

WARRANT FOR HEINZE

Speculating Banker Called to Answer for Some of His Methods.

OVER-CERTIFICATION OF CHECKS

Amount Involved Said to Exceed of \$400,000.

DRAWN FOR HIS BROTHE

Mercantile Bank, of Which is President, Victim of the Raid.

EXPLANATION OF HIS ATTORNEY

Matter is Merely an Error in Book-keeping Due to Oversight of Employees—Hail Furnished by Surety Company.

NEW YORK, Jan. 7.—F. Augustus Heinze was arrested today by a United States marshal on an indictment charging him with having illegally certified checks on the Mercantile National bank.

The amount of the check which he is accused of certifying falsely was \$63,708. Heinze appeared in court with counsel and announced that he would be furnished immediately.

Heinze, who has had a remarkable career as a mining engineer, promoter of various mining companies, especially those of developing copper properties, and within the last year or two as a financier, was president of the Mercantile National bank until October.

Heinze is also charged with illegal certification of other checks amounting to \$400,000 on or about October 14. According to his counsel, Edward Lauterbach, abundant collateral has been deposited to cover these checks.

Mr. Lauterbach, who is also president of the Mercantile National bank, is reported to have been in New York at the time of Heinze's arrest.

Heinze is also charged with illegal certification of checks on the Mercantile National bank, and it is reported that he has been in New York at the time of his arrest.

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SUMMARY OF THE BEE

Wednesday, January 8, 1908.

1908 JANUARY 1908

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THE WEATHER. FOR OMAHA, COUNCIL BLIFFS AND NEBRASKA—Fair Wednesday, probably cooler Wednesday afternoon. Temperature at Omaha yesterday.

DOMESTIC. The Burlington road evades the injunction against reconignment charge by exacting it from all persons except those carrying to the station.

FOREIGN. Emperor Francis Joseph grants general amnesty on the occasion of the sixtieth anniversary of his reign.

COMMERCIAL AND INDUSTRIAL. Live stock markets. Grains markets. Stocks and bonds.

MOVEMENTS OF OCEAN STEAMSHIPS. NEW YORK. Arrived. Sailed.

AMNESTY FOR ALL AUSTRIANS. General Pardon Granted by Francis Joseph I. on Sixtieth Year of His Reign.

FIFTEEN CENTS FOR COTTON. Growers Set the Mark and Propose to Hold Until They Secure It.

MEMPHIS. Term. Jan. 7.—The annual convention of the Farmers' Educational and Co-operative Union met here today for a session of three days.

LUMBERMEN BEG FOR SNOW. Bare Ground Prevents Hauling of Logs to the Lakes and Landings.

POLITICIAN LOSES BIG TO ROBBER. DEBRY, Conn. Jan. 7.—A robbery in the house of Charles F. Brunker of Ansonia, Conn., resulted in the loss of \$25,000.

State Treasurer Under Arrest. Governor Wainwright served upon State Treasurer Frank P. Glazier, through his attorney, a writ of habeas corpus.

NIGHT RAIDERS AGAIN OUT

Two Warehouses and General Store Destroyed in Burley District.

FIRST VISIT MADE TO BETHEL

Mob Poured Coal Oil Over Big Independent Tobacco House and Set It Ablaze—Another Outrage at Sherburne.

PARIS, Ky., Jan. 7.—Night raiders made their appearance in force in the Burley district late last night, visiting two towns, and destroying two warehouses and a big general store.

The first visit was made to the town of Bethel in Rutherford county, a village of about 800 inhabitants, whose people were entirely unprepared for a raid.

From Bethel the raiders visited the little town of Sherburne, in Fleming county, where they destroyed the independent warehouse of Dougherty Brothers.

Appointment is Recinded. LOUISVILLE, Ky., Jan. 7.—A report has reached here from Frankfort that State Auditor James has rescinded his appointment of C. M. Barnett as fire marshal of the state of Kentucky.

INDIANAPOLIS, Ind., Jan. 7.—C. M. Barnett, fire marshal of the state of Indiana, is in the city today on business. He declared untrue the charge that the society was responsible for the night riding and condemned the night riders themselves in strong language.

POINT IN FAVOR OF WALSH. Vice President Says Directors Know of Loans Made by the President.

CHICAGO, Jan. 7.—Fred M. Blount, former vice president of the Chicago National bank, testifying in the trial of John R. Walsh today, flatly contradicted statements made by witnesses for the government.

EMPLOYERS LIABILITY BILL. Senator Knox Introduces One to Meet Decision of the Supreme Court.

WASHINGTON, Jan. 7.—Senator Knox of Pennsylvania, who has taken much interest in the litigation growing out of the employers' liability act which was declared to be unconstitutional, today introduced a bill which is intended to remedy the defects in the present law.

NEW MEXICO ASKS STATEHOOD. Delegation to Visit Washington in its Behalf at an Early Date.

WASHINGTON, Jan. 7.—A petition for support of the bill for the admission of New Mexico to separate statehood was received today in a letter from Chairman W. S. Hopewell of the New Mexico statehood league to Representative Fuller of Illinois, and referred to the committee on the territories.

COIN RETURNS FROM COUNTRY. Five and a Half Millions Received at Chicago Banks in December.

OKUMA EXPLAINS HIS SPEECH

Repudiates Report and Reaffirms Friendship for Great Britain. Reference Indian Trade.

TOKYO, Japan, Jan. 7.—A remarkable situation has arisen as a result of the publication in London of a translation of the speech delivered by Count Okuma at Kobe. Little attention was paid to this address at the time of its delivery.

Count Okuma, in previous speeches on the same subject, had made his views well known. The London publication put the count in the position of urging India to accept the terms of the proposed treaty.

DR. PETERS SUES FOR LIBEL. Former German East African Governor Brings Action Against Cologne Paper.

COLOGNE, Jan. 7.—The hearing of a suit for libel charges, brought by Dr. Carl Peters, former governor of East Africa and African explorer, against the editor and the Berlin correspondent of the Cologne Gazette, began today.

SHIP SAFE IN IRISH PORT. Mount Royal Arrives at Queenstown Just One Month After Leaving Antwerp.

QUEENSTOWN, Ireland, Jan. 7.—The long overdue Canadian Pacific steamer, Mount Royal, steamed slowly into Queenstown today and the news of its safety was received with gladness in shipping circles.

INCREASE IN STANDARD'S BOND. Government Wants It Made Equal to the Amount of Fine Imposed.

CHICAGO, Jan. 7.—District Attorney Edward W. Simms today filed a petition in the United States circuit court of appeals declaring that the Standard Oil company of Indiana has assets amounting to more than \$7,000,000 and asking for an increase in the standard bond of that corporation.

ALL BANKS HELD RESPONSIBLE. Calhoun Has a Bill for the Protection of Depositors in National Banks.

WASHINGTON, Jan. 7.—Senator Calhoun today introduced three bills in relation to national banks, one of which was the standard bond of that corporation.

RIVER TRAFFIC POSSIBILITIES. Mississippi Capable of Carrying More Than All the Rivers of Europe.

LA CROSSE, Wis., Jan. 7.—Judge R. S. Reid, waterways commissioner of the state of Wisconsin, who was sent abroad last summer with the object of studying methods of improvement of the European waterways, returned today after visiting Germany, Austria, France and England.

GRAFT FOUND AT ST. JOSEPH. Frauds in City's Street Lighting Department Unearthed by Grand Jury.

SHAFT TO BENNINGTON DEAD

Tribute of Navy to Men Who Lost Their Lives on That Ship.

THOUSANDS VIEW CEREMONIES

Civilians Vie with Sailors in Paying Their Respects—Shaft an Imposing One, Bearing Appropriate Inscription.

SAN DIEGO, Cal., Jan. 7.—In the presence of thousands, including the officers and sailors of the Pacific squadron and citizens of San Diego and of other southern California cities, who had gathered here to witness the ceremony, the memorial monument to the Bennington dead was unveiled this afternoon at the National cemetery on top of Point Loma.

At noon the navy launches twenty strings of row boats came from the battleship Nebraska and the armored cruiser, California, anchored off Coronado, and other similar strings of boats made the same trip from the harbor.

FOUR MEN TRY TO ROB TRAIN. Make Futile Attempt at Hold-Up at Kansas City in Broad Daylight.

KANSAS CITY, Mo., Jan. 7.—Four men attempted to rob the passengers in a Missouri, Kansas & Texas passenger train standing in the Union station here early today.

WHITE MAN'S BURDEN LESS. Talk in Army Circles of Reducing Emergency Ration of the Soldiers.

WASHINGTON, Jan. 7.—There was talk in army circles of further reducing the emergency ration already heretofore reduced from sixteen to twelve ounces.

POLITICAL WARHORSE DEAD. Samuel Fessenden, Tom Reed's Friend, Who Exclaimed "God Hates a Quitter," Passes Away.

STAMFORD, Conn., Jan. 7.—Samuel Fessenden of this city, a former state senator and one of the most prominent men in Connecticut, died today from heart trouble.

OLD ASSAY OFFICE IS DOOMED. Wall Street's Most Venerable Pile is Disappearing Before Growth of Gotham.

NEW YORK, Jan. 7.—The old assay office, which was Wall Street's oldest building, is about to be torn down. Some time ago work was begun on the rear portion of the building and within a short time the facade, which has been a landmark to all who have known the street since 1822, will disappear.

BALLINGER QUILTS LAND OFFICE. Resignation Accepted to Take Effect on the Fourth of March.

WASHINGTON, Jan. 7.—Richard A. Ballinger, commissioner of the general land office, has tendered his resignation to President Roosevelt and it has been accepted, to take effect March 4. Fred Denton, assistant commissioner, has been appointed commissioner.

NINE THAW JURORS IN BOX

Start of the Day and Absentees Are Fined Two Hundred and Fifty Dollars.

ALDRICH BILL TEXT

Proposed Currency Measure Printed and Given to Public.

PROVIDES FOR MORE BANKNOTES

These Are to Be Based on Bonds Approved by Treasury.

COMPTROLLER PRESCRIBES LIMITS

Issue Not to Exceed 75 Per Cent of Value of Security.

GRADUATED TAX ON NOTES

Half Yearly and Monthly Assessments on Average Amount Outstanding Based on Rate of Interest on Bonds.

WASHINGTON, Jan. 7.—The financial bill which has for some time been in preparation by leading republican members of the senate committee on finance, was today printed and given to the public.

Section 1.—When any national banking association which has circulating notes outstanding, secured by the deposit of United States bonds to an amount not less than 50 per centum of its capital stock, and which has a surplus of not less than 20 per centum of its capital stock, shall be authorized to issue additional circulation to be secured by the deposit of United States bonds to an amount not less than 25 per centum of the amount of the circulation to be issued.

Section 2.—That all bonds deposited to secure circulation notes issued in accordance with the provisions of section 1 of this act shall be subject to the provisions of law affecting such notes, provided that the total amount of circulation notes of any one national banking association secured by the deposit of United States bonds shall not at any time exceed the amount of the bonds so deposited, such additional circulation notes to be held and treated in the same way as circulation notes of the national banking association heretofore issued under the provisions of this act.

Section 3.—That the treasurer of the United States, with the approval of the secretary of the treasury, may accept as security for the issue of circulation notes provided for in the preceding section, bonds of other interest-bearing obligation of any state or territory, or of any legally authorized bonds issued for municipal purposes by any city or county in the United States, which are not subject to the payment of any part of their principal or interest for a period of fifteen years, and which are not subject to the payment of any part of their principal or interest for a period of fifteen years, and which are not subject to the payment of any part of their principal or interest for a period of fifteen years.

Section 4.—That the secretary of the treasury, with the approval of the secretary of the treasury, may accept as security for the issue of circulation notes provided for in the preceding section, bonds of other interest-bearing obligation of any state or territory, or of any legally authorized bonds issued for municipal purposes by any city or county in the United States, which are not subject to the payment of any part of their principal or interest for a period of fifteen years, and which are not subject to the payment of any part of their principal or interest for a period of fifteen years.

Section 5.—That all bonds deposited to secure circulation notes issued in accordance with the provisions of section 1 of this act shall be subject to the provisions of law affecting such notes, provided that the total amount of circulation notes of any one national banking association secured by the deposit of United States bonds shall not at any time exceed the amount of the bonds so deposited, such additional circulation notes to be held and treated in the same way as circulation notes of the national banking association heretofore issued under the provisions of this act.

Section 6.—That the secretary of the treasury, with the approval of the secretary of the treasury, may accept as security for the issue of circulation notes provided for in the preceding section, bonds of other interest-bearing obligation of any state or territory, or of any legally authorized bonds issued for municipal purposes by any city or county in the United States, which are not subject to the payment of any part of their principal or interest for a period of fifteen years, and which are not subject to the payment of any part of their principal or interest for a period of fifteen years.

Section 7.—That all bonds deposited to secure circulation notes issued in accordance with the provisions of section 1 of this act shall be subject to the provisions of law affecting such notes, provided that the total amount of circulation notes of any one national banking association secured by the deposit of United States bonds shall not at any time exceed the amount of the bonds so deposited, such additional circulation notes to be held and treated in the same way as circulation notes of the national banking association heretofore issued under the provisions of this act.

Section 8.—That the secretary of the treasury, with the approval of the secretary of the treasury, may accept as security for the issue of circulation notes provided for in the preceding section, bonds of other interest-bearing obligation of any state or territory, or of any legally authorized bonds issued for municipal purposes by any city or county in the United States, which are not subject to the payment of any part of their principal or interest for a period of fifteen years, and which are not subject to the payment of any part of their principal or interest for a period of fifteen years.

Section 9.—That all bonds deposited to secure circulation notes issued in accordance with the provisions of section 1 of this act shall be subject to the provisions of law affecting such notes, provided that the total amount of circulation notes of any one national banking association secured by the deposit of United States bonds shall not at any time exceed the amount of the bonds so deposited, such additional circulation notes to be held and treated in the same way as circulation notes of the national banking association heretofore issued under the provisions of this act.

Section 10.—That the secretary of the treasury, with the approval of the secretary of the treasury, may accept as security for the issue of circulation notes provided for in the preceding section, bonds of other interest-bearing obligation of any state or territory, or of any legally authorized bonds issued for municipal purposes by any city or county in the United States, which are not subject to the payment of any part of their principal or interest for a period of fifteen years, and which are not subject to the payment of any part of their principal or interest for a period of fifteen years.