

PLAN FUNERAL SERVICES FOR MAYOR OF CORK

Friends Now Believe MacSwiney's Death Is Foregone Conclusion.

IS SINKING RAPIDLY

LONDON, Sept. 4.—Believing the death of Lord Mayor MacSwiney is a foregone conclusion, his friends today were planning huge funeral demonstrations throughout England and Ireland.

"The body probably will remain in England a week because of the coroner's inquest and other red tape," said Arthur O'Brien, president of the Gaelic league. "Then we will hold a public funeral in London, followed by even larger ones in Dublin and Cork, and services on a smaller scale in all parts of Ireland and England."

Irish newspaper publishers also were planning to capitalize the dramatic setting of MacSwiney's imprisonment and probable death.

They will appeal to Irish in England, Scotland, Australia, Canada and the United States, to make a protest that will shake the foundations of the British empire."

MacSwiney, on the twenty-third day in his hunger strike, was said by his relatives to be "sinking fast," although Downing street reported his condition was unchanged.

Mrs. MacSwiney has cabled to President and Mrs. Wilson pleading with them to use their influence in obtaining her husband's release.

The London Press has renewed its demands for revocation of the government's attitude regarding MacSwiney.

The Daily News referred to his imprisonment as "senseless and cruel," and declared that "no such blow has been struck at English justice for years."

JEWETT JOGS UP LLOYD GEORGE

Mayor Charles W. Jewett today took on himself the responsibility of demanding of Premier Lloyd George of England the release of Lord Mayor MacSwiney of Cork.

The telegram follows: "The inherent humanity and reconciliation among the conflicting peoples, as mayor of Indianapolis, I earnestly urge you to extend clemency in the case of Mayor MacSwiney of Cork."

The telegram was sent at the request of local workers for Irish freedom.

SLUSH FIGURES ARE UPHELD BY FINDING HERE

(Continued From Page One.)

Slushes are boasting so much nowadays. Here are some of the victims whose contributions never felt the \$1,000 limit in the 1916 campaign:

March 30—R. M. Fairbanks, \$2,000.
May 1—R. M. Fairbanks, \$2,500.
June 14—R. M. Fairbanks, \$1,000.
Aug. 18—Judge D. A. Meyer, \$1,500.
Sept. 16—Francis A. Heister, \$2,000.
Oct. 11—W. H. Donner, \$2,500.
Oct. 16—Lamont DuPont, \$3,000.
Oct. 16—John J. Ruskob, \$15,000.
Oct. 21—W. S. Spring, \$1,300.
Nov. 4—W. S. Spring, \$3,000.

JUST A FEW OF MANY HUNDREDS.

Those contributions are just a few of the many hundreds of dollars contributed by the total of \$34,202.12 from the republican national committee during the 1916 campaign for Indiana was turned over to Stalaker at the following times and in the following amounts, according to his report:

Aug. 22, 1916 \$5,000.00
Sept. 20 20,000.00
Sept. 30 10,000.00
Oct. 14 125.00
Oct. 14 650.00
Oct. 14 1,250.00
Oct. 14 2,250.00
Oct. 18 10,000.00
Oct. 18 425.00
Oct. 23 25,000.00
Oct. 24 \$41.00
Nov. 1 1,428.83
Nov. 1 25.00
Nov. 4 1,000.00
Nov. 4 15,000.00
Nov. 4 1,800.00

The report also discloses the information that on Oct. 27, 1916, three days after the national committee had dumped \$25,841 into Indiana that the republican congressional committee contributed the sum of \$1,000.

The report shows that it cost the Indiana republican state committee a total of \$245,992.98, plus \$25,841.36, is designated in the report as unpaid bills, to put Hughes over the top in this state in 1916.

With the increased cost of everything this year, it is right to presume that it will cost the republicans much more in their attempt to put Senator Harding over in Indiana.

M. Fairbanks, who the records show contributed \$8,500, is apparently Richard M. Fairbanks, son of the late Charles Warren Fairbanks, and one of the owners of the Indianapolis News.

The name, Judge D. A. Meyer, apparently refers to Judge David A. Meyer, who was a candidate for the supreme court in 1916, and who apparently paid an extra heavy campaign assessment.

James A. Hemenway is the former United States senator and member of the republican national committee.

Lamont DuPont is one of the DuPont-DeNamours Company, one of the largest manufacturers of explosives in the world.

The contribution of \$30,000 for the Indiana fund by DuPont is indicative of how strongly he was back of Charles Evans Hughes at a time when the question of peace or war was the leading issue.

John J. Ruskob and W. S. Spring are not known in Indiana politics. They may be some of the numerous "dummies" who are used frequently by large political contributors who do not wish their names made public.

Walter J. Riley is a wealthy Lake county banker and business man.

On the last page of the report it is shown that at the time of making the report there was a total of \$25,505.86, which was unpaid.

Of that unpaid amount \$25,000 is listed as follows: "Payable to W. S. Spring for money borrowed by committee."

The report bears the file date of Nov. 23, 1915, and it indicates Mr. Hays was very patient with the committee.

Vincennes Woman Asks \$25,000 Alimony

Special to The Times.—VINCENNES, Ind., Sept. 4.—Twenty-five thousand dollars alimony is the amount asked in a suit for divorce filed against F. Russell Bond, prominent Oklahoma merchant, by Mrs. Jean R. Bond, who charges that her husband neglected to provide for her although his business is worth \$50,000 above his indebtedness.

Mrs. Bond is a daughter of J. W. Betts of Jeffersonville.

Apple and Tire Jobs Reported to Police

G. A. Ertymson, 2336 North Delaware street, reported to the police today that his garage had been entered and automobile wheels and tires valued at \$105 taken.

Mr. Budnick, 937 South Illinois street, reported that \$13 worth of apples had been taken from a shed in the rear of his home.

WOMEN TO HAVE A HEAVY WEEK

Will Speak in Many Towns of State.

The calendar for the democratic women speakers throughout the state for the coming week is the heaviest that has been scheduled.

The difficulty is in obtaining sufficient speakers instead of procuring audiences, according to the information from the speakers' bureau.

In addition to the women sent out from headquarters there are numbers of local speakers in all parts of the state who are doing active campaign work.

The all-day campaign in Indiana university counties have met such success that the women anticipate similar programs in many other counties in the near future.

Mrs. Hortense Tapp Moore of Indianapolis will speak at Ellettsburg, Sept. 11, Sept. 14 at Brook, Sept. 15 at Valparaiso and Sept. 16 at Lafayette in the afternoon and at Burlington at night; Sept. 17 at Wingate, Sept. 18 at Cayuga in the afternoon and at Sullivan at night.

OPEN CAMPAIGN AT UNIVERSITY. One of the big features of the program of the women will be the formal opening of the campaign at Indiana university on the evening of Sept. 23.

Mrs. Alice Foster McCulloch, democratic women's state chairman, and Dick Miller of Indianapolis will make the principal addresses.

The meeting will be held under the auspices of the Jackson club, which is composed of democratic students, and will probably be held in the old gymnasium on the university campus.

Mrs. Olive Belden Lewis will speak at Plymouth on Sept. 6, at Knox on Sept. 7, at Akron on Sept. 8, at Hamilton on Sept. 10, and at Petersburg on Sept. 11.

The local organizations throughout the state are doing some intensive work.

Mrs. Faye Smith Knapp of Decatur, Ind., has been appointed chairman of the democratic women's speakers' bureau of Adams county by Mrs. Clara Anderson of Geneva, county chairman.

Mrs. Knapp is planning a thorough canvass of the county and will have speakers address the women in every town before the election.

MANY RALLIES AT CINCINNATI. During this week a number of very successful rallies were held by the women speakers.

Mrs. McCulloch spoke in Delphi Monday, where Franklin D. Roosevelt made an address.

Mrs. McCulloch made an all-day tour of Randolph county Tuesday, and Wednesday she addressed a democratic rally at Frankfort, with Senator J. Hamilton Lewis of Illinois. Thursday she spoke in Ft. Wayne.

A record meeting for the women was held at Muncie Wednesday evening, when Miss Julia Landers, chairman of the women's speakers' bureau, and Dr. Carleton B. McCulloch made the principal addresses.

The tour of Wayne county Wednesday was another big feature in this week's work of the women.

The speakers divided into three separate circuits covering practically the entire county.

Mrs. Grace Julian Clarke and Mrs. Olive Belden Lewis of Indianapolis, and Mrs. Elizabeth Stanley of Liberty were the speakers with each squad.

DAVIS SHOWS UP PARDON CAROUSEL

(Continued From Page One.)

colleges of the state. In all these cases the school receiving the body paid transportation expense on the basis of \$10 for bodies from Julietta, \$5 from the pool asylum and \$1.50 from the city hospital. The amounts being paid to A. C. Whiteside on delivery.

"We find numerous cases where the body of the deceased was turned over to relatives or to intermediaries in other counties, in accordance with their wishes. In some of these cases the relatives have paid the funeral expenses, but the county paid the contract price of a pauper's burial without knowledge of the payment by the relatives, and the relatives had no knowledge of the payment of the county."

"On Sept. 23, 1919, Whiteside was convicted in the Marion criminal court for presenting false claims and was sentenced to serve from two to fourteen years in the state reformatory where he was received on Sept. 28, 1919.

"On April 21, 1920, with the written consent of the republican judge of the Marion criminal court, and with the consent of the republican prosecuting attorney, he was given a temporary parole by Gov. Goodrich for a period of five days. I have previously publicly stated that he was paroled. It should be understood that his parole was temporary.

Under date of March 27, 1920, Mr. Goodrich, the republican superintendent of the state reformatory, wrote a letter to Gov. Goodrich, asking that the sentence of this man Whiteside be commuted to that from one to fourteen years, in that letter, which I have seen, he said, in part:

HEALTH NOT GOOD ENOUGH TO SERVE TIME: "I would not recommend parole at this time but commutation of sentence to read one to fourteen years, that he might be released next September, as this would be a great relief for him and perhaps he would have in better physical condition than he would if allowed to remain longer, on account of his health."

"If I am elected prosecuting attorney I will not consent to the commutation of this man's sentence nor will I consent to his parole."

"I claim that the republican machine is responsible for the acts of its appointees. It is responsible for the acts of Whiteside. It is chargeable with the misery and the sorrow that creep in the hearts of those suffering mothers when they found that the graves of their babies, where they had wept, contained the remains of a dog. The appointment of Whiteside is an act for which the republican machine is responsible."

"We elect our officers for the purpose of carrying out the business of the county. If Whiteside can be paroled for a vacation of five days, no matter what the excuse, then any other prisoner of the state can be paroled for the same reason."

"This is one of the instances showing that this republican machine of clean politics and good government has cast shame upon the fair name of this community and during this campaign I will call to the attention of the voters other instances showing the misplaced confidence of the people."

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TIPTON COUNTY WOMAN DEAD. GREENSBURG, Ind., Sept. 4.—Funeral services for Mrs. Sarah West, 66, who died the home of her daughter, Mrs. Carl Kapell of Tipton, Thursday, were held at the home of her mother, Mrs. Nancy Coleman, near here, today.

The defendant was a captain in the world war.

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WOULD DISMISS SUIT OVER TAXES

County Auditor Petitions Supreme Court.

Petition has been filed with the clerk of the supreme court for a rehearing for dismissal of the case of Leo K. Fessler, auditor of Marion county et al. vs. William Bosson et al. It was learned today.

It is set forth that the case is now moot, since subsequent legislation, following the decision of the supreme court, has legalized the action of the state board of tax commissioners in ordering the horizontal increases.

The petition for a rehearing, filed by V. S. Lesh, assistant attorney general, asks that the opinion and decision rendered in the former hearing of the supreme court be set aside, and that a rehearing be granted, and the cause dismissed without prejudice.

On reasons are cited for the rehearing of the case.

It is alleged that the court inadvertently erred when it held that the statutory enactment when properly construed did not authorize the state board of tax commissioners to make and issue the orders in question.

It is further stated in the petition that the court erred in holding that during the ten days extension of the third session of the state tax board it is not competent for the board to make and issue equalization orders of the character requested to do what it erred also in holding that the tax board was not competent to issue equalization orders affecting the different taxing units within a county differently, and affecting different property, real or personal, differently.

The court erred, it is alleged, when it held that the state board assumed to exercise statutory functions not within its powers or authority, either express or implied, given it by the state.

Other technical reasons are assigned by the petitioner in support of his plea for a rehearing.

Mr. Lesh appeared for Auditor Fessler in the original case, filed by Mr. Bosson in the Marion county superior court.

Mr. Bosson asked for an injunction in the Marion county superior court against Auditor Fessler to prevent him from receiving the taxes collected under the horizontal increases ordered by the state board of tax commissioners in its order of Aug. 23, 1919.

The Marion county court found for the plaintiff, and on appeal to the appellate court the decision of the lower court was reversed.

The case was next taken to the supreme court, where the Marion county judge was sustained and the horizontal tax increases declared illegal.

RILEY MAY AID IN SETTLEMENT

Printing Industry Practically Tied Up.

Thomas A. Riley, democratic member of the board of public works, has been requested to do what he can to bring about a conference between officials of the Printing Pressmen and Assistants' Union and of the Master Printers' association for the purpose of discussing a settlement of the strike which has practically tied up the commercial printing industry in this city. It was learned today.

Charles A. Bookwater, former mayor, and head of the Bookwater-Bell Printing Company, and Mr. Riley attended the city council last night.

At the meeting, Mr. Bookwater, who preached Mr. Riley and asked him if he would not take a hand in the settlement of the strike.

Before entering public life Mr. Riley was a pressman by trade and was an official in the union for several years.

UNION IS CONSERVATIVE. It is well known that the Printing Pressmen and Assistants' union is one of the most conservative labor organizations in the country. Mr. Riley said today.

"The same can be said of the master printers, but some misunderstanding has arisen as to the clause in the contract calling for arbitration and conciliation, resulting in the complete tieup of the commercial printing industry in the city."

"This condition should not exist between two organizations which have been known throughout the business world for their policy of adjusting their differences without financial loss to either side."

"Neither side can gain anything by staying apart from the other."

"Committees should get together at once and adjust their differences."

"I informed Mr. Bookwater that I stand ready at any time to lend my assistance in my power to bring about a settlement which would be satisfactory to both sides."

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TRUSSES

SLEEP AND EAT ON THIS PLANE

Express Airship Will Have Showers, Too.

ZION CITY, Ill., Sept. 4.—An airship, equipped with comfortable sleeping accommodations, shower baths, and a diner, will be placed in operation between New York and Chicago soon, according to a statement today by A. W. Lawson, aircraft designer and builder.

Lawson said the airship will be ready in three weeks.

A man will be able to go to bed in Chicago and wake up in New York the next morning, he said.

The proposed airship, he said, will carry twenty-six passengers, 1,500 pounds of express, and fuel for a twenty-four-hour trip.

Lawson expects to operate airships between all big cities.

RESCUE OF S-5 CREW TOLD IN NAVY REPORT

(Continued From Page One.)

for thirty-six hours, was featured by an account by the Goethals crew of the heroism of the three men.

The Goethals was one of the rescue ships that saved the submarine crew. For nearly seven hours Grace and Williams, with few other tools than a hand hatchet, fought the steel sides of the submarine, working against time to force holes through the shell before the small reserves of oxygen within the ship should be exhausted.

A series of small holes bored, the engineers lay back exhausted, while other sailors battered with crowbars between the perforations.

Finally the hole was large enough for the men in the submarine to escape and the two engineers were taken back to their ship to rest while the rescued men were pulled out by one of the S-5's.

Another account of the rescue, in keeping with the best naval traditions, refused to leave the submarine until every member of the crew was out. The Goethals arrived here yesterday, having left the scene of the accident after the rescue had been completed.

AID REACHES SUBSEA MEN BARELY IN TIME

PHILADELPHIA, Sept. 4.—Rescue of the imprisoned sailors of the submarine S-5 off the Delaware capes early yesterday was accomplished barely in time to save their lives, according to stories brought up by the crew of the destroyer Billingsley, one of the vessels that went to the rescue.

Head pointing down and her stern projecting into the air, because of food-water compartments, the submarine crew was forced to close the water tight doors between the sections and take refuge in the aft compartments, where they were jammed together with practically no air.

Before they could close the doors leading to the flooded compartments, water seeped into the aft compartments and, mixing with the sulphuric acid of the ship's batteries, released chlorine that almost suffocated the crew.

Attempts to tow the submarine inside the breakerwater at the Delaware capes had proved futile.

Another effort was made to move her, but the chains slipped a trifle and the Ohio's officers feared the submarine might slip from their grasp.

It may be necessary to get other lines around the wreck.

The ships lay some seventy-five miles off the Delaware capes and about fifty miles from the nearest land.

It was understood that no change in the plan to bring the submarine inside the breakerwater had been made.

The crew of the submarine are aboard the Ohio.

Shelbyville Youths Face Stealing Charge

Special to The Times. SHELBYVILLE, Ind., Sept. 4.—Curtis Perry and Elmer Ratter of this city, and Paul Rhodes of North Shelbyville are being held here on charges of entering box cars belonging to the Big Four railroad and stealing a quantity of merchandise.

The youths made a signed confession of the thefts, police say, and they pleaded guilty when arraigned in city court.

All three are held to await action of the Shelby circuit court.

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