

THE WEATHER
Fair and slightly warmer
Friday; Saturday unsettled
and cooler probably showers.

The News and Observer

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SIXTEEN PAGES TODAY.

RALEIGH, N. C., FRIDAY MORNING, OCTOBER 7, 1921.

SIXTEEN PAGES TODAY.

PRICE: FIVE CENTS

WAITE HOYT PITCHES YANKEES TO VICTORY IN 2ND SERIES GAME

New York Americans Make
World Series History By
Shutting Out Giants Again
By Same Score, 3 To 0

YOUTHFUL BOX ARTIST
HOLDS M'GRAW'S MEN
HELPLESS THROUGHOUT

Second Battle Won By Yankees

By Lively Work On The
Bases and Best Possible Use
of Their Few Hits, Support-
ed By Brilliant Twirling of
Hoyt; Nehf Pitches Stellar
Ball For The Giants, Whose
Errors Were Partly Respon-
sible For Second Shut-out;
Crowd of Nearly 35,000 Wit-
nesses Contest Abounding In
Thrills and Tense Moments;
Babe Ruth In Role of Base
Stealer; Meusel Duplicates
McNally's Feat By Swiping
Home

New York, Oct. 6.—(By the Associated Press.)—The New York Americans made World Series history here today, shutting out the Giants 3 to 0 in the second game of the struggle, leaving the New York Nationals unless after 18 innings of play in the first two days of the city clubs' conflict. They did it by lively work on the bases and the best possible use of their few hits, supported throughout by the brilliant twirling of Waite Hoyt, their young right-handed star. The score was the same as in the first game yesterday, Hoyt allowing the Giants only two puny singles.

Great Crowd Attends
Unlike the opening encounter, today's game was played before a crowd that taxed the capacity of the Polo Grounds and let itself loose at frequent intervals in rousing outbursts of enthusiasm. It had plenty to enthuse over, for the contest, while a pitchers' battle between Hoyt and Art Nehf, who twirled stellar ball for the Giants, was replete with rousing plays and tense moments. Possibly the thing that most enraptured the followers of the Yankees looking forward to the ultimate outcome of the series, was the splendid pitching by Hoyt, who held the Giants to one hit up to the eighth. Never before has a world's series opened with two straight shutouts of the same contestant.

Airtight Pitching
So airtight was Hoyt's pitching that the Giants never had more than four men at the plate in any one inning. The nearest they came to the home base was in the ninth inning, when Frisch, with one down, singled to right and went to second when Young was given a base on balls. He was on his way home from second as a fast double play on Young and Kelly ended the inning and the game. The only other man to get to second was Nehf, who was given a base on balls and went down on an out.

Ruth as Base-Stealer
Aside from Hoyt's marvelous twirling the game revealed "Babe" Ruth in a new role, that of the home base stealer—a role that seemed just about as popular with the crowd as his familiar one of "Home Run King." The great "Bambino" stole second and third in rapid succession in the fifth inning, and his clean pifering of the far corner was greeted with the wildest demonstration of the series to date.

At the bat Ruth's record was colorless. He didn't once connect safely. Nehf appeared to pitch to him every time, but in trying to out the corners succeeded in issuing three passes to the big fellow, much to the disgust of apparently the greater portion of the crowd. Ruth scored a run, however, getting on the bases once through a fielder's choice and finally tallying Meusel Steals Home

Ruth's base stealing feat was performed late in the inning and did not result in a run. Not so, however, the surprise sprung by the next most justly celebrated singer of "Meusel's Brawl"—the lanky "Bob" Meusel. This little Californian did nothing less than create a clean steal of home in the eighth—duplicating McNally's feat of Wednesday. He did not have to slide for it, either, for the pitch on which he tore in was wide and Earl Smith, the startled catcher, let it get away from him for a passed ball.

Frisch Agai- Star
The Giant rosters got their chance again today to grow enthusiastic over the playing of the remarkable Frank Frisch. This stellar performer undoubtedly prevented the score taking on a decidedly more lopsided aspect. For one thing, he made a great catch of a sailing liner by Meusel, labelled for two bases, with two on, in the Yankees' first inning, turning the smash into a quoble pay. Then, in the third, he brought the crowd to its feet with his brilliant performance in grasping a difficult ground ball from McNally, throwing himself at the ball and then, while flat on the ground, reaching up and tagging Walter Pipp, who was tearing for third.

Exciting Third Inning
Much of the excitement of the game was crowded into the Yankees' third inning. Schang started by sending a high fly to Bancroft. Rawlings squirmed and twisted to get under Hoyt's Texas

STORY IN FIGURES OF GIANTS' SECOND DEFEAT

	Ab.	R.	H.	O.	A.	E.
Giants	3	0	1	0	0	0
Barnes, cf	3	0	1	0	0	0
Bancroft, 3b	4	0	0	3	2	0
Frisch, ss	4	0	1	3	2	1
Young, rf	2	0	2	0	0	0
Kelly, lb	4	0	1	2	2	0
E. Meusel, lf	3	0	0	0	0	0
Rawlings, 2b	3	0	1	2	2	0
Smith, p	3	0	1	1	1	1
Nehf, p	2	0	0	2	1	0
Totals	28	0	2	13	3	3
Yankees	Ab.	R.	H.	O.	A.	E.
Miller, cf	3	0	1	0	0	0
Peckinpaugh, ss	3	0	0	3	1	0
Ruth, lf	1	0	0	0	0	0
R. Meusel, rf	4	1	1	1	0	0
Pipp, lb	3	0	0	1	4	1
Ward, 2b	4	1	1	4	7	0
McNally, 3b	3	0	0	2	0	0
Schang, c	2	0	0	4	2	0
Hoyt, p	3	0	1	0	2	0
Totals	26	3	3	15	0	0
Score by innings:	R.	E.				
Giants	000	000	000	0	0	0
Yankees	000	100	02	3	0	0
Summary.	Stolen bases—Ruth (2), R. Meusel. Double plays—Frisch and Rawlings; Rawlings, Kelly and Smith; McNally, Ward and Pipp. Left on bases—Giants 5; Yankees 6. Base on balls—off Nehf 7; off Hoyt 5. Struck out—by Hoyt 6. Passed ball—Smith. Umpires—at plate, Moriarty; at first base, Quigley; second base, Chitt; third, Rigler. Time of game—1:55.					

Rockingham, Oct. 6.—W. P. Ingram, wealthy Rockingham citizen convicted of retaining at the January, 1920, term of criminal court and sentenced to serve 12 months on the Richmond County roads, was paroled on telegraphic instructions from Governor Morrison on Thursday of last week.

GOVERNOR PAROLES MAN IN RICHMOND

Little Publicity Attends The Release of W. P. Ingram, of Rockingham

Ingram was able to secure stay of sentence for 13 months after his conviction through appeals to the Supreme court, and to both Governor Bickett and Governor Morrison, all of which were denied. He began serving the term imposed February 19, 1921, after Governor Morrison had declined to interfere with the judgment of the court.

No announcement of the paroling of Ingram was given out at the Executive Offices here when the parole was granted, and the first intimation of the release of the man came from Rockingham yesterday. The case has been followed with considerable interest here, because of the vigorous measures adopted by the prisoner to avoid service of the sentence upon him. Governor Morrison when asked about the Rockingham dispatch last night confirmed the fact that Ingram had been given his liberty.

"He was a criminal and ought to have been sent to the roads," the Governor added, "but I think that in view of his physical condition, and the fact that he has served all but about two months of his sentence, after deducting his time for good behavior, the ends of justice have been served by his parole. He must maintain good behavior, and have respect for the law."

DANVILLE YOUTH GOES ON TRIAL FOR MURDER

Greensboro, Oct. 6.—Louis Edwards, Danville, Va., youth, held in Guilford jail since May 4, on a charge of murder in connection with the shooting of Policeman T. W. McCuiston on the night of May 5, will tomorrow morning take the stand in his own behalf.

REPUBLICANS IN MIDDLE OVER TAX REVISION PROGRAM

Senator Simmons Drives Wedge Square Through Their Ranks In The Senate

MODIFICATION OF BILL WILL BE UNDERTAKEN

Hold Secret Conference at Home of Senator Capper To Work Over Penrose Revision Measure; Senator Robinson Pays Tribute To North Carolina Senator For Victory

The News and Observer Bureau, 603 District National Bank Bldg., By EDWARD E. BRITTON, (By Special Lensed Wire.)

Washington, Oct. 6.—One event after another shows that the Republicans of the Senate are entirely at sea as to where they will be finally with another definite plan for tax revision. In the last two days this has been accentuated. Until yesterday the administration forces, coached by Senator Penrose were giving for a revenue bill a program for a revenue bill were giving imitations of men having gone through, and were denying any discord in the Republican ranks in the Senate with loud osteries of assumed confidence.

But all at once the situation changed and they began running around in circles with red faces when the Democrats kept up twitting them with their "wobble and wobble" performance in jumping from one proposition to another overnight. Driven from one position to another following the lambasting given their iniquitous tax bill by Senator Simmons last Friday, the administration leaders have conferred with the progressive elements of the party from the West and have agreed to make vital concessions so as to try to hold party solidarity, have talked with President Harding and found him much perturbed over the situation and have succeeded in securing an agreement for all the Republicans to meet tomorrow morning to go over the situation.

To Modify Pending Bill
It was learned late this evening that at this meeting the plans are to make an agreement to recommend to the Senate a modification of the pending revenue bill that will practically meet and accede to every demand made in the Democratic proposal as announced by Senator Simmons on the floor of the Senate last Friday. The plan to have the meeting in the morning was reached last night at a conference held at the home of Senator Cappers, of Kansas, attended by some 14 Republicans. Senator Lodge amongst them, and at conference held this morning among the publisher leaders, and in presence of agreement among the Republicans that only a complete surrender to the Simmons Democratic program will enable them to pass the bill through the Senate. Unless all signs fail the Republicans at the meeting tomorrow morning will expressly agree to the following terms in the Simmons program:

"Repeal of all transportation taxes; a re-entrenchment of the capital stock tax on corporations; raising of the surtax rates to 50 or 52 per cent, maximum; reducing the surtax rates in the brackets below \$60,000, repeal of \$2,000 exemption from incomes taxes of corporations; and repeal in the case of annuities miscellaneous taxes.

Senator Robinson, of Arkansas, stated on the floor of the Senate today that the merciless analysis and stern exposure of the tax revenue bill made by Senator Simmons last Friday turned the light on the monstrous injustices of the bill to such an extent that the Republicans have been squirming and floundering ever since, that the speech had brought forth such an indignant protest from the country against the pending tax bill that the Republican leaders became more and more frightened until the climax was reached in their final surrender last night. Around the capital it is said that the absolute surrender of the Republican majority to the Dem-

(Continued on page Two.)

CALL ELECTIONS TO CHOOSE FIVE NEW LEGISLATORS

Two Senators and Three Representatives Will Not Serve

NOVEMBER FIFTEENTH NAMED BY GOVERNOR

Twenty-first and Thirty-third Senatorial Districts, Wake, Northampton and Yadkin Counties Must Hold Elections; Doughton and McBea Will Retain Seats

Elections in two Senatorial districts and in three counties to choose successors to members of the General Assembly who have died or who have resigned since adjournment was taken in March were ordered by Governor Morrison yesterday to be held on November 15, three weeks before the day on which the Governor has announced he will call the lawmakers into special session.

Senatorial elections will be held in the Twenty-first Senatorial district to select a successor to Senator M. W. Nash, resigned to become solicitor in the Thirteenth judicial district, and in the Thirty-third district to select a successor to Senator J. E. Kanipe, of Marion, resigned to become special agent for the Internal Revenue Department. Mr. Nash is a Democrat and Mr. Kanipe a Republican.

Plebiscites for the selection of new members of the lower house will be held in Wake county to choose a successor to Representative G. W. Mumford, resigned to become Deputy Insurance Commissioner; in Northampton county to select a successor to Representative M. Bolton, deceased; and in Yadkin county to provide a successor to Representative C. G. Bryant, resigned to become a prohibition agent. Dr. Bryant is a Republican.

Guilford Skipped
No election has been ordered in Guilford county to choose a representative to come to Raleigh in the place of Representative P. E. Donnell, who has been held chairman of the Guilford Board of County Commissioners. Mr. Donnell has not formally transmitted his resignation to the Governor, although his new official duties make him ineligible for further service.

The Governor's order for special elections comes in compliance with constitutional mandate that requires the place of any incapacitated member of the General Assembly to be filled by election called by the Governor. Similar situation arose last December when Governor Bickett ordered a special election in Craven county to name a successor to the representative chosen at the November election who declined to serve.

New Up To Counties
Details of conducting the election are left to the county and district election boards. Under the Governor's order, they are required to call the election, and conduct it in the manner prescribed for regular elections. No new registration is required, although the books will be opened in the regular manner for the entry of new registrants.

Without any official delving into the status of the situation, it is presumed in official circles that the redistricting of the State by the last session of the General Assembly will have no bearing on the coming elections. Neither the Twenty-first nor the Thirty-third districts bear any recognizable similarity to their general contours under the old status, but it is presumed that the election applies to the old line up.

Four new faces will appear in the House when the Speaker's gavel falls December 6, and two new ones in the Senate, but their presence will likely necessitate little disarrangement in committee status, etc. Generally, the new member falls heir to the place and position of his predecessor, and

(Continued on page Two.)

REPUBLICAN HEADS REACH AGREEMENT AS TO TAX MATTER

Frame Tentative Program of Tax Revision To Close Gap In Party Ranks

HARDING TALKS OVER SITUATION WITH LODGE

Increase In Maximum Surtax Rate, Repeal of Transportation Taxes and Repeal of Exemptions Allowed Corporations Among Proposed Changes

Washington, Oct. 6.—Republican Senate leaders, in a series of conferences, today agreed upon a tentative tax revision program which they believe will close the principal gap within their party ranks in the Senate and at the same time prove acceptable to the Republicans in the House.

Main points in the program are an increase in the maximum surtax rate from 32 per cent to 50 per cent and repeal of the tax on freight, passenger and Pullman transportation. In addition, it is proposed to repeal the \$2,000 exemption allowed corporations, which would mean an additional \$60,000,000 of revenue from corporation sources, retain the corporation capital stock tax, estimated to yield \$75,000,000 next year, and repeal the various so-called nuisance taxes, such as those on soda water, cosmetics, proprietary medicines and the like.

Higher Estate Taxes
There also was said to have been a tentative agreement to increase the estate taxes, so as to have a maximum of 40 or 50 per cent on estate in excess of \$100,000.00. The present maximum is 25 per cent on estates of \$100,000.00.

Most leaders were understood to have favored the committee proposal for a flat tax of 15 per cent on corporation incomes, but there was some discussion of a graduated tax, with the rate 10 per cent on corporations having an income of \$50,000 or less. The question of increased first-class postage rates also was brought up again, but these and other matters are to be threshed out at a meeting of Republican members of the finance committee, to be called within a day or two.

Propose Amendments
In advance of this meeting, Senators Lenroot, of Wisconsin, and McCormick, of Illinois, leaders of the progressive group, are to draw up amendments embodying the proposed changes for presentation to the committee Republicans. It is the plan to have the amendments presented on the floor as committee proposals with a view of expediting action on the tax bill.

In framing that program, the leaders considered and rejected the Smoot manufacturers' sales tax plan and also approved the committee proposal to repeal the excess profits tax as of next January 1. Active fights for the sales tax and against repeal of the profits tax are promised, however, on the Senate floor.

Sensors Lenroot and McCormick went over the proposed changes in the bill with treasury experts today and it was said later that while the changes would involve a shifting of a total of about \$260,000,000 in taxes, the total to be raised under the bill amended as planned would be approximately the same as under the original measure—\$3,324,000,000.

Lodge In Conference
The conference today were preceded by one between President Harding and Senator Lodge, of Massachusetts, the Republican Senate leader, who called at the White House to lay before the executive the results of the conference of Senators from Western States, which he attended last night at the home of Senator Capper, Republican, Kansas. It was understood that the President indicated a desire that every effort be made to smooth out the differences between Republican Senators so as to hasten passage of revenue legislation.

While the Republicans were in conference, Democratic Senators continued their assault on the committee bill. Senator Robinson, of Arkansas, referring to the meetings of Republican leaders, declared the pending measure seemed to be dead in the hands of its friends, and that it was proposed now to bring in amendments to meet substantially all of the criticisms of the bill made by the Democrats.

Simmons In Attack
Senator Simmons, of North Carolina, the ranking Democrat on the finance committee, told the Senate that the opposition to the measure had been so pronounced that Chairman Penrose, of the finance committee, had found it necessary to inform the public that the bill was only a temporary one. When the committee drew the bill, he said, it was stated that the measure was to be permanent, adding that there was no talk of its "temporary" character until it has been shot to pieces on the floor of the Senate.

Senator Reed, of Missouri, said that if another bill was drawn by the Republican majority to supplant the pending measure "it will be written by the interests, for the interests and in the interest of the interests."

NINE MOROS KILLED IN FIGHT WITH OFFICERS

Manila, P. I., Oct. 6.—(By the Associated Press.)—Nine Moros were killed in a fight at Kulaykuly, Sulu Province, between thirty Moros and a detachment of Philippine constabulary, numbering sixteen men, headed by Governor Carl Moore, of Sulu province, according to an unofficial dispatch received at constabulary headquarters today.

RAILROADS TIE UP COUNTY TAXES ON OVER \$54,000,000

ESTATE OF GEO. W. WATTS
APPRAISED AT MORE THAN
TWELVE MILLION DOLLARS

New York, Oct. 6.—Requests to seven religious and educational organizations in the South were provided for by the late George W. Watts, of Durham, N. C., whose estate was appraised today at \$12,765,545. Besides relatives and friends, the principal beneficiaries are the Watts Hospital, Durham, \$200,000; First Presbyterian Church, \$150,000; Durham Y. M. C. A., \$10,000; Foreign Mission Board of the Presbyterian Church, Asheville, N. C., and Presbyterian Home Missions Board, Atlanta, Ga., \$25,000 each; Union Theological Seminary, Richmond, Va., \$50,000; Less-McKae Seminary at Plum Tree, N. C., and at Banners Elk, N. C., \$5,000 each.

JOHNSON PLANS TO OPPOSE GRISSOM

Overman Introduces Bill To Prevent Railroads Running To Federal Court

The News and Observer Bureau, 603 District National Bank Bldg., By EDWARD E. BRITTON, (By Special Lensed Wire.)

Washington, Oct. 6.—Senator Hiram Johnson has let it be known that he is not going to sit idly by and see the nomination of Gilliam Grissom for Collector of Internal Revenue for North Carolina confirmed. He did not have much to say about the matter when asked his position, but it indicated he meant business. It was to the effect that every one of the nominations from North Carolina which was of a delegate to the Republican National Convention at Chicago would meet his opposition, that he had not forgotten on the treatment he had received from them in his campaign for the nomination for President. Former Senator Marion Butler is still in New York and when he returns his remarks against the Grissom nomination may be illuminating.

Overman Introduces Bill
Senator Overman today introduced the amendment to the judicial law, by which no case against a State could be heard in the Federal courts and could only reach the Supreme court of the United States through a State Supreme court. The amendment is aimed at curbing such situations as that now on in North Carolina with the railroads instituting suit against the State in the Federal courts.

At request of A. W. McLean of the War Finance Corporation, the United States Department of Agriculture has arranged for W. W. Hood, one of the entomologists of the Department to make an address at the community fair to be held at Lumberton on October 18, this to be on the subject of the control of the boll weevil, large photographs and moving picture films concerning the weevil, its control and how to prevent it to be used.

General A. J. Bowley, in command at Camp Bragg, has written to Senator Simmons saying that he will have an aeroplane to fly over the fair grounds at Lumberton on October 17 on the occasion of the Robeson county fair, and to make landings if practicable. He states that he will not be able to send a battery of artillery as requested for the reason there is absolute shortage of oil and gas.

It is learned that the agricultural loan agency of the War Finance Corporation at Raleigh is receiving some applications for loans but that owing to the higher price of cotton and improvements in credit applications are not numerous as was indicated might be the case a month ago. The rate of 5 1/2 per cent per annum fixed by the corporation on loans to banks, both State and National, as authorized by the law, is regarded as a long step in the direction of supplying ample credit.

The Postoffice department announces that inspectors have been directed to make investigations with a view to the appointment of a postmaster at Branford, Ashe county.

Postoffice Examination
The Postoffice Department furnishes the names of the applicants who have taken the examinations for postmaster at various places as follows: Rocklands and Guilford College, as follows: Rocklands, vacancy occurred March 18, 1921, examination held September 10, 1921, salary \$1,800. Applicant, C. A. Hinton.

Rocklands, vacancy occurred July 7, 1921, examination held September 20, 1921, salary, \$1,200. Applicants: A. B. Jarman, L. B. Askew.

Guilford College, vacancy occurred October 1, 1920, examination held August 15, 1921, salary \$1,200. Applicants: J. G. Frazer, S. S. Smith, E. E. Farlow.

TESTIFY GIRL AIDED IN PLANS FOR MURDER

Charlotte, N. C., Oct. 6.—Testimony that Mary McMillan not only had knowledge of the plot to murder Daniel McMillan, her father, but actually aided in the plan, was introduced by the State at the 20 year old girl's trial for first degree murder today.

Southern Railway and Atlantic Coast Line Likewise Tie Up In Litigation \$150,000 In State Taxes

SCORE VICTORY IN THE FIRST ROUND OF FIGHT IN THE FEDERAL COURT

Attorney General James S. Manning Agrees To "Compromise," Which Is Also Sanctioned By Three Federal Court Judges By Which Southern Railway and The Atlantic Coast Line Will Pay Taxes To Counties On Valuations, Which Two Railroads Declare To Be Fair and Correct; Other Taxes Tied Up In Litigation

Greensboro, Oct. 6.—County taxes on over fifty-four million dollars of assessed valuations for the Atlantic Coast Line and the Southern Railway were tied up in litigation today in Federal Court. Franchise taxes amounting to something like \$150,000, all of which was supposed to go to the State, was also tied up.

The two big railroads through their attorneys scored a victory in the initial round of their fight in Federal Court against the payment of taxes on assessments as reported by the State tax commissioner, Col. Alston D. Watts.

Three Federal judges, sitting together here today, over-ruled a motion by State's attorneys that the railroads had no case and could not come into court. The State based its motion for dismissal on the ground that the railroads had paid none of the taxes on their property this year, part of which were admitted to be fair and correct.

Judge Edmund Waddell, of Richmond, Va., sitting with Judges James E. Boyd and H. G. Connor, in over-ruling the motion, stated that the railroads had offered to pay taxes on the valuations, which they considered to be fair.

Under the terms of the "compromise" which was incorporated into the records of the Federal court here, the two railroads agree to pay the counties, cities, towns, school districts, road districts and other taxing districts of the State at once the legal ad valorem taxes on the following amounts:

Southern Railway on \$60,000,000—a reduction of \$36,000,000 from the assessment made by the commissioner of revenue of the State, Col. Alston D. Watts.

Atlantic Coast Line on \$34,645,345—a reduction of \$16,122,000 from the assessment reported by the commissioner of revenue.

The State made no vigorous objection to the agreement about the amount named on which taxes will be paid at once. Counsel declared that they believed that the railroads will be forced to pay in full but owing to the fact that the State needs money, they were not willing to tie the whole amount up for an indefinite period.

When the motion offered by the State that the case be dismissed was read, counsel for the plaintiffs countered with an offer to pay on the valuations finally decided upon and after over-ruling the motion of the State, the judges considered the proposition advanced by the railway attorneys.

After some discussion it was agreed upon the bench that some agreement should be reached and court was adjourned until the afternoon.

During the recess the lawyers held a conference and the result as outlined above was forthcoming.

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MILLER SCORES FIRST RUN



Elmer Miller, of the Yankees, scoring the first run of the World Series in the first inning at the Polo Grounds, N. Y. Miller scored the inning with a single, went to second on Peck's sacrifice and scored on "Babe" Ruth's timely single.