

The Asheville Gazette News

WEATHER FORECAST: UNSETTLED WEATHER.

VOLUME XIX. NO. 100

ASHEVILLE, N. C., SATURDAY AFTERNOON, JUNE 6, 1914

PRICE: FIVE CENTS

TRUST PROGRAM TO BE LIMITED

Senate Committee's Report Is Believed to Indicate Abandonment of Full Legislative Program.

TRADE COMMISSION BILL TO BE PRESSED

The Three Anti-Trust Measures Passed the House Last Night With Overwhelming Majorities.

Washington, June 6.—The senate interstate commerce committee voted today to report out only the trade commission measure, of the anti-trust bills. The action was construed by many as an indication of limitation of the administration's program at the present session of congress.

The three administration anti-trust bills today were before the senate, where they were sent from the house last night with overwhelming majorities recorded in their favor.

The measures are the Covington interstate trade commission bill; the Clayton omnibus anti-trust bill, and the Rayburn railroad capitalization bill.

Chairman Newlands said there was no record votes on the anti-trust program with relation to the passage of the trade commission bill, but there was "discussion." He added that the committee might later take up additional bills. In a statement he said: "The commerce committee has before it my bill 84160, for the creation of a trade commission. It was considered to embrace in the hearings on the supplemental legislation to the anti-trust act suggested by the president in his message, and extensive additions to the trade commission bill, covering interlocking directorates, holding companies, the issue of railway securities and other matters which have been under consideration. These matters were all presented in a report of a sub-committee.

"The committee determined today to segregate the trade commission from the supplemental legislation referred to and have authorized me to present an amendment in the nature of a substitute for many original bill providing for a trade commission.

"The fear that has been expressed that this bill will inaugurate a wholesale liquidation of the 350,000 corporations of the country is given with reference to such corporations as the commission may designate. This power is substantially the same as is now possessed by the bureau of corporations.

"The committee will continue its consideration of supplemental measures regarding interlocking directorates, holding companies, railway securities, etc., and its action may be in the line of amendments to the trade commission bill or separate legislation.

Washington, June 6.—All three bills on the administration trust legislation program passed the house late yesterday and were sent to the senate for action. Opposition melted away when the final test came and the voting went through quickly and without incident. The Covington interstate trade commission bill was passed with a record vote; the Clayton omnibus anti-trust measure received 275 votes to 54 against it, and the vote on the Rayburn railroad capitalization bill was 325 to 12.

Action on the trust bills came rather unexpectedly. The three measures had been agreed to in "committee of the whole," the Rayburn bill, as amended by the committee, being completed late yesterday.

When the trade commission bill came before the house for a final vote, Progressive Leader Murdock moved that it be sent back to the interstate commerce committee with instructions to report the Murdock bill as a substitute. This was rejected 151 to 19, and the pending bill was passed without a roll call. Then the votes on the other two measures were taken in rapid succession. Representative White of Ohio was the only democrat to vote against the Clayton bill and all the progressives voted for it.

Forty-three republicans and 19 progressives joined the majority in supporting the measure. They were: Republicans—Anderson, Barton, Burke (South Dakota), Campbell, Cary, Crampton, Curry, Davis, Dillon, Fair, Frear, French, Gardner, Good, Green, (Iowa), Haugen, Hawley, Halgeson, Johnson, (Washington), Kelly, (Michigan), Kennedy, (Iowa), Kent, Kinkaid, (Nebraska), LaFollette, Leas, Leas, (Nebraska), McLaughlin, Mays, Mendell, Morgan, (Oklahoma), Moss, of West Virginia, Porter, Roberts, (Nevada), Scott, Sinnott, Sloan, Smith, (Idaho), J. M. C. Smith, (Michigan), Stafford, Sutherland, Towner, Vane and Woods—45.

Progressives—Bell (California), Bryan, Copley, Falensner, Hinebaugh, Hinkle, Kelly, (Pennsylvania), Lindberg, MacDonnell, Murdock, J. L. New, (California), Ripley, Temple

Thomson (Illinois), Walters, Woodruff—14.

The eight republicans and four democrats who voted against the Rayburn bill were: Democrats—Bartlett, Buchanan, (Texas), Garner and Witherspoon—4. Republicans—Crampton (Michigan), Dunn, Fairchild, Gillett, Moore, Parker, Payne and Wallin—8.

Close regulation and control of the stocks and bonds of railroads by the interstate commerce commission is proposed by a substitute for the Rayburn bill, prepared by the house interstate and foreign commerce committee and considered by the house as the last measure of the administration trust program. The committee divided the Rayburn measure into two sections in order that one might stand if the constitutionality of the other failed in the courts. The bill makes it unlawful for any common carrier to issue stocks, bonds, notes or other evidences of indebtedness without the approval of the commission.

APPROPRIATION ASKED TO INSTALL EXHIBITS

Gov. Oraig Appeals For Suitable Representation at Panama Exposition.

Special to The Gazette-News.

Raleigh, June 6.—Governor Oraig went before the state board of agriculture yesterday and made a special appeal for the board to appropriate as much as \$15,000 to be used toward suitable exhibits at the Panama Pacific exposition. He outlined the tentative plans of the North Carolina commission on representation at the exposition showing that about \$50,000 is expected to be required to give the state adequate representation. A large part of this the commission plans to get from railroad companies, tobacco manufacturers, cotton mill interests and other enterprises, there to be in a large measure recompensed through advertising, including moving pictures and other devices in the state building at the exposition. He expressed the belief that the next legislature will readily make a liberal appropriation toward the representation. The commission decided to make the appropriation toward the representation. The commission decided to make the appropriation conditioned on the carrying out of the plans on a creditable basis. The appropriation of the board will be used largely in installing agricultural and museum exhibits.

HUMMELL OF BROOKLYN LEADING ALL BATTERS

Stands 445 For Six Games—Cobb is Sixth in The American League.

Chicago, Ill., June 6.—John Hummell of Brooklyn leads batters of the National league this week with a percentage of 445 for six games in which he has played. Next to him comes Dalton, Brooklyn, with 385 and G. Burns, New York, is third, with 359. New York with 271 and Brooklyn with 267 are club leaders.

Sam Crawford of Detroit continues to top the American league with 344. Next comes Oldring, with Philadelphia 336; then Covelakts, Detroit, 333. Cobb, Detroit, is sixth with 324. Philadelphia is ahead in club batting with 254, and Detroit next with 254.

Indianapolis is the best batting team in the Federal, with 332.

Batting leadership in the Southern league is held by McCormick of Chattanooga, with 372. Kirby, Mobile, is second with 364. Chattanooga, with 265, tops the clubs in batting.

"FAINT HOPE" FOR VOTE ON TOLLS BILL TONIGHT

Washington, June 6.—Just a faint hope of reaching a final vote in the senate on the Panama tolls exemption repeal bill at a session tonight was expressed today by Senator Simmons, one of the administration leaders. He said that a vote depended entirely upon the time consumed by Senators Cummins, Poinceter and La Follette in their speeches today. Senator Cummins, continuing his argument of last Thursday, against repeal, contended that tolls exemption did not violate the Hay-Pauncefote treaty, and that Great Britain never had so reported.

VIVIANE NOT TO FORM CABINET

Statesmen Chosen by French Leader Unable to Agree On the Declaration of Policies.

HOPELESSLY DIVIDED ON MILITARY SERVICE LAW

Emperor of Russia Intimates That Modification of the Law Would Not Please Him.

Paris, June 6.—Rene Viviane, was said to have virtually accepted the French premiership and a new cabinet has been mapped out by him. President Poinceter would make no statement, however.

There was heated discussion when the statesmen chosen by M. Viviane met this morning to prepare their declaration of policy, to be laid before parliament. The question whether the new combination should unreservedly support the three years military service law, or modify it, found a hopeless division of opinion.

As a consequence of this confusion M. Viviane at once proceeded to the palace and told the president he had decided to give up his attempt to form a cabinet. It was said Maurice M. Paleologue, French ambassador to Russia, who arrived here last night had informed the president it was the earnest hope of the emperor of Russia that France would not modify the three years army service and that he had intimated that any such step would tend to weaken the alliance between the two countries.

YOUTHFUL ADAIR HAS PLAYED WONDERFUL GOLF

Fifteen Years Old Boy in the Finals With Veteran Title Holder, Whitney.

Memphis, Tenn., June 6.—Of the 64 who qualified as contenders in the championship tournament of the Southern Golf tournament here, Perry Adair of Atlanta, fifteen years old, and Nelson Whitney of New Orleans, title holder and the only man who has won three southern championships, remained to battle in the final today for the premier honors of the 1914 tournament.

That the New Orleans veteran would survive for the final was not unexpected, but those who picked the Georgia stripling for his opponent were few. Adair's play has been the surprise of the tournament. Starting with a qualifying score of 82, nine strokes above the lowest in the medal play, Adair first disposed of J. H. Davis, of Birmingham, Ala., one up in 19 holes. Next he defeated his father, George W. Adair, in an extra hole match. Whitney Bowden of New Orleans, was the third to be eliminated by the boy, who won the match 2 up, and then S. L. Probasco, of Chattanooga, 2 up, bringing Adair to the semi-finals yesterday, pitted against George V. Rotan of Waco, champion of Texas. Rotan fell before the youth, four up, and three to play in the 36 hole match.

Whitney who qualified in 89, won all his matches with comparative ease, first defeating C. W. Jones, of Macon, Ga. three and two and later disposing of H. Tutweiler, of Birmingham, Ala., four and three to play; J. A. Evans, Jr., of Memphis, five and four; R. G. Bush, of New Orleans, two and one, and in the semi-finals yesterday, Louis Jacoby of Dallas, Texas, four up and three to go.

FOREST CITY NOTES

Cornerstone of Church to be Laid Monday—Road Work is Now Under Way.

GOOD WEATHER FOR FOURTH YACHT RACE

New York, June 6.—Larchmont day for the cup class yachts, Resolute and Vanitie, brought fine weather for the fourth race between the two sloops. The committee picked a triangular course, a trike under thirty miles.

The defiance, third candidate for cup defense honors, was launched this morning at City Island in Long Island sound, after having had her spars remodeled. The day will be spent in adjusting her rigging. The defiance will give a start time allowance to the Resolute and will take time from the Vanitie.

Portsmouth, Eng., June 6.—Shamrock, IV, with which Sir Thomas Lipton hopes to life the America's cup, was in a fairly stiff breeze today and stood up better than many of her critics expected. Neither this contender nor the earlier Shamrocks carried topsets.

LONDON BANKING HOUSE SUSPENDS

Chaplin, Milne, Grenfell and Company Falls—Involved In Canadian Affairs.

London, June 6.—Chaplin, Milne, Grenfell and company, limited, the well known firm of merchants and bankers in business at No. 6 Princess street, has suspended.

The company was registered in 1899 to take over the business of Morton, Chaplin and company (formerly Morton, Rose and company). Its authorized capital is \$1,750,000. It was an old established one with a high reputation and excellent family connection. It conducted general and private banking and a company for promoting business. The directors include Ernest Chaplin and R. W. Skipwith.

The failure is believed to be the result of large operations in Grand Trunk, by Arthur Morton Grenfell, who formerly was a member of the firm. It is said several Canadian and other companies wherein he was interested, are involved.

Earl Grey, whose daughter was Grenfell's first wife, is reported to be heavily involved. The first statement issued stated Grenfell had not been connected therewith since February 15.

Affairs of the bank were largely involved with the Canadian agency, limited, under the head of Arthur Grenfell, who had been endeavoring to purchase a controlling interest in the Grand Trunk railway. When those securities depreciated, securities of other companies were taken over to protect stockholders and lenders of money. The bank is entirely solvent, it is believed. The amount outstanding is believed to be about \$1,250,000.

Further failures in connection with this one are not expected.

Members of Grenfell's family are coming to his assistance in the settlement of his affairs.

Not Active in U. S.

New York, June 6.—So far as is known Chaplin, Milne and Grenfell had no interests in this market and at no time was the firm active in America.

ARRESTED FOR HOLDING UP CAN CO. EMPLOYEES

Detectives Believe Longo and Fay Participated in Two Other Hold-ups.

New York, June 6.—Joseph Longo, a chauffeur, and James Fay, a pool room owner, were held today charged with participation in the holdup yesterday of two employees of the American Can company, who were robbed of nearly \$2,000. Fred Kelley, arrested previously confessed, according to the police, that he had driven the car in which the men made their getaway. He said Longo hired him.

Detectives worked on the theory that the holdup was the work of the same men, who earlier yesterday held up two clerks of the Masury Paint company, in Brooklyn, and robbed them of a satchel containing \$3,000. A third holdup, on which police are working, resulted in a loss of \$500 to McKendie, Vohles and Gmelin, architects. An employe, taking the money into the company's offices, was robbed by five men who escaped down an elevator and sped away in an automobile.

NO ORDERS TO HOLD UP BOAT

Much Speculation as to American Policy Regarding Armament Shipment Now Near Tampico.

Washington, June 6.—While administration officials awaited Carranza's note to the mediation members, attention in Washington today was directed to shipments of war munitions for the constitutionalists, through Tampico. The reported landing of arms for Carranza from the Galveston schooner Sunshine, without interference, was regarded as significant. Officials of the state and navy departments declined to comment.

There were indications, however, that the Washington government would continue to regard Tampico as an open port.

With the Cuban steamer Antilla, on its way to Tampico from New York carrying arms for Carranza, there has been much speculation as to what the United States would do if Huerta attempted to set up a blockade. American warships were keeping Huerta's three gunboats under surveillance.

Secretary Daniels said no orders had gone to Rear Admirals Badger or Mayo regarding the landing of the Cuban boat's cargo. Admiral Mayo reported the situation at Tampico was unchanged today.

"You notice," the secretary cautioned his questioners, "that I am careful to speak of the present day." Mr. Bryan declined to be questioned.

Do Not Expect Early Reply.

Niagara Falls, Ont., June 6.—No definite word about the constitutionalist attitude toward mediation is expected by the South American delegates before Monday, or possibly Tuesday. They realize that General Carranza's trip from Durango to Salt Lake will occupy him during the next 48 hours and they are not disposed to worry about the delay believing time for deliberation is an essential at this moment.

Neither the mediators nor any of the Mexican or American delegates here has any inkling of what the constitutionalists will do. The feeling, however, is one of hope. Such information from Washington indicates the situation is highly encouraging, though it is believed a formal answer from Carranza will not be drafted until he gets further information from his agents in the United States.

The question of allowing either side to import arms is not giving the mediators any concern as they held it as an issue purely for the United States to decide.

It was expected that there would be a conversation between the American delegates and mediators today concerning the peace plan which the former have been studying and on which they have been obtaining information from Washington.

To Continue to Buy Arms.

New York, June 6.—Francisco Urquidí, agent for the Mexican constitutionalists in this city announced today that in the absence of any definite statement that Secretary Bryan had given orders to prevent shipment of arms and ammunition to either of the Mexican factions, he will continue to purchase and ship war munitions to Carranza through Tampico. Mr. Urquidí said he had facilities to place any war supplies that he may purchase, on vessels bound for Tampico and was willing to give a guarantee that the consignments would reach their destination safely.

Cut Communication.

On Board U. S. S. California, Mazatlan, June 5.—(By wireless to San Diego, Cal., June 6.)—It was officially reported today the constitutionalists had succeeded in cutting wire and railroad communication between Colima and Mexico City. Seven hundred federal cavalry have arrived in Lower California from Guaymas.

SPECIAL GUARDS AT ROCKEFELLER ESTATE

Tarrytown, N. Y., June 6.—Extra policemen were stationed throughout Tarrytown this morning and special guards surrounded the 6,000 acre estate of John D. Rockefeller, to prevent possible riotous demonstration when the 12 Industrial Workers of the World members, arrested a week ago, were brought here from the jail at White Plains, for trial. The sheriff has ordered anyone molesting the peace, arrested, and the police are equally determined that there will be no untoward incident.

UPHOLDS STATE AGAINST FRANK

Judge Hill Sustains Demurrer Against Convicted Slayer's Motion to Set Aside The Verdict.

POLICE REPULSED BY MAD MURDERER

Has Impregnable Fortress in Church Steeple; Plenty of Ammunition.

HEAVY STORM STRIKES MEXICAN WEST COAST

Wind Blowing at Hurricane Velocity—Fear is Felt for The Shipping.

BEGIN SOON ATTEMPT TO SETTLE COAL STRIKE

New York, June 6.—The board of conciliation appointed by Secretary of Labor Wilson to settle the trouble between striking miners in the Kanawah coal fields of West Virginia, and the operators, probably will take up its duties in the strike district next week. The mediators are Patrick Childs, and Miles Gilwell of Pittsburgh, representatives of the miners, and C. A. Faulkner, a representative of the department of labor. Ten thousand men are said to be affected by the strike.

Peace at Action.

Charleston, W. Va., June 6.—"We have not been notified by Secretary Wilson of the appointment of the conciliation board to look into the coal strike," said Thomas Haggerty, president of the Miners' International board, today, "but we are glad it has been done. We will present our case just as formerly. This will let the board act, not only on the original proposition, but upon all others. We have no fear of the outcome."

NO DISTURBANCES AT WESTINGHOUSE PLANT

Pittsburgh, Pa., June 6.—Strikers surrounded the plant of the Westinghouse Electric and Manufacturing company at East Pittsburgh today and called upon each workman to join them. There were some additions to the strikers, and others, seeing the crowd, returned home.

There was no disorder.

Mr. and Mrs. Astor Arrive.

New York, June 6.—Mr. and Mrs. Vincent Astor, arrived here on the steam yacht Noma, after a honeymoon cruise to Bermuda.

POLICE REPULSED BY MAD MURDERER

Has Impregnable Fortress in Church Steeple; Plenty of Ammunition.

Budapest, Hungary, June 6.—A mad murderer, August Tomics, has since yesterday morning made an impregnable fortress of the steeple of the church at Hofigne. Armed with a rifle and many rounds of cartridges, he took up his position in the steeple after killing a farmer, his wife and daughter. The police were repulsed with a fullade of fire which killed two and wounded fourteen.

A narrow stairway is the only approach to the steeple. This morning Tomics shouted from the steeple, "It's a good thing you let me sleep during the night. Now I have fresh strength. When my last cartridge is gone, I will kill myself."

JUDGE HILL SUSTAINS DEMURRER AGAINST CONVICTED SLAYER'S MOTION TO SET ASIDE THE VERDICT.

Atlanta, Ga., June 6.—Judge Ben H. Hill of the Fulton county Superior court, today sustained the state's demurrer to the motion to set aside the verdict by which Leo M. Frank was pronounced guilty of the murder of Mary Phagan, a factory girl.

In sustaining the demurrer, Judge Hill refused to hear the motion on its merits, holding instead that it was filed too late to merit consideration.

It was regarded in court circles as highly probable that Frank's attorneys would immediately appeal to the state supreme court asking that Judge Hill's action be reversed. Should the higher court take such action an order would be issued directing the Fulton county superior court to hear the main motion on its merits.

In the event that the ruling is affirmed, Frank's lawyers probably would appeal to the United States supreme court.

The motion was based on the claim that Frank's constitutional rights were violated when the verdict was returned during the defendant's absence from court. Attorneys for the defense today renewed their attack on the prosecution's demurrer to the plea to set aside the verdict against Leo M. Frank, hearings on which began here yesterday before Judge Ben H. Hill, in the Fulton county Superior court. The motion to set aside was based on the claim that Frank's constitutional rights were violated when the verdict pronouncing him guilty of the murder of Mary Phagan, a factory girl, was returned during his absence from court.

Solicitor General Hugh M. Dorsey, in opposing the motion yesterday argued that Frank, through his attorneys, waived his right to be present and that his attorneys had agreed with the court not to take advantage of the fact that the defendant was absent. Mr. Dorsey also filed a general demurrer to the motion yesterday.

FREE COUPON

IDEAL ART PATTERN OUTFIT AND TODAY'S MAGAZINE PRESENTATION BY

Gazette-News, Saturday June 6

SIX OF THE ABOVE COUPONS ENTITLED EVERY READER TO THESE TWO GREAT GIFTS

GIFT No. 1—IDEAL ART PATTERN OUTFIT—Containing 100 Newest Embroidery Patterns of absolutely the latest designs which, at 10 cents each, regular retail value, would cost more than \$20.00. Book of Complete Lessons in Embroidery Stitching by Miss De France, the noted French expert. Ideal Embroidery Hoop which cannot get out of order.

GIFT No. 2—TODAY'S MAGAZINE—FOR ONE YEAR

The Great New Woman's Magazine—giving you each month for 12 months the most up-to-date Woman's Journal, mailed direct to your home by the publishers of the magazine.

Bring 6 of these Coupons and 25 Cents in this office and receive complete GIFT No. 1, and write name and address to which you wish Today's Magazine GIFT No. 2 mailed you each month for one year on the blank below. The 25 Cents is to cover the expense of freight from the factory and cost of handling the Pattern OUTFIT and the cost of mailing to you each month for a year the contents issue of Today's Magazine.

Out of Town Readers will add 5 Cents Extra for postage and mailing.

Send TODAY'S MAGAZINE for One Year to

NAME

STREET and No.

CITY or TOWN