

TEN MILLION TO CHICAGO SCHOOL

John D. Rockefeller Makes Final Gift to University and Withdraws from Control.

INSTITUTION OWNED BY WEST

Would Have the Public Understand Limit of Assistance.

OTHER FRIENDS MUST ASSIST

People Should Conduct Support Organization in Future.

SENDS LETTER TO UNIVERSITY

Founder Says He Expects to Have Been More Than Realized Success and Influence at University.

CHICAGO, Dec. 20.—John D. Rockefeller has completed the task he set for himself in the founding of the University of Chicago. Today public announcement was made of a "single and final" gift of \$10,000,000, which includes all the contributions Mr. Rockefeller had planned. This sum to be paid in ten annual installments, beginning January 1, will make, approximately, \$2,000,000 he has donated to the university.

Mr. Rockefeller says he now believes the school should be supported and enlarged by the gifts of many rather than those of a single donor. This, he believes, will be better accomplished if the public understands the limit of his contemplated assistance. The founding of new departments he leaves to the trustees, as he says funds may be furnished by other friends of the university.

Up to date nearly \$7,000,000 has been donated to the university in addition to Mr. Rockefeller's gifts. With the announcement of Mr. Rockefeller's final donation came the resignation of John D. Rockefeller, Jr., and Fred T. Gates, Mr. Rockefeller's personal representatives, from the university board of trustees. In enclosing these resignations Mr. Rockefeller explained he was carrying out a conviction that the institution should be controlled, conducted and supported by the people with whom, up to now, he had been co-operating.

Withdraws from Control. Mr. Rockefeller's idea, as it is understood, is that he is turning over the institution and its endowment to Chicago and the west, and is going to withdraw from any further representation in its control. The announcement of the gift was made at the quarterly convocation at the university this afternoon.

The gift was announced in a letter to the president and trustees, which was read by President Ryerson. It says: "To the President and Trustees of the University of Chicago: Dear Sirs—I have this day caused to be signed for the University of Chicago from the funds of the general education board, which are subject to my disposition, income bearing securities of the present market value of approximately \$10,000,000, to be delivered to the university in ten equal annual installments, beginning January 1, 1911, each installment to bear income to the university from the date of such delivery only. A list of these securities is appended herewith. In a separate letter of even date my wishes regarding the investment and use of the fund are more specifically expressed.

"It is far better that the university be supported and enlarged by the gifts of many than those of a single donor. This I have recognized. I have, therefore, and occasionally have sought to assist you in existing the interest and securing the contributions of many others, at times by making my own gifts conditional on the gifts of others, and at times by aiding you by means of unconditional gifts to make the university as widely useful, worthy and attractive as possible.

"Most heartily do I recognize and rejoice in the generous response of the citizens of Chicago and the west. Their contributions to the resources of the university have been, I believe, more than \$7,000,000. It might perhaps be difficult to find a parallel to generosity so large and so widely distributed as this exercised in behalf of an institution so recently founded.

"I desire to express my appreciation also of the extraordinary wisdom and fidelity which you as president and trustees have shown in conducting the affairs of the university. In the multitude of students so quickly gathered, in the high character of the instruction, in the variety and extent of original research, in the valuable contributions of human knowledge, in the uplifting influence of the university as a whole upon education throughout the west, my highest hopes have been exceeded. It is these considerations with others that move me to supply in a single and final gift, distributing its payment over a period of many years to come, such further contributions as I have proposed to make to the university.

"The sum I now give is intended to make provision, with such gifts as may reasonably be expected from others, for such added buildings, equipment and endowment as the department thus far established will need. This gift completes the task which I have set before myself. The founding and support of new departments for the development of the varied and alluring field of applied science, including medicine, I leave to the wisdom of the trustees as funds may be furnished for these purposes by other friends of the university.

"People Should Control. "In making an end of my gifts to the university, as I now do, and in withdrawing from the board of trustees, my personal representatives, whose resignations I enclose, I am acting on an early and permanent conviction that this great institution, being the property of the people, should be controlled, conducted and supported by the people, in whose generous efforts for its upbuilding I have been permitted simply to cooperate, and I could wish to dedicate anew to the great cause of education the funds which I have given, if that were possible, to present the institution a second time, insofar as I have aided in founding it, to the people of Chicago and the west, and to express my hope that, under their management and with their generous support, the university may be an increasing blessing to them, to their children and to future generations."

Trial of Self-Styled Count is Attracting Big Crowd in Paris

Son of English Tailor is Charged with Swindling Duchess Out of Two Hundred Thousand Dollars.

PARIS, France, Dec. 20.—The trial of the self-styled "Count" and "Countess" de Gaigny, who are charged with having swindled the Duchess de Choiseul out of \$200,000 in the sale of spurious paintings opened before Judge Roberts in the correctional court today.

The complaint was the widow of Charles Hamilton, Duke of Devonshire and recently married the Duke de Choiseul, whose mother was Mary, daughter of Malcolm Forbes of Boston.

In addition to the principal allegation De Gaigny is accused of stealing a sum of money from the pocketbook of the duchess during her stay in Vienna.

The case attracted a large and fashionable crowd as the public is intensely interested in the fate of the two who live so luxuriously in the Chateau de La Tour. Many American and European journalists also were present in anticipation of absorbing developments in connection with the fantastic career of the son of an English tailor, who posed as Prince Borghetto, Prince Luchin and Count D'Autly de Gaigny and the revelation of further details regarding the alleged blackmailing plot based on letters asserted to have been forged.

These letters, which the defendant claimed to have received from the complainant, involve Alexander Tschernidoff, who recently was arrested in London, charged with conspiring to blackmail the duchess. Mr. Plunon and M. Sturoi appeared for the duchess and the accused. The "Countess" was formerly Miss Francesca Monti Lunt of Boston. The two were married at Trinity church in that city in 1904.

Yale is Passing to Control of Laymen

Only Seven of the Nineteen Members of Board of Trustees Are Ministers.

NEW HAVEN, Conn., Dec. 20.—The election of Charles H. Kelsey of New York City to the Yale corporation attracts attention in Yale circles here as a new step in the laicizing of the governing body of the university. The corporation now consists of three ex-officio members, President Hadley and the governor, and the lieutenant governor of Connecticut; six members elected each for six years by the alumni and ten members as successors of the original ten trustees, who elect their own members for life.

Up to a few years ago the ten were all clergymen, but since that time by the voluntary action of the clergymen three laymen have been elected almost in succession, Payson Merrill of New York, Charles Hopkins Clark of Hartford and now Mr. Kelsey. As a result of these changes the old clerical majority of one in the corporation of nineteen members is changed to a lay majority of five, and if two more laymen are elected as successors of the original trustees the clerical dominance in that body will pass also. The six members of the corporation elected by the votes of the alumni under an amendment in 1912 the six senior members of the Connecticut senate, who had previously been members of the body.

Injunction Against Temple Iron Company

Anthracite Coal Railroads Permanently Enjoined from Controlling Business.

PHILADELPHIA, Dec. 20.—Following its decision that the Temple Iron Company controlled by the Reading and other anthracite railroads, was an illegal combination in restraint of trade, the United States circuit court here today issued a decree permanently enjoining the corporation from doing business.

The decree restrains the railroad corporations that own its stock from further exercising control over the Temple Iron company, but does not grant the government's request that the other parties in the case be dismissed without prejudice.

The court simply dismissed the other contentions of the government and it is a question whether the government can ever take up again certain alleged combinations mentioned in its bill of complaint.

GALLAGHER TRIAL POSTPONED

Court Will Inquire Into Sanity of the Man Who Shot Mayor Gaylor January 3.

NEW YORK, Dec. 20.—The trial of James Gallagher for the shooting of William Edwards, street cleaning commissioner, while the latter was trying to protect Mayor Gaylor from Gallagher's attack on August 9 last, was postponed today until January 3. Justice Swayne announced that the court would proceed on January 3 with a preliminary inquiry into the issue of insanity. "If this inquiry shows the man is sane," said the judge, "we will proceed with the trial."

Society Women Who Act as Real Saleswomen for Charity

"Something for you today?" And they ask it in an almost professional way, the amateur salespeople who Monday and Tuesday invaded the Benson & Thorne store for the sake of the coffers of the First Congregational church society sold real Christmas goods to real shoppers in a real store and for real money, too. There was furthermore, nothing amateurish about the thoroughness with which the women who've had "some experience" selling at church fairs displayed their wares, advised as to gifts, recommended this and that—and then tabulated their sales.

RULES REVISION TO BE MADE ISSUE

Insurgents Dislike Ruling by Speaker Cannon on Ruling of Postal Reorganization Measure.

TWO MONTHS' DELAY RESULT

Assert Change Would Prevent Alleged Restraint of Business.

WOULD LIMIT TIME OF DEBATE

Say Too Much Attention is Given to Unimportant Measures.

OMNIBUS BILL PASSES SENATE

House Devotes Day to Consideration of Executive, Legislative and Judicial Appropriation Bill.

WASHINGTON, Dec. 20.—Further revision of the rules of the house of representatives is contemplated by the insurgent members. Conferences were held today to determine the form of the amendments that are to be offered.

The insurgents are not satisfied with the manner in which the new rule giving the house power to discharge a committee from the consideration of a bill was administered when its first trial occurred yesterday. This rule was proposed last session to provide the means whereby a bill could be brought before the house when a committee refused to report it or delayed too long in acting on it.

As this business is only recognized every first and third Monday of the month all motions of like character will be delayed almost two months before the motion finally is put to the house as to whether the postal bill should be considered.

Insurgents Would Change Rule. The insurgents assert this is a restraint of business which can be easily remedied by a small change in the rule. They propose to offer another amendment that will require only the reading of the title of the bill when the motion is made to discharge the committee and to bring it before the house.

Further than this, the insurgents propose another amendment to limit the debate that can be had on bills on the calendar. They think too much time is given to unimportant measures and that business will be greatly expedited if such an amendment is offered.

It has not been determined what member shall introduce the new amendments, but the insurgent republicans practically are united upon their plans. They do not anticipate a fight in having these changes made.

Senate Passes Omnibus Bill

In spite of the vigorous fight waged upon it by Senator Bristow of Kansas, the omnibus claims bill, carrying more than \$2,000,000, was passed by the senate today. The Kansas senator occupied six days in addressing the senate in opposition to the measure, but when it came to a vote the bill was passed, 45 to 11. The senate confirmed Martin A. Knapp, chairman of the Interstate Commerce commission, to be a United States circuit judge and Mr. Knapp will take his place on the new court of commerce when that tribunal is organized.

The house devoted practically the entire day to consideration of the executive, legislative and judicial appropriation bill, which carries \$35,235,219. Representative Macon of Georgia, successfully opposed all efforts to force increases in the measure, and it was still under consideration when the house adjourned.

Both the senate and the house will meet at noon tomorrow. When they adjourn they will be for the holiday recess and they will not reconvene until January 5.

The traveling expenses of Governor Walter E. Clark of Alaska, were under fire in the house today. Representative Cox of Indiana wanted to know why Alaska's chief executive should receive so much more than the governor of Arizona, who was allowed only \$500. The bill grants Governor Clark a lump sum of \$7,100 for traveling and office expenses, an increase of \$2,600 more than granted last year.

Mr. Gillette of Massachusetts, in charge of the bill, said he did not know unless it was because of the greater necessity for the governor of Alaska, as the mouthpiece of that territory, to come to Washington to advise on Alaskan matters. Mr. Stephens of Texas, a democrat, Mr. Mann and others, defended the paragraph and Mr. Cox waived further objection.

GARMENT WAGON RIDDLED

Driver for Chicago Factory Shot and Horses Wounded Aways with Dying Man.

CHICAGO, Dec. 20.—John Denny, a driver for a garment factory here, today was shot and his wagon was riddled with bullets. He lay dying on his wagon while the horses, unattended, wandered away. The police discovered his plight. He is not expected to live.

SIOW CITY CAPITALIST IN FIGHT AGAINST LIQUOR

James F. Toy Will Assist in Campaign Against Buffets in Clubs and Lodge Rooms.

SIOW CITY, Ia., Dec. 20.—(Special Telegram.)—The entrance of James F. Toy, president of the Farmers' Loan and Trust company and generally accounted the richest man in Sioux City, into the fight which the Anti-Saloon league is making against the country club, "whose membership includes the elite of Sioux City," the Elks, the Owls and the Eagles has created a sensation here. In a statement printed here today Mr. Toy denounces the sale of "cocktails," "whisky sours" and champagne to men and women at the club and says he will contribute funds to help the Anti-Saloon league stop it. He says there is no difference between "a gentleman on the hill and a gentleman in the valley."

Revisiting it in Winter

"And right here between these trees was the old swimming hole."



From the Chicago Evening Post.

OBJECT TO LORIMER REPORT

Formidable Opposition to Action of Committee May Develop.

HINTS AT TOO MUCH SECRECY

Failure to Print Testimony Taken by Subcommittee is Causing Dissatisfaction Among the Senators.

WASHINGTON, Dec. 20.—What may prove formidable opposition to the adoption of any report to the senate for the result of the investigation of charges of bribery in connection with his election by the Illinois legislature to succeed Senator Hopkins is said to have developed on the senate floor today.

Several senators are declared to have agreed that they would compel a postponement of the whole subject until after the holiday recess, in order that all members might have an opportunity to digest the testimony as well as the report of the committee on privileges and elections.

Chairman Burrows called the committee on privileges and elections together today, and soon after the adjournment it was reported that he had been authorized to report the Lorimer matter to the senate in accordance with the findings of the subcommittee. Great dissatisfaction is said to have been expressed because of the failure of the committee to have printed the findings of the subcommittee. It is asserted there never has been an investigation in which such a diligent effort has been made to keep the proceedings secret.

Differences in Committee. According to authoritative information, the subcommittee was a unit in declaring that there had been no evidence that Senator Lorimer had been involved in any manner in the purchasing of votes of individual members of the legislature, but that there is some difference of opinion as to what had been the result if all the votes against which there was taint had been eliminated.

It developed today also that some members of the full committee believed the subcommittee should have reported merely whether bribery had been resorted to in the election in which Mr. Lorimer was successful and that the instructions given by the senate in the resolution authorizing the investigation had not called for a report of exonerations for Mr. Lorimer. He said he was willing to bring in a minority report.

Individual Statements Filed. Although Senators Frazier and Heyburn, who were members of the subcommittee, filed individual statements, they did not dissent from the findings of the subcommittee that there was no evidence that Mr. Lorimer had been a party to corruption or any was practiced in the election.

It appears probable that the Burrows report will not receive the unanimous support of the committee.

Nevertheless, nothing could be learned of the reasons of individuals for not submitting their dissent in the form of minority findings.

Senator Burrows is expected to submit the report of the committee tomorrow. He has on file the statements submitted by Senators Heyburn and Frazier and these will be made public with the report of the committee.

Triple Murder Near Durham, N. C.

Charred Bodies of J. H. Sanders, Daughter and Granddaughter Found in Ruins of Home.

DURHAM, N. C., Dec. 20.—Three charred bodies found in the ruins of the burned home of J. L. Sanders, near Hester, twenty miles from here, last night, and strands of a girl's hair discovered in a pool of blood in the yard, led to the arrest one hour later of Nathan Montague, a young negro, on charges of criminal assault, murder and arson.

The negro was rushed to Durham for safe keeping and will be transferred to the state penitentiary following an inquest later today.

The bodies are believed to be those of Mr. Sanders, his daughter Mary and his 2-year-old granddaughter.

Neighbors discovered the Sanders home on fire last night. The house burned and when the three members of the family were found to be missing a search was made.

On the site where the house had stood there was a large pool of blood in which were found strands of hair. Nearby the searchers found a large pocket knife covered with blood. Soon afterward the bodies were discovered.

One of the neighbors recognized the knife as the one he had seen Montague use at a neighbor's home, where Montague was assisting in killing hogs. He also remembered that Miss Sanders was there at the time.

When Sheriff Wilson went to Montague's home and accused him of committing the crime, the negro was trembling with fear. He offered resistance, but was taken into custody. The sheriff rushed the negro across country to prevent possible attempt to lynch him.

Quintuple Murder Near Durham, N. C.

Negro Assaults White Girl, Kills Her and Members of Family and Burns House.

DURHAM, N. C., Dec. 20.—After assaulting a white girl here this morning, a negro murdered his victim, then killed her father and another girl and burned the home of his victims. The negro has been arrested.

RICHMOND, Va., Dec. 20.—A special dispatch to the News-Leader from Wilson, N. C., says: "W. B. Saunders of Wilson, this morning received a telegram from Granville county, stating that his father, mother, sister and two nephews were murdered and burned at their home last night."

Former Indiana Banker Released. LEAVENWORTH, Kan., Dec. 20.—Just L. Broderick, formerly a banker of Indianapolis, will eat his Christmas dinner at the state prison here today, after serving a sentence of ten years for violation of the national banking laws. He has been assistant to the chief clerk of the prison for several years.

OMAHA MEN REACH CAPITAL

J. L. Kennedy and H. H. Baldridge Take Douglas Endorsement.

HOW THE DELEGATION STANDS

President Taft Said to Favor Promotion of Judges Where Possible—Learned Has Many Friends in Washington.

(From a Staff Correspondent.)

WASHINGTON, Dec. 20.—(Special Telegram.)—Ex-Congressman John L. Kennedy and Howard H. Baldridge of Omaha arrived in Washington today for the purpose, personally of presenting to President Taft the endorsement of the Douglas county Bar association of Myron L. Learned to be a member of the circuit court of the Eighth circuit to fill the vacancy caused by the promotion of Judge Willis Van Devanter to the supreme bench.

A conference with the president has been arranged for 10 o'clock tomorrow.

Without reflecting upon others who have been mentioned from Nebraska for the circuit judgeship, it is generally conceded here that Myron Learned has pre-eminent qualifications for the place. The members of the delegation, even Representative Hitchcock, do not hesitate to speak in glowing terms of Mr. Learned, although Mr. Hitchcock is outspoken for the promotion of Judge W. H. Munger for the vacancy.

Baldridge Talks. Mr. Baldridge, who arrived in the city late this afternoon, said the only thing which brought him to Washington at this time was to do all he possibly could for Mr. Learned and that he would leave no stone unturned to bring about an appointment, which he believes would be hailed enthusiastically not only by lawyers of the state, but by those who had business in courts.

"I regard Myron as an exceptionally well equipped for the position. He is judicially inclined, he has a fine legal mind, he has some and no man has got a collar on him. He had an extended practice, not only in county, but in state courts, and, above all, he has the temperament which every judge should have. I am here for the purpose of helping Myron Learned to the position."

Attitude of Delegation. Ex-Congressman Kennedy, who had an extremely warm reception when on the floor of the house, particularly from the older members of the body, started in early to round up the Nebraska delegation in behalf of Mr. Learned. He found that the delegation had endorsed the law partner, H. H. Wilson of Lincoln, that Senator Brown had performed a like service for his fellow Nebraskan, Judge Calkins of Kearney, Judge Norris, who would like to have the job himself, thought a call on the president by himself at this time would not avail very much, and so the point was not pressed by Mr. Kennedy. In view of these conditions, Ex-Congressman Kennedy and Mr. Baldridge have decided to "go it alone" and present Mr. Learned's name later.

(Continued on Second Page.)

UNKNOWN SPOUSE ASKS A DIVORCE

Mrs. W. C. Dickey of Council Bluffs Unheard of Dickey's Friends Before Petition Filed.

SHE ATTACHES HIS PROPERTY

Plaintiff Requests Grant of \$30,000 Permanent Alimony.

DEFENDANT HIGHLY PROMINENT

Is a Wealthy Councilman and School Board Member.

CRUELTY ROUNDLY CHARGED

Petition Accuses Mr. Dickey of Treating Her and Otherwise Ill-Treating Her—Desertion is Also Alleged by Her.

A divorce suit that created immense surprise among the friends of W. C. Dickey, one of the older residents and best known real estate men in Council Bluffs, was filed in the district court of Pottawattamie county last evening. Three years ago Mr. Dickey closed out some of his interests and went to Boise, Idaho, where he engaged in banking business, real estate and other enterprises in a most successful manner. It has made frequent trips home and spent the district court of Pottawattamie county last evening. Three years ago Mr. Dickey closed out some of his interests and went to Boise, Idaho, where he engaged in banking business, real estate and other enterprises in a most successful manner. It has made frequent trips home and spent the district court of Pottawattamie county last evening. Three years ago Mr. Dickey closed out some of his interests and went to Boise, Idaho, where he engaged in banking business, real estate and other enterprises in a most successful manner. 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