commission of the State of Pennsylvania and was pained at the many errors which the book contained and errors too that are innumerable and would have no ordinary observer to infer that the publication was wholly unreliable. I will call your attention to a few inaccuracies which occur in its notices of the Lakos and Clubs of Pike county. The Forest Lake Association is called the Forest Park Association. The Forest Park is entered as an incorporated body whereas it is only the property of a private family. It gives to the Forest Lake Association five lakes whereas it has only three and calls two of these the Big and Little Gullies instead of Long and Round Corlises. How the compilers of this volume could have associated any of the lakes of Pike county with the Gullies I can't imagine as no such animal has ever been found or lost there within the memory of the oldest settler. Had they been called Yaboo we might think they had in mind some of the characters given in the travels of Jean de Lery and at the same time the pollution and statement of Pike county referred to by the late Harace Greeley who many years ago associated them with rattlesnakes and bad whiskey. The name of the President of the Forest Lake Association is given incorrectly. It is misspelled and given in such a way as to leave readers in doubt as to whether he is a clergyman, scientist or physician. I will enlighten the compilers by giving his name in full. It is Alexander Haddon, M. D. of New York City, not Hudson. All these errors might have been avoided by obtaining a copy of its By-Laws. There are other mistakes if such they may be called that I might enumerate if necessary, but the above are surely sufficient for the small field and I am quite sure that Wayne county will be heard from as it has suffered like Pike in the report. There is another feature of the document I do not like and that is calling the ponds or lakes by their newest names. In my opinion this ought not to be allowed in the State paper without being authorized by the local court and then have them registered in the office of county clerk so that no two or three lakes could be called by the same name. As it is now there are several Forest lakes in the county and two Tody-n-cunges, etc. I hope you may be able to bring this about and avoid further confusion. Very truly yours,

Of Interest to Republicans. ROSENBERG, Aug. 16, 1897. TO THE EDITOR OF THE PRESS:—Apropos of an article in the last issue of the PRESS on the importance of keeping the party organization intact and giving the date of the township canvass, it seems to me that some rule should be adopted by the County committee or the coming convention which will direct the manner in which the chairman and Secretary of each caucus shall be put in office, and prescribe the mode of procedure generally. The Democratic party has a regularly established and well observed manner of conducting their primaries. At a caucus held in Diagonas Ferry last fall the township committee selected the chairman and proceeded to organize the meeting. In previous years it was the custom for the electors present to vote for a chairman. It does not matter much which way it is done, only always the one way, and then there can be no question of the regularity of the proceedings and if the County committee would publish the rules to govern the whole business it would do good. Very Respectfully, FRANK M. NIELSEN.

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