SOME PEOPLE ARE SO HELPLESS bey want to buy or sell or exchange; or Locals work for you! They are prac-

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WILMINGTON, N. C., TUESDAY MORNING, AUGUST 26, 1913.

PEACE TOWARD MEXICO AGREE ON CHANGE SULZER FACTION WILSON PROC. AMMS

Message Expresses Sympathy for Rebellion-Torn Republic.

Formally Declares Against Recognition of Huerta Regime.

POLICY OF NON-INTERFERENCE

.The President Having Expressed His Mexican Views to Committeeman Will Read His Message to Congress Today.

Washington, Aug. 25.-President Wilson will read his message on the Mexican situation at the capital tomorrow. This was decided at midnight, following the receipt of a message from John Lind, personal representative of President Wilson in Mexico that he had said good-bye to foreign Minister Gamboa and would leave Mexico City tomorrow. Negotiations, so far as Mr. Lind is concerned have been terminated. The United States will receive any further proposals through Charge GAffaires O'Shaughnessy, of the American embassy.

The policy of the United States was outlined to the members of the two Congressional committees of foreign relations today at a conference at the White House by President Wilson and Secretary Bryan. The President message received practically unanimous approval. The future course of this government will be one of non-interference in the effect that the effect of esent enorts and th foreign governments will constitute a bring about peace in Mexico.

The message makes it plain that no faction or government Mexico will be allowed to receive ammunition from the United States. If increase the American border patrol cars, and Mayor William Gaynor, who to enforce this policy.

the members of the Senate committee on foreign relations and the House committee of foreign affairs, Republicans as well as Democrats, parts of the message on the Mexican situation which he will deliver in person to a oint session of both Houses of Con-

It is a message of friendship, no hostility, and precedes a policy of absolute non-interference. It proclaims to the world the sympathetic feeling that the United States Government and the American people have for their neighbors in the rebellion-torn Republic South of the Rio Grande records the views of the states on Constitutional government its unalterable opposition to governments set up by the irregular and arbitrary acts of ambitious individuals and formally announces that the govrepresentations made by John Lind, special envoy of President Wilson are that amount to him today. outlined, as well as the answer of the Huerta Government.

Foreigners Support America's Policy The United States had proposed that a constitutional election be held, and that Huerta should not be a can-To these suggestion which he will accept. Estored, Huerta has replied in the House tonight that word of concessions may be telegraphed from Mexico City before the President goes to the Capitol tomorrow to read his abandonment of the idea at this time. essential factor in the programme of the race will be a long drawn out fight, the American government before the world. It is not a preliminary to any rastic measures, however, it is merely the announcement of a policy which will be maintained for years if necessary until constitutional governent shall be re-established in Mex-

The Effect Desired.

effect of the message, it hoped by administration officials will be to convince the world of the sinsure that might otherwise have been extend by foreign governments for a sterner policy toward Mexico. Having exhausted every avenue of luence on the Mexican authorities le administration does not feel

compelled to intervene by force of arms to establish its views. Every oportunity will be given to American citizens to withdraw from the danger cones and strict neutrality in shiparms will be observed. The White House conference began 8:30 o'clock. The president's private office looks like a school room

Divans, davenports, sofas and chairs were arranged in equal rows in front of the President's desk. There were accommodations for the thirty-seven members of the two committees, but they did not all come, some being abthey did not all come, some being absent from the city. It was the lar-sest conference that had been held at the executive offices, however, since the present administration began.

Delegates From Each State Invited the present administration began. Secretary Bryan sat beside the

Edward E. McCall



TAMMANY'S HOPE New York Public Service Commission, who has been chosen by Boss Murphy to carry the standard of Tammany in the coming mayoralty fight there will be no lifting of the army, in New York City, in which the Tiin ger's control of municipal politics will be assailed by John Purroy Mit-chell, candidate of the jusion of ineressary the President proposes to dependent Democrats and Republi-

pendent ticket.

Wilmington Bank About Only One Getting What It Asked For of Crop Funds-Hugh McRae Custodian.

(Special Star Telegram.) Washington, D. C., Aug. 25 .- It de veloped today that the American National Bank, of Wilmington of which Mr. W. B. Cooper, is president, is about the only bank in the country to ernment of Victoriano Huerto shall get as much money as was originally be recognized. The efforts of the asked for. The Treasury Department United States to bring out a peaceful said that Mr. Cooper asked for \$100,-settlement of the difficulty through the 000 and that they were forwarding

> Offer to Mr. McRae. Assistant Secretary of the Treasury Williams' today wired Mr. Hugh McRae, of Wilmington, offering him the place as custodian of Government funds at Wilmington. It is expected

the United States believes could be Snipes Nominated for Rocky Mount. After a hard fight, friends of O. A. Foreign government gener- Snipes, finally succeeded in getting ally since the rejection have been ac- nomination sent to the Senate today ive in support of the American pol- to be postmaster at Rocky Mount. Anley to persuade Huerta to yield. There other nomination sent in was that of was still some hope at the White Ernest L. Auman to be postmaster at Asheboro.

Bitter Senatorial Fight Former Sheriff Jordan of Greensboro, said today that he believes the message, and perhaps result in an Senatorial contest next year will be a bitter campaign. He thinks with Jus-The delivery of the message is an ice, Glenn and Overman in the race,

POLICEMAN SIMPSON DEAD.

Victim of Julius Parker's Gun in Morehead City Hotel.

(Special Star Telegram.) Newbern, N. C. Aug. 25 .- After lingering between life and death for several days, Charles Simpson, the special policeman at the Atlantic Hotel, at bring about peace and forestall pressure that might otherwise here. It is poncernal at the was shot by Julius Parker, the hotel electrician, in sure that might otherwise here. one of the corriders of that hostelry early on the morning of August 13th, died at the Morehead City Hospital late Saturday night. Everything possible was done to save Simpson's life but the efforts of the physicians prov

ed of no avail. It was found that the bullet, which entered the left breast just above the heart, had ranged downward through the left lung and had lodged against the backbone.

A preliminary hearing had been for last Thursday but at that time the physicians could not tell just how badly Simpson was injured and the

GOOD ROADS CONVENTION.

Meet at St. Louis.

IN CURRENCY BILL

ment to Administration Money Measure.

Rapid Progress Made in Senate in Allege Political Plot Put Governor Ex-Governor of Pennsylvania Spokes-Consideration of Various Schedules-Lively Debate One Feature of the Measures.

Washington, Aug. 25.-Ratification of the free list in the tariff bill, with ment of Charles F. Murphy, leader of rival of William Travers Jerome, reservation of a few commodities for Tammany Hall, Aaron J. Levy, leader Harry Kendall Thaw's old prosecutor, later consideration; agreement by of the Democratic majority in the As- the assumption by ex-Governor Wil-Democrats o the Finance committee sembly and Senator James J. Fraw- liam A. Stone, of Pennsylvania, of the to consider an amendment by Senator ley chairman of the committee which position of spokesman here for the Kenyon which automatically transfers investigated Governor Sulzer's cam. Thaw family pending the coming of trust controlled articles to the free paign contributions was requested of Roger O'Mara, the Pitsburg detective, list; discussion of free print paper the district attorneys of New York, and the injection into the case of reand the paper schedule and a lively and Albany counties today by Lynn J. newed talk of it assuming internationdebate on Southern and New England Arnold, of Albany, a supporter of Gov. al aspects, were briefly the chief decotton mills, enlivened the tariff de- ernor Sulzer. bate in the Senate today.

So rapid was the progress in consideration of the free list that Demo-son presented by Judge Arnold to the If Thaw was to cratic leaders were lead to predict an district attorneys regarding alleged early passage of the bill, some insisted a long colloquy between Senators Lippitt, of Rhode Island, and Smith, of South Carolina ,over relative conditions in New England and Southern cotton mills. This occupied several said today: ours and left the schedules considerably behind for the day.

Free raw wool was among the probut this will come up again on subquest of Senator McCumber of North

Senator Smith, of South Carolina assailing the foreign labor in New Engand cotton mills and the wages paid,

The paper schedule was agreed to of it soon. as amended by the Finance Committee, with the exception of the paragraph on wrapping paper, which was passed over at the suggestion Senator Hughes, in charge of the

schedule. up, and the paragraphs on braids, brushes and buttons agreed Senator Bristow protested that the reduced duties on brooms was another discrimination against products in which farmers were interested. Senator Cummins protested against the a criminal character against one." reduced duties on the cheaper grades of buttons claiming that the rates proposed would put the Iowa manufacurers out of business.

During the afternoon Senator Ashurst delivered a genera ldefense of the bill comparing it with other tariff measures of the past. He denied hat it was a studied discrimination

against the farming class. An amendment to the foreign meat inspection clauses was proposed to the finance committee today by the bureau of animal industry, which suggested the original clause providing that an inspection of foreign meats qual to the inspection of American meat should be "sufficient." amendment is designed to clarify the clause by providing that such foreign inspected meat shall enjoy the same rights and provides as American meat inspected under the inspection la wof 1906.

TO INVESTIGATE CHARGES.

to Official Conduct of Judge Emory Speer, of Georgia. Washington, Aug. 25.-Thorough in restigation of the official conduct of Jnited States District Judge Emory Speer, of the Southern District of Georgia, to determine whether he has been guilty of any impeachable misbehavior, was agreed upon unanimously

today by the House Judiciary commit-

House to empower the committee to investigate the charges and compel the attendance of witnesses. The committee will report to the House its conclusion and recommendations. Such a course, unanimously agreed upon by the committee, follows prece dents in the impeachment cases of Swayne, Hanford, Archbald and oth-

The investigation probably will made chiefly through a sub-committee. Witnesses to be summoned will be determined upon later. Judge Speer already has asked the committee to allow him to be present at the hearings, tion, was accomplished in the Senate. and requested that if possible he might appear after a time, when he is subject to hay fever. Judge Speer adopted by the Democratic House said his physician advised him that caucus.
it would be dangerous for him to come An in to Washington before. The commit- Hall leaders on a charge of conspira-

WARS ON TAMMANY THAW UNPERTURBED

Democrats Adopt Amend- Indictment of Leaders Asked Matteawan Fugitive Sneeron Charges of Conspiracy.

Out of Executive Chair-Lawvers at Work on the

New York, Aug. 25.-The indict-

son presented by Judge Arnold to the accomplish this result.

Judge Arnold's Statement. Judge Arnold who is the publisher of the Knickerbocker-Press of Albany,

"My newspaper has been friendly Free raw wool was among the pro-thought he was not getting a square late, and his continued erratic state-posals in the free list approved by the deal. Because of this friendliness ments relative to plans for the pubpersons have written to us and called to our office to tell us what they stitutes offered in the Senate proper. knew of a plot on the part of certain Free meat, cattle, sheep, swine and men whom I cannot name now to diswheat were passed over at the re- grace Sulzer, and put him out of the Governor's chair.

This evidence has been placed be fore competent lawyers and they believe with me that it is sufficient to warrant indictments in connection rovoked a sectional debate. Senator with the impeachment proceedings.

ippitt retorting with a description "This evidence in the salready in the child labor in the South and a in the hands of District Attorney comparison of wages, showing the Whitman and the District Attorney Southern wages to be lover than of Albany county. They are considerthose paid in New England cotton ing it. What they think o fit I am not at liberty to say. They will have more

Sulzer Forces May Split. Albany, N. Y., Aug. 25.—A possible reach in the ranks of Governor Sulzer's supporters was indicated by the statement late today of former Judge D. Cady Herrick, who leads the Gov-The Sundries schedule was taken ernor's legal forces in the impeachment matter, that "counsel for Governor Sulzer have nothing to do with any alleged criminal proceedings against Chales F. Murphy, Senator Frawley, or Assemblyman Levy, and are not pursuing any investigation of

> On the other hand Judge Lynn Arnold, in New York, and others in Albany in the confidence of Governor Sulzer reiterated the declaration that steps to procure indictment already had been taken, both in New York and Albany counties.

Color is lent to the claim that Governor Sulzer is not only cognizant of his move, but entirely in accord with it, by a statement given out at the executive chamber today by a man has frequently acted as his spokesman. This statement asserts unequivocally that "Governor Sulzer imself will go before the grand jury in New York county if it requires his presence." It also affirms that District Attorney Whitman of New York s familiar with the facts upon which indictments are sought District Atorney Sanford of Albany,

oday disclaimed any knowledge of any attempt to lay before a local grand jury evidence relating in any way to the governorship mix-up.

SECURITIES APPROVED.

To be Deposited With Treasury Department in Return for Currency. St. Louis, Aug. 25.—Representatives of the St. Louis clearing house association and of the United States Treasury today approved approximately four million dollars worth of securities which are to be deposited with the Treasury Department in re- of an old Vermont lawyer, Arthur Aus-Tomorrow Chairman Clayton will turn for \$3,000,000 in emergency cur- tin. Mr. Austin may have suffered ntroduce a resolution asking the rency to be placed in National banks from a mental disturbance some thoughout the West and South to meet | years ago, but after 1908 he was sane, the crop moving stringency.

OUTLINES

Leo M. Frank, on trial for the mur der of Mary Phagan, was found guilty, no recommendation for clemency being made by the jury returning the

Ratification of the free list in the tariff bill, with the reservation of a few commodities for later considera-An agricultural amendment to the adopted by the Democratic House

An indictment of three Tammany tee in all probability will accede to cy to put Sulzer out of the Governor's with counsel and me, and one thing for," was the comment of Representa-

JEROME ARRIVES---

ingly Calls His Old Prosecutor "Willie."

WITHOUT A DISSENTING VOTE POSSIBLE BREACH IN RANKS PRISONER ERRATIC AT TIMES

man for Thaw Family Pending Arrival of Pittsburg Detective O'Mara.

Sherbrooke, Que., Aug. 25 .- The arvelopments of the day in Sherbrooke The indictment of the three leaders since Stanford White's slayer fled

If Thaw was terrorized by Jerome's coming he succeeded in concealing consiparacy to put Sulzer out of the his feeling to all who visited him in ing it would be ready for a vote by the middle of next week. In the midst of this progress, however were injected Judge Arnold repeated his declaration insisted that his lawyers re-issue a several set speeches which precipitat that money had been freely used to summary of Jerome's remarks made in 1908 when he said that no one had ever contended Thaw was insane.

Of the lighter incidents of a day of excitement—exciting principally because of what might happen—was Thaw's show of temper over the fact to Sulzer in this fight because we that his breakfast was ten minutes licity campaign which he regards a more important than any legal aspect

of his case The possibility of an international twist in the case came when ex-Governor Stone raised the point that a Canadian embroiled in the Dominion's ron-clad immigration law regulations would doubtless have a right to appeal to the courts. Thaw, it had been said, would have no such privilege except to the Minister of the Interior at Ottawa. Mr. Stone regarded this as contrary to the treaty between Canada and the United States guaranteeing to American citizens before Canadian courts the same rights as Ca

nadians. "In my opinion," said Mr. Stone the snow will be deep in Sherbrooke before Thaw leaves Canadian soil." None of the contingent of Thaw's lanadian lawyers would commit themselves as to whether they shared Mr Stone's views, although all conceded that the constitutionality of the dragtic immigration law—a comparatively he courts. They said that so far as they knew the procedure outlined last week, would be followed-that of ar raigning Thaw in the Superior Court Wednesday on a writ of habeas corpusobtaining his release on the present commitment making a fight before the immigration board and then relinquishing to the American lawyers if Thaw were deported, the management

of the legal battle in Vermont. Mr. Jerome arrived in town abou :45 o'clock this afternoon. He had come by automobile all the way from Newack, N. Y., whence he departed Saturday.

"The question of extraditing Thaw rom Vermont." he said, "will rest entirely with the Governor. Politics sometimes enters into cases of thi sort. Both sides can present their case to the Governor in the form of briefs, then it is up to the Governor to do just as he pleases. The rela tions of our States are uncertain in he matter of extradition.'

Mr. Jerome spent the afternoon conference with E. A. Conger, district attorney of Dutchess county, N. Y. and the Canadian lawyers retained to

As a step in hatching his publicity campaign, Thaw gave to the local Sherbrooke Daily today a personally prepared statement. In part it said: "In Vermont we know there are good Americans, and that-not on my account, but just from uprightnessthey won't allow any trickery to be used against any one.

"In Matteawan I saw a good deal

1911 Mr. Austin, who already in the most hideous mad house, with

painful to enter into. myself, it was great enough to help West to the home of his son. "From Mr. Austin I heard much of Vermont and would be glad to rest count under the terms of this parathere were it not for going to my had graph must have a maturity of not

this request.

Judge Speer has acquainted the committee with the line of his defense, denying the charges and attacking their authorship. Many attorneys in Georgia have telegraphed to Chairman Clayson and to members of the Georgia delegation for and against the in
This request.

Out to put Sulzer out of the Governor's chair, has been asked by Lynn J. Arise sure: No subterfuge from New York is sure: No subterfuge from New York tive Neely, of Kansas, in charge of the opposition to the bill. "The Glass amendment" added Representative Albary is sure: No subterfuge from New York tive Neely, of Kansas, in charge of the opposition to the bill. "The board will meet tomorrow, not as a mediatory body, but as arbitration authorities, if they should be called upon, will arrange for me to return home. If the States for me to return home. If the States have differences between themselves amended." replied Chairman Glass the board probably will return a find-

LEO M. FRANK GUILTY OF MURDER SAYS JURY

Duchess of Marlborough

Hundreds Join in Noisy Demonstration When Verdict Is Announced.

No Visible Signs of Emotion Are Displayed By the Prisoner.

WIFE OF DEFENDANT SWOONS

udge Will Sentence Prisoner Today. Jury Makes No Recommendations for Clemency-Police

Atlanta, Ga., Aug. 25.-Leo M. rank showed no visible signs of emotion early tonight when he was informed that he had been found guilty of the murder of 14-year-old Mary Phagan. The factory superintendent's wife was with the prisoner when the message was delivered and she col-

More than an hour before Frank was notified, the jury's verdict of murder in the first degree was received with a noisy demonstration by a crowd estimated at more than 2,000 persons which had assembled outside the court house. All spectators were excluded from the court room before the verdict was announced. By agreement of counsel the prisoner was permitted to remain in his cell at the county jail. Only lawyers, court offi-cials and newspaper men heard the

The Verdict "Guilty." After listening to the presentation evidence and argument of counsel retired at 12:47 o'clock this afternoon when Judge Roan concluded his charge. Shortly after 4 o'clock it was announced that the verdict had been reached, but it was nearly 5 o'clock before the jury returned to the court

At 4:56 e'clock; Foreman Winburne, resd the verdict, it contained no recommendations for elemency. As the news was flashed to the crowd outside there was loud cheering. Mounted policemen rode through the crowd in an effort to disperse it, but the dem-onstration continued unabated.

Solicitor Hugh Dorsey, who ducted the prosecution, was the first person to leave the court room. As he stepped into the street he was lift-ed to the shoulders of several men and carried for more than 100 feet through the shouting throng. Sentence Deferred.

On account of the demonstration Judge Roan announced that he would not sentence the prisoner until tomorrow, and possibly later. The judge also was cheered when he left the court room. Counsel for the defendant tonight announced that a motion for a new

trial would be made immediately. Judge L. S. Roan's charge to the jury delivered today immediately after he had overruled a motion of defense for a mistrial, was terse and With reference to "reasona-

ble doubt," he said: "You are not compelled to find from the evidence his guilt beyond any doubt, but beyond a reasonable doubt, such a doubt as grows out of Washington, Aug. 25.—An agricultural amendment to the administration currency bill was adopted by the House Democratic caucus today. Aftance to himself, and after all reason-

one conjured up by the jury. Frank's Character Stressed During the trial much stress placed by both sides on the question of Frank's character. Judge Roan charged the jury that while evidence of the defendant's good reputation previous to the death of Mary Phagan was to be considered possibly as creating a doubt of his guilt, such evidence would not suffice to clear him if in the opinion of the jury other tes-timony was sufficient to show that he had committed the crime charged against him. The reading of the charge required

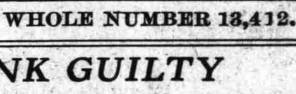
about 20 minutes. Declares His Innocence. Frank asserted tonight to friends who visited him in his cell: "I am as innocent now as I was a year ago."

His appearance and general demeanor remained as impassive as throughout Rabbi David Marx is quoted tonight as saying: "I am stunned. I cannot believe it. I know he is innocent—I know he is incapable of such a crime.

I ask the public to suspend final judgment until an appeal for a new trial STRIKE SETTLEMENT DROPPED.

gton Mo., Aug. Farn gton State Board of Mediation and Arbitration today abandoned all hope of settling the lead strike in Southeastern Missouri, as representatives of the Western Federation of Miners and of

the Mine Owners at a public hearing today refused to submit terms of





Page is said to be at his wit's end en deavoring to write a satisfactory reply to a letter of protest penned by the Duchess of Marlborough, who was barred at the Fourth of July reception of the Ambassador at Claridges, simply because she forgot her invitation card. The Embassy attache on guard at the entrance refused to thaw before the explanations of the indignant Duchess and she was forced to return to her home in humiliation without meeting the new diplomatic represent tative of her country. The situation will put the Ambassador's diplomatic ability to the severest test.

WORK ON FREE LIST OF TARIF

Paper Based on Agricultural Product Put on Same Basis as Commercial Paper for Banking Purposes.

Washington, Aug. 25 .- An agriculter several preliminary skirmishes, in able efforts to ascertain the truth which other amendments were beaten, This doesn't mean a fanciful doubt, the caucus without a dissenting vote adopted an amendment sponsored both by the "insurgent" contingent, and banking and currency committee, to put paper based on agricultural represent the New York interests in products on the same basis as commercial paper for banking purposes.

The amendment, the result of many conferences and concurred in by adminstration leaders and those unsuccessfully seeking other amendments reads: "Upon the endorsement of any member bank, any Federal

bank may discount notes and bills of exchange arising out of commercia transactions, that is, notes and bills of exchange issued or drawn for agri cultural, industrial or commercial purposes or the proceeds of which have yet was being kept apparently for been used or may be used for such purposes the Federal reserve board to have the right to determine or dehad been sane three years, still was fine the character of the paper thus eligible for discount, within the meanapparently no hope. In 1911 a friend ing of this act. But such definition started in and exposed abuses too shall not include notes or bills issued or drawn for the purpose of carrying "During those exposures we took or trading in stocks, Bonds or other out sane patients by writs and though investment securities nor shall anymy influence was too small to help thing herein contained be construed to prohibit such notes and bills of exothers. Mr. Austin was freed. For change, secured by staple agriculturmonths I gave him employ- al products or other goods, wares or ment until early this year he went out merchandise from being eligible for such discount. "Notes and bills admitted to dis

> more than 90 days. "We have won all we contended

President Wilson read his message have differences between themselves amended," replied Chairman Glass,