ASHEVILLE, N. C., THURSDAY MORNING, AUGUST 21, 1913.

# *NEMOGRATS WILL* SUPPORT WILSON'S CURRENCY BILL

Senate Considers Possible Verdict Carries Sentence of Idea is Conveyed in Huerta's Changes to be Made In Present Bill

OWEN PAID VISIT TO WHITE HOUSE

Senator Will Improve What is Case Went to Jury Late Yes- Mexican President Declares Known as Administration Currency Bill

WASHINGTON, Aug. 20 .- While ing out differences over the administration currency bill in caucus today Chairman Owen and his democratic associates on the senate currency committee began the consideration of possible changes to be made in the measure when it is taken up in the senate. Senator Owen visited the White House early in the day and held a short conference with the president. He made it clear later that he expected to support the administration bill, but that he held himself free to recommend such changes as he considered advisable. His suggestions yesterday to members of the committee that changes might be necessary in the plan for regional reserve banks occasioned general comment in congressional circles to-

Tentative Suggestions.

The meeting of the democratic members of the senate committee today brought out a number of tentative suggestions for amendments, but no definite plan of action. Senators Shafroth and Hollis at the conclusion of the conference expressed confidence that a currency measure would passed at the present congress and Chairman Owen said there was no doubt of it.

"I believe we will perfect a bill that will be satisfactory to the administration," said Senator Hollis. as the administration bill, but the senate would not think it had done its duty if it did not improve it."

Among the suggestions considered by the senate committee today was one by Senator Shafroth to drop all the treasury issue money directly to ity and licentiousness the banks under careful restrictions. Opposes Suggestions.

now in the senate, party to the Aldrich-Vreeland plan

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# MAURY I. DIGGS IS

from Four to Twenty Years in Pen

FOUND GUILTY ON FOUR INDICTMENTS

terday Afternoon--Verdict Late Last Night

SAN FRANCTISCO, Aug. 20 .- In democrats of the house were thresh-Nev., Maury I. Diggs, former state architect of California, was guilty of American note presented by John Lind violating the Mann act, which makes that President Wilson is not backed it a felony to transport women for immoral purposes from one state to another. This was the verdict tonight of the jury that tried him. Five years in the federal penitentiary is the maximum penalty.

There were six counts in the indictment and the jury tound a verdict of guilty on the first four. Each count carries a maximum penalty of five years and a minimum of one year in a federal penitentiary.

Goes to Jury.

Maury I, Diggs, former state architect that he reached his conclusion on priof California, went to the jury late today with no attempt by the defense to prove that Diggs did not transport Marsha Warrington across the state line from Sacramento, Cal., to Reno, Nev., or that they did not live there for three days as husband and wife.

These acts, it was admitted, had been committed, but they did not constitute a violation of the Mann white slave traffic act because they had not been done with criminal intent. The trip to Reno had been half an accident. If Diggs and Marsha Warrington, with F. Drew Caminetti and Lola Norris, their companions, had not missed an earlier train they would have remained within the state, and "I expect to support what is known though their offense against morality would have been the same, they would not have transgressed a federal stat-

"This defendant," asserted the government prosecutor, "did not deny on to deny arms to both sides, would the stand the truth of the essentials withdraw present forms of paper currency ex- we have shown here. He nad to ad- effect let the Mexicans continue their cept the silver certificates and re- mit them all. The defendant in a controversy on the battlefield. place them with treasury notes se- criminal case usually relies on the cured by a 50 per cent, reserve fund presumption of his innocence. But this against intervention or war, and the and another by Senator Reed to have defendant relies upon his own depray-

In seeking to establish that the trip was not premeditated and that States, through the mission of Mr. Chairman Owen opposed sugges- the two girls had not been induced to Lind, will have satisfied foreign govtions for the adoption of a plan simi-lar to that embraced in the Lea bill one hand and promises of a marriage bring about peace and they do not which would on the other, Diggs willingly testified conceive that there will be any presamplify the present Aldrich-Vreeland to his own misconduct and the ememergency currency law. He insisted barrassments, domestic and business this would commit the democratic into which it had led him.

His counsel, in summing up the ev-(Continued on Page Five.)

# INTIMATION THAT FOUND GUILTY BY UNITED STATES IS A FEDERAL JURY NOT BEHIND WILSON

Note. According to Those Who Know

DEMOCRATIC RULE **ONLY TEMPORARY** 

He is Entitled to be Recognized

WASHINGTON, Aug. 20,-Intima tions are contained in Provisional President Huerta's reply to the up by congress or the American people in his stand against recognition of the Huerta government.

Referring to the attacks on the Washington administration by members of ocngress and pointing to the official recommendations of Ambassador Henry Lane Wilson advising recognition, Huerta declares he is entitled to be recognized. He holds that the democratic party's power is temporary and argues that recognition of his government is a partisan question The case of the government against in the United States. He intimates vate advices from Washington. Those Who Know.

This information was obtained tonight from those who know the contents of the Huerta note so far as it has been deciphered. The complete note is not yet at hand, but the principal argument has been placed be fore administration officials.

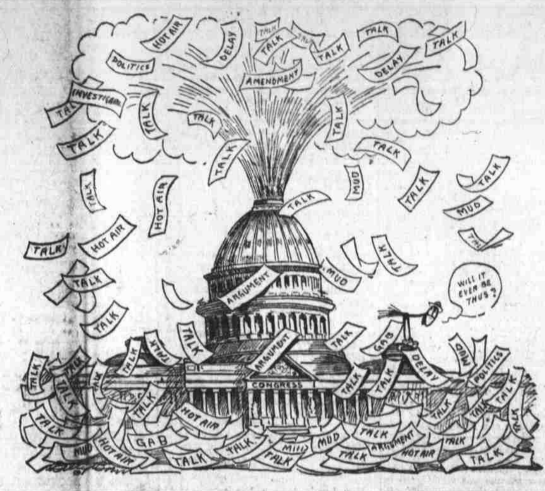
Though negotiations between John Lind, personal representative of President Wilson, and Provisional President Huerta are continuing on cordial personal basis, neither side is receding from its position, and alternative measures already are under consideration here. course has been formulated, but the policy which at present is under consideration and is most likely to be adopted is one of absolute non-inter-The American government under such a policy would continue property and lives, and in

The administration is determined other alternative, friendly mediation, apparently has failed. Officials here believe, however, that the United bring about peace and they do not sure to bring about intervention.

To grant arms to the constitutionalists would, in the opinion of many officials, only add to the dangers of

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#### A Constant Eruption.



#### THAW'S LEGAL BATTLE AGAINST DEPORTATION FROM CANADA TO UNITED STATES STARTS TODAY

Counsel Obtains Writ of Habeas Corpus Before Canadian Judge, Returnable This the Pacific seaport cities by people calling themselves members of the Morning-Immigration Officials Ready to Detain Him if he Comes Free Thaw's Friends Confident.

SHERBROOKE, Quebec, Aug. 20.— formation of the immigration officials the five men who spirited him away Harry K. Thaw will be across the is correct. Though they have not yet. Of these five, one is believed to be American border in the state of Ver- been shown the ticket by Thaw, they in jail in Sherbrooke. He gave the mont by tomoreow night if tomor- have learned that it was purchased in name of "Mitchell Thomps row's events in the case of the fugi- Coaticook and reads from that point insisted that he was a resident of Totive from Matteawan shape them to Detroit. It is not, therefore, a ronto. But both Sheriff Hornbeck selves as Canadian officials in close ticket from one American station, via touch with the proceedings antici- Canada, to another foreign point, and Duchess county. New York, who

walt in Thaw being declared a free H. E. Thaw's legal fight against de-man. What will follow, the plans of portation to the United States, after the to come up, when the the immigration authorities indicate, his dramatic escape from the Mattea-Reynolds and F. E. Whillans, of Ot-

to Coatlcook. Formal Proceedings. At the immigration office the formal deportation proceedings will be a free man. But for how long he jail. inquiry into the manner of Thaw's en- minion immigration over to the American authorities.

The point of deportation indicated will be Island Pond, Vermont, the nearest border station on the Grand White's erratic slayer, ordinarily lo- pressed until the immigration law vi-Trunk, about twenty miles south of quacious, has shut his lips tight and olation has been tested.

which Thaw, it is understood, hopes to of matters not appertaining to his esevade the immigration authorities and cape, but not one word has come from continue his journey through Quebec him regarding his flight from Mat- Thaw) the contention that Thaw has and Ontario to the state of Michigan, teawan, or of the inception of the will not serve that purpose, if the in- plot that led to his delivery, or of

does not qualify as "through" trans-

H. E. Thaw's legal fight against de-

authorities, trance into the country, and his past watching every move in the case, anhistory, which it is held debars him nounced tonight they stand ready to the Canadian border, an offense punfrom remaining in Canada. These detain him, should he be released, and ishable with a \$500 fine. If the auformalities ended he will be taken on then to take steps to thrust him back thorities fail to hold him on this board a Grand Trunk train and con- across the border as "an undesirable charge District Attorney Conger will veyed to the border, where Messrs, alien" either at the New Hampshire seek his extradition on a warrant Reynolds and Whillans will hand him line, where he entered the Dominion, charging Roger Thompson with con or at some point in New York state, spiring with others to defeat the ends Thaw Silent.

Facing such a situation, Stanford for once in his life has refused to be "The through ticket" to Detroit on interviewed. He has talked vaguely

Of these five, one is believed to be looked him over today, said he was none other than "Gentleman Roger" This was the semi-official intimation here tonight as Thaw awaits a hearing on the anbeas corpus writing the secured today.

It is not denied that official opinion inclined to the belief that the habeas corpus proceedings will result to the secure of the belief that the habeas corpus proceedings will result to the secure of the secure of the belief that the habeas corpus proceedings will result to the secure of the secure of the belief that the habeas corpus proceedings will result to the secure of th

lies in the hands of Inspectors D. H. wan state hospital for the criminal quickly identified as one of the two insane, on Sunday morning last, will men with Thaw when he was arresttawa. These two officials, immediate- begin in the open in this Canadian ed near Coaticopk yesterday. He dely Thaw is released by the courts, it frontier town tomorrow morning at nied that he had aided Thaw in crossis understood, will take him into cus-tody as an undesirable under the im-then before Judge Globensky, of the he had met the fugitive by chance. migration act and rush the fugitive Superior court, on a writ of habeas Notwithstanding his protestations of corpus, obtained by his counsel this innocence he was held in \$500 ball denounced and assaulted soldiers was for a hearing Friday. Unable to fur-If the writ is sustained he will be nish the bond, he was remanded to

> Technically, he is charged with aiding and abetting a lunatio to cross of justice in liberating Thaw,

The warrant is here, but will not be Thompson's Defense

Thompson's defense, it is understood, will emphasize (provided admits coming across the border with

(Continued on Page Ten.

# IMPEACHMENT CHARGES AGAINST JUDGE EMERY SPEER FILED IN SENATE

Special Examiner Reports on Federal Judge of Georgia Circuit.

#### CHARGES SERIOUS.

WASHINGTON, Aug. 20 .- Charges which if sustained, may be the founds tion of another impeachment case in the cenate, are made against Federal the house judiciary committee.

The committee had before it the partitent of justice along with numerous affidavits and other exhibits.

in the examier's report are: That Judge Speer unlawfully per-

his jurisdiction as a federal judge. his son-in-law was an attorney on a I could for better highways. contingent fee, with full knowledge "I intend to fix two road days when I have no intention of removing de-that his decision would affect the fee I return home," said Governor partmental heads for mere political of his son-in-law.

lawful punishments for contempt in proclamation. cases coming before his court, That he ignored the mandates of

That he was absent from his dis-

tending to his duties in court. outside of his district.

to be arbitrary conduct, and one re- ery for the rural parts of the state. lating to personal habits. The accusa-

# FIFTY THOUSAND ROAD ENTHUSIASTS PULLING MISSOURI OUT OF SAND

Quit Work After Most Rooms Set Aside for Quar Strenuous Day-Everybody Happy.

#### GOOD HUMOR EVIDENT.

KANSAS CITY, Aug. 20.-With thousand enthusiastic good roads acting governor of New York state by Judge Emery Speer, or the Fifth in "pulling Missouri out of the mud," capitol were designated as the "execu-

he intended to return tomorrow. report of an investigation into Judge work of Governor Elliott W. Major third floor, while the executive offices Speer's conduct by Special Examiner and Governor George H. Hodges, of to which Governor Sulzer still clings C. Lewis, submitted by the de- Kansas, who had volunteered to help are on the floor below. the Missouri executive, both govern-

"It has been one of the great days mitted the wasting or dissipation of of my life," said Governor Major. "As bankruptcy estates that came within a boy I traveled over nothing but bad for the purpose of partisan warfare. roads. I made up my mind then if That he presided in cases in which I ever got a chance I would do all there will be no political earthquakes

Hodges, "It is remarkable how many reasons. That he was guilty of imposing un- have responded to Governor Major's

"Reports from every county in this public. part of the state told of throngs of

trict when he should have been at- the governor's call was slight, as the verdict. county is well supplied with rock That, contrary to law, he tried cases roads, maintained by a heavy tax, present confusion. Official chaos must the surface, stride of his district.

Business men of St. Louis, however, end, and the affairs of the state pro-There were other charges relating contributed liberally to a fund with ceed, as if no impeachment proceedto what the judge's accusers claimed which to buy road-grading machin-ings were pending. Until the court of

THE WEATHER.

# **GLYNN IS OFFICIALLY** RECOGNIZED BY BOARD OF PUBLIC BUILDINGS

ters of Acting Governor Glynn.

#### ISSUES STATEMENT.

ALBANY, N. Y., Aug. 20.-Martin blistered hands and sore muscles fifty H. Glynn was officially recognized as workers quit their work tonight in the board of trustees of public build-Missouri after a strenuous day spent ings late today when rooms in the Good humor was everywhere in evi- tive chamber" for 'sis use. The sesemtoday in a carefully guarded session of dence and nearly every man declared by parlor ar. a committee room were set aside as the acting governor's Although mud interfered with the quarters. They are situated on the

As his first act after moving into The most serious charges dealt with tomorrow and would make up for lost statement outlining his policy. In part the statement says:

"I do not intend to employ a temporary occupancy of the governorship "Under me, as acting governor, and no factional reprisals

"I propose to discharge my sworn obligations for the best interest of the

impeachment renders its decision I in-

# THIRTY-FIVE ENTOMBED 440 FEET UNDER GROUND

### Men Found Unharmed Shortly Afterward.

NEW YORK, Aug. 20,-Thirty-five ors declared they would be up early the new offices, Mr. Glynn issued a fire broke out in the shaft house tion taken today by the education by Senator Bankhead and referred the defense was Frank himself. The fire was controlled. Their chief suf- convention here. fering had been from lack of air.

> sides badly damaging the massive Caswell A. Mayo, of New York, secshaft building, spread to apartment and vice president and historian of redentials be referred to the com- April. Frank said this was false. houses closely adjoining it. Two the association, and called for the mittee on credentials. The motion apartment buildings were burned out appointment of a commission of five Kern, churman of the committee on day to strengthen the evidence of Dr. and others damaged.

"I ask the hearty co-operation of all 1,500 feet to the end of the section through the submission of such regu-That he ignored the mandates of part of the state told of through the circuit courts of appeals and of workers, many of them encouraged state officials and all good citizens to and huddled there, terror-stricken, lations to the postal authorities. the supreme court of the United by the presence of their wives and help bring order out of chaos in the until the air began to clear. Then states in certain cases.

States in certain cases. In St. Louis county the response to impeachment shall have rendered a connecting with the street and told of the safety of all. Preparations "No act of mine will compound the were at once made to bring them to

#### NASHVILLE SAILS.

# CHANGE IN THE POSTAL

#### Fire in Catskill Aqueduct Pharmacists of Tennessee Credential Committee Will Want Change in Transportation of Poisons.

#### PURE ENGLISH WINS.

came out a little behind straightfor- ator Josepa F. Johnston: BOSTON, Aug. 20.—The United of several thousand readers in a test did so upon the advice of eminent within an hour after Mary Phagan tend to do only the things as may be States gunboat Nashville sailed from vote taken by a Chicago newspaper counsel that I had the right and that had eaten her luncheon.

# CLAYTON'S COMMISSION REGULATIONS IS ASKED REFERRED TO COMMITTEE

Pass on Gov. O'Neal's Appointee.

under Washington Heights here, when national authorities, according to ac- was presented to the senate today twenty-four days, overhead tonight, were found un- and legislation section of the Ameri- to the elections committee. It had accused factory superintendent, who harmed two hours later when the can Pharmaceutical association in been withheld because many senators in his first statement to the jury dequestioned the right of Governor clared he did not know Mary Pha-The resciution which was adopted O'Neal to make an appointment with- gan, was recalled to deny later The resciution was anopted out express authority from the legis. mony that he had been seen talking the fire was speciacular, and be- by the pharmacists was offered by lature.

When the fire broke out the men members to prepare regulations gov- privileges and elections, has not inin the underground working fled erning such transportation of poisons dicated when the committee will con- board of health, with reference to the

#### O'NEAL'S STATEMENT. MONTGOMERY, Ala., Aug. 20 .-

Governor O'Neal today issued the fol- of the girl's stomach. icwing supplemental statement re- was vigorously attacked by other garding his appoinment of Congress- physicians, and today the state in-CHICAGO, Aug. 20 .- Slang, as a garding his appoinment of Congressmeans of the proper description of man Henry D. Clayton to the United troduced Dr. Clarence Johnson and baseball games in the newspapers Stues senate to succeed the late Sen- Dr. George M. Niles, both of Atlanta.

tions in part are a reiteration of attacks made an Judge Speer from time tacks made an Judge Speer from time to the direction of the chings as may be taken of the chings as may be taken

# SEC. DANIELS WILL **PUNISH RIOTERS** WHEN IDENTIFIED

PRICE FIVE CENTS.

Search Will be Made for Sallors Who Destroyed Property in Seattle

CIVILIANS ARE ALSO CONDEMNED

Investigation Board Places Responsibility on Seattle Police Forces

WASHINGTON, Aug. 20.-Secre tary Daniels has declared that the sailors who participated in the rioting and destruction of property belonging to socialists or Industrial Workers of the World at Seattle July 17 and 18, will be severely punished if their identities can be dis-At the same time Secretary Daniela declares that he severely condemns the civilians who abuses the sallors and the American flag.

Board Investigation. The secretary's action was based upon a report by a board of investigation headed by Commander Thomas Washington. The board found that for some time before the rioting at Seattle there had been attacks upon the flag, the government and particu-Industrial Workers of the World and to some extent by so-called sociali The civil authorities, the report said allowed speakers to harangue crowds and engender ill feeling, resulting in the attack upon the soldiers and two sallors July 17. This led to the burning and destruction of property on the following night.

bility for the action of the crowd. led by civilians and including only a small propertion of enlisted men upon the failure of the police force to prevent the destruction of propert because of their sympathy w he board expressed the opinion tha of enlisted men was made to serv which the better element of end ple desired and the press encouraged

In passing upon this report, which was transmitted by Rear Admira Reynolds, Secretary Daniels declare that while the conduct of the most reprehensible and deserving condemnation, "their violent language, unprovoked assault on ofers and lawlessness doesn't justify retailation in kind." The secretary recalled his statement

in a speech in Seattle that obedience to authority in respect of the flar must precede any other form. expressed regret that the sailors had permitted themselves to forget their

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# FRANK CASE EVIDENCE ALL IN HANDS OF JURY: ARGUMENTS BEGAN TODAY

Last Witness on Stand Was Frank. Who Denied Talking to Girl.

#### HARRIS SUPPORTED.

ATLANTA, Aug. 20,-Prosecution and defense of Leo M. Frank, charged with the murder of Mary Phagan, NASHVILLE, Aug. 20.-A change WASHINGTON, Aug. 20.-The rested their cases late today. Arguworkmen, caught 440 feet under 'n the postal regulations of the Unit- commission of Representative Henry ments of the attorneys will be heard ground in a section of the Catskill ed States in regard to the transpor- D. Clayton as senator from Alabama tose will go to the jury Friday mornaqueduct, in course of construction tation of poisons will be asked of the to succeed the late Senator Johnston ing. The trial has been in progress

with the girl in March at the fac-Senator Bankhead moved that the tory where the murder occurred in

> Hypothetical questions and expert H. F. Harris, secretary of the state time that elapsed between Mary Phagan's luncheon hour and the murder. Mr. Harris based his opinions on an examination of the contents His evidence who agreed with Dr. Harris that the