

INSURGENTS WANT GENERAL REVISION AS TO TARIFF LAW

Driven to Open Coalition With Democrats by Democratic Wool Revision Bill

THREATENED CRISIS HAS COME TO HEAD

Western Republicans Take up Challenge Thrown Down by Democratic Leaders

WASHINGTON, June 21.—The throwing of the democratic wool revision bill into the senate today drove the insurgent republicans of that body into an open coalition with the democrats in a demand for a general revision of the tariff and brought about the threatened crisis in the finance committee's control of the senate. At the end of a bitter fight, the resolution by Senator Gore requiring the finance committee to report back the wool bill before July 10 was passed by a vote of 39 to 18.

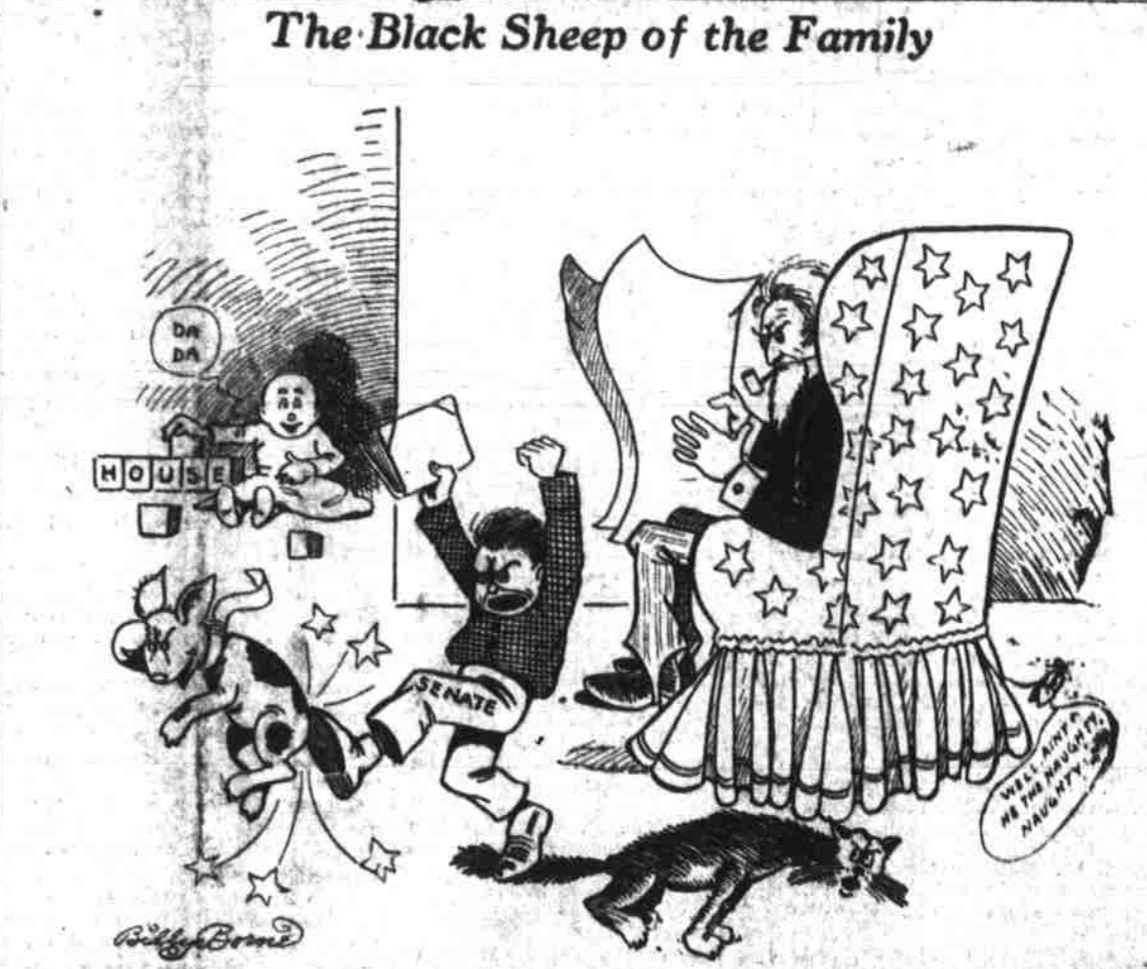
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RECORD-BREAKING ATTENDANCE AT BANKERS' MEETING

Out of Membership of 353, Nearly 300 Are at Convention at Lake Kanuga--Financial Men of National Prominence There

KANUGA LAKE, N. C., June 21.—Marked by a record-breaking attendance, nearly three hundred delegates being present, the fifteenth annual convention of the North Carolina Bankers' association had its opening session tonight at the famous Kanuga club, which graces the lake of that name. Bankers from every section of the state and financial authorities of national reputation responded to the call of W. C. Wilkinson, of Charlotte, president of the association.

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DUPONT POWDER COMPANY DECLARED COMBINATION RESTRAINING TRADE

In Violation of Section One of Sherman Anti-Trust Law—Action Begun in 1907 Against Forty-Three Individual Defendants—Majority of Individual Defendants Members of Dupont Family

WILMINGTON, Del., June 21.—The United States Circuit court for the district of Delaware today handed down a decision declaring that the alleged powder trust which is dominated by the E. I. Dupont de Nemours company is a combination in restraint of interstate commerce in powder and other explosives in violation of section one of the Sherman anti-trust law; that it attempted to monopolize and has monopolized a part of such commerce in violation of section two of the same law, and decreeing that the combination shall be enjoined from continuing this violation and that it shall be dissolved.

PLAINTIFF GOES THROUGH GRUELLING EXAMINATION IN 'TOBACCO CASE' SUIT

Samuel Kramer of Ware-Kramer Tobacco Co. Still on the Stand

JUDGE FACETIOUS

RALEIGH, N. C., June 21.—After admitting during cross examination that extended through yesterday afternoon and this forenoon in the trial of Ware-Kramer vs. American Tobacco company damage suit that he wrote numerous letters that showed the use of free goods, special five and ten per cent discounts and other concessions on his part for the Ware-Kramer company, while rolls against the American Tobacco company goods, Samuel Kramer, vice-president and sales manager for Ware-Kramer company reiterated on redirect examination that he did not resort to the methods except in the places indicated by the letters and that these were outside of traveling salesmen's territory and in lieu of expense, of Wisconsin, voted for it. The resolution therefore is returned by that body as to whether it will reverse its former action. The motion that the house concur in the senate amendment was made by Representative Olmstead, republican, of Pennsylvania. Several republicans spoke in favor of it while a number of democrats spoke against it.

HOUSE WILL NOT ACCEPT BRISTOW AMENDMENT ON POPULAR ELECTIONS BILL

Returned to Senate as to Whether it Will Reverse Its Action

'NO FEAR OF PEOPLE'

WASHINGTON, June 21.—The house of representatives today by a vote of 173 to 112, practically a strict party vote, refused to concur in the Bristow amendment adopted by the senators. The Bristow amendment leaves with congress the power to regulate the time and manner of holding the elections while the resolution introduced in the house would change the constitution so that "the times, places and manner of holding elections for senators shall be prescribed in each state by the legislature thereof."

TAFT SAYS DECISIONS HAVE CLEARED WAY FOR BENEFIT OF HONEST MEN

Much of Doubt That Has Hung About That Law Has Disappeared

ADDRESS AT YALE

NEW HAVEN, Conn., June 21.—In a speech at the Yale alumnae luncheon here today, President Taft made his first public comment on the decision of the United States Supreme court on the Standard Oil and American Tobacco company cases. The president made it clear that in his opinion these decisions have cleared the way so that all honest and intelligent business men can proceed without fear of the Sherman anti-trust law. He expressed the belief that much of the doubt, that in the minds of many business men and lawyers hung about that law had disappeared and that business all over the country will be greatly benefited thereby.

INVESTIGATE TRACTS FOR FOREST RESERVE

Congressional Committee in East Tennessee Looking Over Land

KNOXVILLE, Tenn., June 21.—A congressional committee consisting of Congressman Hawley, Lee and Austin today en route to Blount county, this state, where in company with a representative of the forestry department of the United States they will inspect a 70,000 acre tract of land which its owners desire made a part of the Appalachian forest reserve.

STATEMENTS DON'T TALLY WITH THOSE MADE BEFORE

American Sugar Refining Company Operations Beyond All Belief

WASHINGTON, June 21.—That the American Sugar Refining company owns 27 per cent of the common stock and 55 per cent of the preferred of the Michigan Sugar Refining company, a beet sugar corporation controlling six refineries in Michigan, was declared by C. B. Warren, president and general counsel of the beet sugar before the house sugar trust committee of inquiry.

ARRESTED FOR 'STEALING' PAPERS WITH EVIDENCE

General Manager of Chicago Tribune Swears Out Warrant

WASHINGTON, June 21.—James Keeley, general manager of the Chicago Tribune, tonight swore out a warrant for the arrest of Geo. O. Glavis, of Chicago, charging him with stealing books, documents and papers, the Tribune's property, said to concern evidence of "moral turpitude of a United States senator and other government officials."

SECRET INQUIRY INTO AFFAIRS OF STEEL CO. IS LATEST RUMOR OUT

Preliminary to Indictment Before the Federal Grand Jury

CASE IMPORTANT

NEW YORK, June 21.—Preliminary drafts of an indictment of an important nature have been drawn for presentation to the federal grand jury here and the indictment will probably be handed down next week. This grand jury, it was learned tonight, has been conducting a secret inquiry into the affairs of the U. S. Steel corporation. The probe was started about the time that a complaint of the Alpha Portland Cement company, of Manheim, Va., against the Baltimore and Ohio railroad company was heard by an examiner of the interstate commerce committee. Louis H. Porter, for the company, in presenting his case, then said:



DEATH FROM PELLAGRA

RALEIGH, N. C., June 21.—Miss Hay Williams, a young woman of this city, died of pellagra at a local hospital tonight, following an illness of about ten days.

AUTOS TO BE TAXED

WASHINGTON, June 21.—Taxation of automobiles going from one state to another, the money thus derived to be used for the improvement of the roads is contemplated in a bill introduced today by Senator Simmons of North Carolina.