

ALL ALLIES WILL PAY THEIR AMERICAN DEBT

President Never Intimated Once Debts Would Be Cancelled, Says Lamont

PHILADELPHIA, Feb. 26.—All the allies will pay their war debts to the United States, Thomas W. Lamont, partner in J. P. Morgan and company, who was one of the United States treasury representatives upon the American commission to negotiate peace, declared last night before the Philadelphia Public Ledger forum of the peace conference.

"I note a constant reference to some alleged secret understandings arrived at in Paris," said the financier, "between President Wilson and his advisers on one hand, and the French and British representatives on the other, to the effect that allied indebtedness to the United States should, in whole or in part, be forgiven."

"There ain't no such thing." From start to finish of the peace conference President Wilson and advisers, without exception, opposed vigorously any such suggestion or provision of cancellation. There was no commitment expressed or inferred, near or remote, moral or otherwise, as to the handling of the allied indebtedness to the United States government. All the main facts in the suggested arrangement for the substitution of German for Belgian bonds were made public at the time.

"The whole question of international debts is a most important one. The American people must, in the last analysis, determine it upon the principle of what course is best calculated to benefit the world as a whole, including America."

Deploring America's lack of representation on the permanent reparations commission, Mr. Lamont said: "This commission, in my judgment, has been, in a considerable measure, responsible for the lamentable delay that has occurred in fixing the amount of the German indemnity."

"Our failure to name a daily delegate for this commission has been not merely a great disappointment to our former associates in the war, but has, I believe, been largely responsible for the continued economic unsettlement in Europe with its unfortunate reflex upon our own industrial and commercial business."

The \$46,000,000 which Germany was notified she must pay over a series of 42 years by the recent settlement at Paris, Mr. Lamont said, is amortized at 8 1/2 per cent and brought back to present values, would represent a capital sum of about thirteen billions, plus whatever amount Germany has already paid on account.

"Now even the most moderate of the experts figuring at Paris," he added, "thought that Germany could pay a capital sum of ten or twelve billion dollars, so that counting the so-called 'export tax' which is a part of recent Paris settlement, the schedule arrived at does not seem to be unreasonable."

"Certain it is that the allied and associated powers would be delighted to receive as a reparation a capital sum today of \$1,000,000,000, rather than what that sum would amount to with interest spread out over series of 30 or 40 years."

DILLINGHAM MEASURE IS OPPOSED BY LABOR

American Federation Prefers Johnson Bill, Stopping All Aliens Now

WASHINGTON, Feb. 26.—Organized labor will endeavor to prevent the final passage of the pending Dillingham bill, restricting immigration to three per cent of the number of aliens of each nationality in the country in 1910, as the first move under the new executive program adopted here by representatives of the national and international unions affiliated in the American Federation of Labor.

Announcement was made today that the legislative representatives of the organization would attempt to obtain substitution of the Johnson bill, virtually prohibiting immigration for one year, for the Dillingham proposal. The latter was passed by the senate and house conferees is now pending in the house.

Legislative representatives of organized labor also have been instructed to press their efforts to obtain a congressional investigation into conditions in the strike area in West Virginia.

Whether labor will attempt to bring about introduction of a bill at the extra session of congress for the repeal of the Sherman anti-trust act, will depend, according to information today, upon what action is taken to exempt labor organizations from liability under that law.

Council for the United Mine Workers and other international organizations were said to have begun preparation of final details of a bill to be introduced in the extra session that would legalize union organization work in all lines of industry despite any individual contracts made between employer and employee not to join a trade union.

Plans for the new publicity campaign to be waged by the federation were being completed today, while the executive council was in session discussing means for raising the money necessary for the movement.

A proposal made by representatives of the typographical union at the conference yesterday that a fund of several million dollars be raised for propaganda work, it was learned today, was voted down and it was decided that a special fund would be advisable for this work.

The executive council of the federation was in session here all day but made no announcement as to work except that it had considered several jurisdictional disputes.

SANFORD CLUB MEETING
Mrs. R. E. Bobbitt is hostess to Week's Gathering (Special to The Star)

SANFORD, Feb. 26.—Miss Carrie Howard was hostess to the Sanford Literary club Tuesday afternoon at the home of Mrs. R. E. Bobbitt on Steele street. The program, which was ably handled, was on Mrs. Robert Louis Stevenson, Mrs. J. C. Gunter, president of the club, giving a most interesting sketch of her life, while Mrs. Dan C. Lawrence read a paper, "Her Gift of Writing," which was prepared by Mrs. Crabtree.

PANAMANS ENLIST FOR WAR WITH COSTA RICAN ARMY

PANAMA, Feb. 26.—(By Associated Press.)—Thousands of Panamans presented themselves at the mayor's office today to enroll for military service against Costa Rica, as a result of the appeal issued last night by President Porras, following the receipt of official confirmation that Costa Rican troops had occupied the disputed territory of Coto, bordering on the Pacific frontier of the two republics.

On reading Washington dispatch today to the effect that Charge d'Affaires Le Fevre had asked the good offices of the United States in order to prevent bloodshed, the statement was authorized at the offices of the President, that the Panamanian government had not asked for mediation and that a request of this kind, if made by the charge, was unauthorized.

MODERN ECONOMY
"I don't spend as much money on my girl as I used to a couple of years ago."

"How's that?"
"Well, I used to bring her candy when I called. Now she's satisfied with a package of cigars."—American Legion Weekly.

Legal Notices

STATE OF NORTH CAROLINA, NEW HANOVER COUNTY.
By virtue of, and in pursuance of the provisions of a certain mortgage deed made and executed by George T. Johnson and wife, I. C. Johnson, to M. J. Corbett, dated the 12th day of March, A. D. 1919, and recorded in the office of Register of Deeds of New Hanover County, in Book No. 103 at page 418, of the records of said office, default having been made in the payment of some of the maturing promissory notes and in the payment of the interest on said notes, according to the tenor and effect thereof, wherein and whereunder the provisions of the said mortgage should be sold by the said mortgagee, and whereas, default has been made in the payment of the maturing promissory notes, as in said mortgage provided, and the right of the mortgagee to foreclose has become absolute.

Therefore, the undersigned mortgagee hereby gives notice that on Monday, the 14th day of March, A. D. 1921, at twelve o'clock M. on said date, at the front Court House door of New Hanover County, in the City of Wilmington, expose for sale, by public auction, for cash to the highest bidder, all the following described interest in real estate and the following described personal property, to wit:

First: All that certain leased hold estate which was conveyed by George P. Ganzer to George T. Johnson and D. L. Latta, partners trading as Globe Baking Company, by lease duly recorded in the office of the Register of Deeds of New Hanover County, in Book 74, at page 610, etc., and by the said Johnson and Latta to the Globe Baking Company, (corporation), by instrument in writing bearing date the 12th day of December, A. D. 1914, and duly recorded in the office of Register of Deeds of New Hanover County, and by the said Globe Baking Company, (corporation), to the Wilmington Savings and Trust Company, trustee, by deed of trust duly recorded in the office of the Register of Deeds of New Hanover County, and by the said Wilmington Savings and Trust Company, trustee, to M. J. Corbett by instrument in writing bearing date of the 10th day of March, A. D. 1919, and duly recorded in the office of the Register of Deeds of New Hanover County, in Book 103, at page 259.

Together with all the rights, powers and privileges granted in the said papers or either of them and any subject to the limitation and conditions set forth in said lease from the said Ganzer to the said Johnson and Latta, the intent and purpose of this instrument being to convey to the party of the second part all the rights, powers, privileges, property, estate and interest in the property conveyed by the said lease and also.

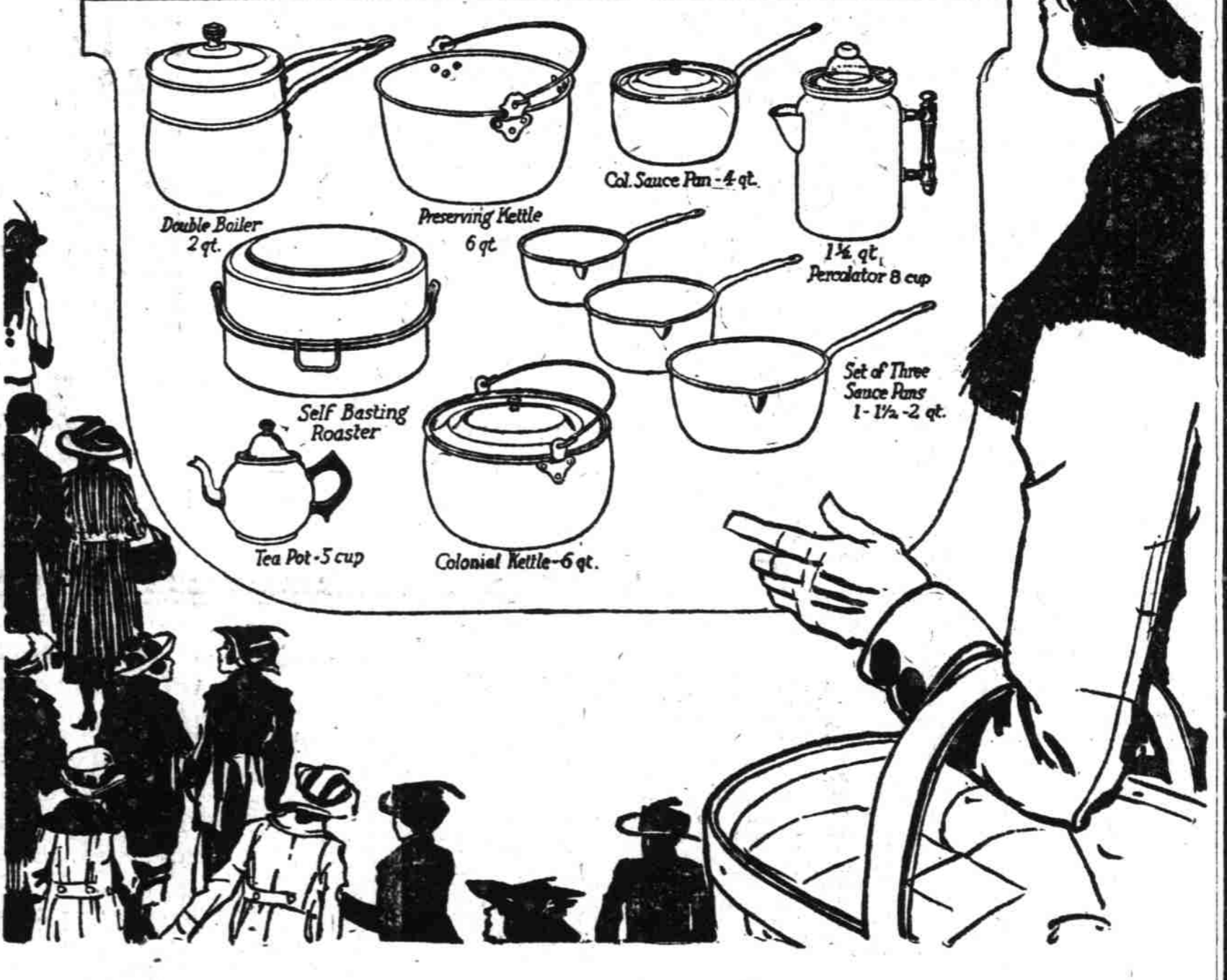
Second: All the right, title and interest of the Globe Baking Company in and to all the buildings and structures on the property mentioned in said lease, and commonly known as the Ganzer property.

Third: All machinery, tools, personal property of every nature and kind on said premises belonging to the Globe Baking Company, and all fixtures, and the said Globe Baking Company conveyed to the Wilmington Savings and Trust Company by the deed of trust hereinbefore referred to, as well as all property thereafter acquired, by the said Globe Baking Company which were by said trust deed conveyed to the Wilmington Savings and Trust Company, trustee, and by it conveyed to M. J. Corbett, including three ovens, one cake oven, one dough divider, one rounder, one automatic proofer, one sifting outfit, one dough mixer, with automatic flourer and scaler, seven steel troughs, 32 bread pan racks, two cake machines, pan racks, pie racks, bread cases, shipping baskets, two iron safes, four cases Silent Salesman, office supplies and fixtures and any other property conveyed and transferred by the said deed of trust and now in existence and not particularly enumerated above, all of which was conveyed by the party of the second part to the said George T. Johnson by instrument in writing bearing this date. Also all improvements, additions, and replacements which the said George T. Johnson may make to said property, as well as all other like articles which he may hereafter acquire during the existence of this mortgage, and the said George T. Johnson hereby stipulates and agrees to replace any of the property herein mentioned which may be worn out in its use with other like articles, which when acquired shall be conveyed here-by as security for the payment of the notes herein mentioned. Terms of sale, Cash. M. J. CORBETT, Mortgagee.

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Beginning Tuesday morning at 10 o'clock, we will place on special sale 300 pieces Quality Brand Aluminum Ware, the world's best—guaranteed twenty-five years. See Window Display.



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IN THE DISTRICT COURT OF THE UNITED STATES
For the Eastern District of North Carolina,
United States of America, on relation of Frank Adam Electric Company, Inc., Hyman Supply Company, Inc., and Standard Supply Company, Inc., and for their use and benefit,

vs.
George A. Kees, trading and doing business as G. A. Kees Domestic Engineering company, National Surety company and American Fidelity company.
Order for Service by Publication
Upon the motion of Wright & Stevens, counsel for Frank Adam Electric Company, Hyman Supply Company and Standard Supply Company, and it appearing to the court that the defendants, George A. Kees, trading and doing business as G. A. Kees Domestic Engineering company, National Surety company and American Fidelity company, are not inhabitants of, nor are found within, this district, not have voluntarily entered their appearance herein, and that personal service upon the said defendants, George A. Kees, trading and doing business as G. A. Kees Domestic Engineering company, National Surety company and American Fidelity company, is not practicable, it is hereby ordered that said defendants, George A. Kees, trading as G. A. Kees Domestic Engineering company, National Surety company and American Fidelity company, shall be deemed to have appeared herein, and that personal service upon the said defendants, George A. Kees, trading and doing business as G. A. 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