

COOL Off while working with a Herald electric iron. Phone 168 about it.

The Evening Herald

IT Seems Judge Burg also has views about Republican Congressional candidates.

TRIBUNE-CLIPPING, Vol. 26, No. 55.

ALBUQUERQUE, NEW MEXICO, TUESDAY, JUNE 23, 1914.

THE EVENING HERALD VOL. 26, NO. 55.

COMMISSIONERS DICTATE FREIGHT RATES

Decision Yesterday by United States Supreme Court Interpreted to Mean Much Power for Government.

PANAMA CANAL RATES INCIDENTALLY INVOLVED

Trans-Continental Railways will Simply Proceed to do Hauling; Interstate Commerce Board to Arrange Price Schedules.

Washington, June 22.—That the distribution throughout the country of the benefits of the Panama canal will rest with the interstate commerce commission and not with the transcontinental railways is one of the conclusions being drawn today from the supreme court's decision in the intermountain rate cases, in which after nearly two years of consideration the court upheld the order of the commission by unanimous opinion.

It has been generally claimed that the Panama canal would reduce freight rates from Atlantic seaboard points to Pacific coast cities and vice versa, but the questions of to what extent the railroads might allow interior points to share in the benefits were in dispute. The decision of the court is that the commission will answer those problems and the railroads will simply proceed to haul the freight.

SOUTHERN PACIFIC TRAFFIC DIRECTOR GIVES HIS VIEWS

New York, June 22.—L. J. Spence, director of traffic of the Southern Pacific company, issued a statement here today relative to the decision handed down yesterday by the supreme court in what is popularly known as the intermountain case.

"The immediate effect of the decision," says the statement, "is largely within the control of the carriers, because the commission is expected to recognize the propriety of the transcontinental lines advancing the rates to Pacific coast terminals, which are less than reasonable, wherever they desire to do so to a basis that will preserve the rates to intermediate points, the majority of which have been prescribed or found unreasonable by the commission."

"The unfavorable feature of the decision is in the serious restriction which it puts on the trans-continental lines in their future efforts to meet sea competition—which in the near future promises to become more acute than it has ever been—by requiring them to choose between making rates to Pacific coast terminals to retain business against the competition of the sea and reducing rates to intermediate destinations to conform to the prescribed formula of the commission, or obtaining from making rates to hold business against the competition of the sea and thereby surrendering a volume of traffic in which they might have otherwise continued to participate with a measure of profit."

COURT MARTIAL WILL REPORT ITS FINDINGS TO GOVERNOR SOON

(By Leased Wire to Evening Herald.) Denver, June 22.—The prospects for an early announcement of the findings of the court martial which tried 21 officers and men of the Colorado national guard on charges of arson, murder, manslaughter and larceny, growing out of the battle at Ludlow April 29, between the militia and striking coal miners went glimmering today.

Adjutant General John Chase announced that he would not be able to submit the case to Governor E. M. Ammons until late today or tomorrow. The governor stated it probably would take him several days to review the verdicts and until this was done he would make no announcement.

MEDIATION HORIZON CLOUDLESS NOW IS OPTIMISTIC VIEW TAKEN

Hope for Ultimate Success of Peace Conference Felt in Administration Circles in Washington.

MAN OF HOUR WILL BE CHOSEN, BELIEF

Arrangements Go Forward at Niagara for Meeting Between Huerta and Carranza Representatives.

(Special Dispatch to The Herald.) Washington, June 22.—No formal answer to the invitation by the American peace commissioners at Niagara Falls to constitutionalist agents for an informal conference over Mexican peace plans is expected to be made until confidential agents of General Carranza reach Washington late today or tomorrow.

Fernando Iglesias Calderon, Alfredo Breceda and Leopoldo Huertado Espinosa are en route with special instructions from the constitutionalist chief. In official quarters today it was declared by one high in authority that he saw "absolutely no clouds now on the mediation horizon." In administration circles the hope for ultimate success of the peace conference was considered more promising.

It was cabinet day and as the president's advisers gathered there were several informal conferences. None would discuss the situation for publication, but it was evident that all were encouraged. That the invitation would be accepted was not doubted.

CARRANZA HAS REFUSED REPRESENTATION, AS RUMOR New Orleans, June 22.—General Carranza will not accept the invitation of the United States government to send representatives to meet informally agents of Huerta in any endeavor to select a provisional president of Mexico, according to a statement here today by Alfredo Breceda, private secretary of General Carranza, and a member of the latest commission Carranza is sending to Washington.

"Carranza is firm in his attitude that he will not treat with Huerta, except on the battlefield," Breceda said. "We are on a very important mission to Washington, where we cannot talk, but it is not to meet with representatives of Huerta, formally or informally."

MEDIATORS DECLARE THE PEACE PROSPECTS BRIGHT

Niagara Falls, June 22.—Mediators, American and Huerta delegates were occupied today in making arrangements for the informal conferences between representatives of General Carranza and General Huerta at which it is hoped an agreement will be reached on the individual who is to be provisional president of Mexico. Details were still lacking and depended on the traveling arrangements of the constitutionalist delegates who are en route here.

ANOTHER CRISIS IN THE HOME RULE STRUGGLE

Amendment is Offered Providing for Vote in Ulster County; Situation Unparalleled in Parliament.

(By Leased Wire to Evening Herald.) London, June 22.—The crisis in connection with the granting of home rule to Ireland entered another stage today when the Marquis of Crewe, Liberal leader in the house of lords, introduced a bill to amend the Irish home rule bill.

TODAY'S GAMES

Table listing various sports leagues and games including National League (Pirates vs Dodgers), American Association (Louisville vs Milwaukee), Western League (Lincoln vs Wichita), Federal League (Brooklyn vs Indianapolis), and College Games (Princeton vs Yale).

WAMMAKER IN FAVOR OF LABOR UNIONS

Philadelphia Merchant Prince Interesting Witness Before Industrial Commission; Frankly Gives Views.

GOVERNMENT SHOULD OWN PUBLIC UTILITIES

Believes Prejudice and Misunderstanding Between Capital and Labor can be Eliminated; Advocate of 8 Hour Day.

(By Leased Wire to Evening Herald.) Philadelphia, June 22.—"It is an insane thing not to recognize organizations of labor," said John Wanamaker today, in giving further testimony before the United States commission on industrial relations. He made this statement in reply to a question whether employees should recognize labor unions.

NATIONAL LEAGUE

Pirates, 1; Dodgers, 2. Score: Pittsburgh, 9; Boston, 1; Philadelphia, 2; Brooklyn, 2; St. Louis, 1; Cincinnati, 0.

AMERICAN ASSOCIATION

Louisville, 3; Milwaukee, 4. First Game: Louisville, 4; St. Paul, 1; Milwaukee, 4; Cincinnati, 1.

WESTERN LEAGUE

Lincoln, 4; Wichita, 1. First Game: Lincoln, 1; Wichita, 1; Omaha, 1; St. Paul, 1.

FEDERAL LEAGUE

Postponed.—Baltimore, 2; Philadelphia, 2; Pittsburgh, 2; Kansas City, 2; St. Paul, 2; Baltimore, 2; St. Paul, 2.

COLLEGE GAMES

Princeton, 1; Yale, 6. Score: Princeton, 1; Yale, 6. Princeton, 1; Yale, 6.

RECEIVERS NAMED FOR AMERICAN LUMBER MILL PROPERTIES

Charles F. Wade, of Albuquerque and George W. York, of Cleveland, Appointed by Court.

REORGANIZATION AND RESUMPTION PLANNED

Corporation Unable to Meet Past Due Obligations, One of Main Reasons for Present Litigation.

AMERICAN MARINE STILL MISSING

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(Special Dispatch to Evening Herald.) Santa Fe, N. M., June 22.—Following the filing of a petition in the federal court here today by the Detroit Trust company, Judge W. H. Pope appointed Charles F. Wade, of Albuquerque, and George W. York, of Cleveland, O., receivers for the American Lumber company, with mills and head offices in Albuquerque.

Immediately following the appointment of the receivers, E. W. Dolson, attorney for the lumber company, stated, in reply to a question, that plans are already under way for early reorganization of the corporation and for resumption of operations at its mills and in the woods.

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EMPIRE OF IRELAND INVESTIGATION DEVELOPS THAT ADEQUATE LIFE SAVING FACILITIES WERE PROVIDED.

MINERS FLEE FROM BLAZING OIL

PENNSYLVANIA VILLAGE THREATENED; DYNAMITE USED TO CHECK FLAMES; PEOPLE HOMELESS AND HURRY TO HILLS.

FILIPINO ACCUSED OF BEING SPY IN MEXICO

CARPENTER MATCHED TO FIGHT 'YOUNG' AHEAD

AMERICAN MAY BE CHIEF OF STAFF FOR VILLA

Eduardo F. Hay, Civil Engineer, and Hero of Madero Revolution, Likely to be Honored by Mexican Leader

(By Leased Wire to Evening Herald.) El Paso, Tex., June 22.—The removal of General Trevino as Carranza's chief of staff and of Ysidro Fabela, acting minister of foreign relations in the constitutional cabinet, reported from Saltillo, was taken by revolutionists here today as a victory for the Villa faction. Both were said to have been opposed to Villa's southern campaign and in favor of the creation of the new military zone which blocked his progress until Villa insisted on continuing his advance toward Mexico City.

The prospective appointment of Eduardo F. Hay as chief of staff was hailed as agreeable to both factions. Hay, now chief of staff to General Turbe in Kinleza, won his spurs in the Madero revolution. He was the hero of the first battle of Casas Grandes, where he lost an eye. Later he was sent to Europe by Madero on a diplomatic mission. He is a civil engineer and a graduate of the University of Notre Dame, Indiana.

Ysidro Fabela, a young attorney of Mexico City, took a conspicuous part in drafting Carranza's notes to the Washington government and to Niagara Falls in connection with the Mexican mediation conference. It was predicted here that Luis Cabrera, now in Washington, will succeed him in the foreign relations portfolio.

RECOVERERS NAMED FOR AMERICAN LUMBER MILL PROPERTIES

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The petition filed by the Detroit Trust company set forth among other things that it had become necessary to foreclose a mortgage given by the American Lumber company, to secure \$550,000, upon which \$150,000 had been paid; that the company had defaulted in payment of bonds due in June, 1914, and that taxes on the property remain unpaid.

Appointment of receivers for the American Lumber company, which action was taken in Santa Fe today, has been expected in Albuquerque for some days. There is every reason to believe, however, that the corporation will be reorganized at an early day and that work at the mills here will be resumed.

(By Leased Wire to Evening Herald.) Quebec, June 22.—When the Empress of Ireland wreck inquiry was resumed today, Captain Walsh, marine superintendent of the Canadian Pacific railway, continued his testimony in regard to the number of boats, and life belts carried by the liner. In each the number called for by regulations was found to have been exceeded.

C. B. Haight, of counsel for the owners of the collier storied, which rammed the Empress, questioned the witness about the promotion system in vogue in the Canadian Pacific railway marine service.

Captain Walsh said that the command of the Empress was the highest position in the service.

G. W. Wetherston, of New York, who had charge of the diving operations at the wreck, described the trips made to the vessel by Edward Coasebon, who afterwards was injured during his work and died.

He said the diver had established that the Empress was lying on her starboard side with her bows pointing to the northeast.

JUDGE SPEER WITHOUT RESULT

Sub Committee Finds Evidence Insufficient Either to Impinch or Acquit Georgian Accused of Misconduct on Bench.

OPPOSITION FAILS TO PROVE ALLEGATION

Minority Report Stinging Criticism of Method Adopted by Committee in Conducting Investigation into Jurist's Record.

Washington, June 22.—"The subcommittee regrets its inability to either recommend a complete acquittal of Judge Speer of all culpability so far as these charges are concerned, on the one hand, or an impeachment, on the other hand."

This was the conclusion submitted to the house judiciary committee today by the special sub-committee that for months has been investigating charges of official misconduct filed against Emory Speer of Macon, federal judge of the southern district of Georgia.

The report, after an exhaustive resume of evidence with severe comments, held that some of Judge Speer's official actions "tend to approach a condition of tyranny and oppression," but recommend that no further proceedings be had by the house.

The conclusions now rest with the full committee, on judicial records expected to report them to the house for final disposition of the case before the adjournment of the present session of congress.

The sub-committee comprised Representatives Webb, North Carolina, Pittenger, Illinois, Democrats, and Volstead, Minnesota, Republican. Mr. Volstead, in a minority report similarly declaring that there is no evidence warranting impeachment, will attack the majority of the sub-committee for criticizing a judge not declared not guilty of any impeachable offense. Nineteen charges were filed with the committee. They alleged, among other things, that Judge Speer entertained matters beyond his court's jurisdiction, allowed excessive trustee's fees to a personal friend, used his official position for profit and expected to report them to the house for final disposition of the case before the adjournment of the present session of congress.

Complete exoneration of Judge Speer was recommended in a minority report by Representative Volstead, Republican, of Minnesota. Mr. Volstead also attacked the methods and findings of the majority of the sub-committee, who held that the evidence did not warrant impeachment.

"I desire to have it distinctly understood that I do not criticize the motives of my associates, but the proceedings in this investigation have been marred by acts cruelly unjust and unfair," said the report. "No effort was made to protect the judge against mere slander and abuse that could serve no other purpose than to disgrace and humiliate him. Every enemy that twenty-nine years on the bench had produced was invited and eagerly encouraged to detail his grievances and to supplement that with all sorts of insinuations, innuendoes and leading opinions utterly illegal as evidence and incompetent for any proper purpose. It is humiliating to read this record and have to admit that a committee of congress is responsible for this sort of civilized injustice. No court in any civilized country would tolerate any such proceedings."

To refute the charge that Judge Speer allowed bankruptcy estates to be dissipated through allowance of excessive attorney's fees, Representative Volstead presented statistics of the cost of administration of bankruptcy assets in the southern district of Georgia, from 1899 to 1913, in comparison with the districts of residence of the various members of the house judiciary committee for those years. This tabulation showed the cost in Judge Speer's district was 8.7 per cent, while the average for the other districts listed was 19.2 per cent.

"If judges are to be subjected to the treatment accorded Judge Speer,"