

AS RIOTOUS AS EVER.

NO CHANGE IN AUSTRIA'S UNTERHAUS.

The Disturbances of the Past Few Days Repeated - Paper Wards Thrown at the President - Sitings Suspended - Doctor Wolf Gagged and Removed by Force

VIENNA, Nov. 29.-When the president of the lower house of the Reichsrath, Dr. Abrahamovics, appeared this morning there was a chorus of "Shame upon you" from the Leftists, accompanied by a deafening noise of whistles and slamming of desk lids. Many of the Leftists gathered in front of the president's platform, shouting and blowing tin trumpets and flutes, while the president was ringing his bell for order. This scene lasted about a quarter of an hour, during which time the president remained seated. Then he suspended the sitting.

As President Abrahamovics was leaving the house a number of Leftists pelted him with paper balls. Thereupon the president returned and stood unmoved as the house was filled with the noise caused by trumpet blowing, hand clapping and other disturbances upon the part of the disturbers. After waiting ten minutes and the uproar continuing the president left the platform. During his absence the noise was not abated.

Dr. Wolff, the German Nationalist leader, and one of the suspended members of the house, entered about that time, but was forcibly ejected by the police, to which he offered a violent resistance. According to one account he had to be gagged and was afterwards bundled into a cab and taken to a police station.

At 10:40 o'clock the vice president appeared and declared the sitting closed, adding that the date for the next session would be communicated to the members of the house by letter.

The Reichswahr to-day declares that yesterday's uproar in the lower house of the Reichsrath had no connection with the campaign against the language ordinance, but was due to the action of the Social Democracy, "which considers that the time has arrived to complete its destructive work against the state and empire." In view of this fact the state will not and cannot yield.

ACCUSES MRS. NACK.

Thorn Proposes to Testify That the Woman Committed the Murder.

NEW YORK, Nov. 29.-In a signed statement this afternoon Martin Thorn, the barber now on trial for the murder of William Guldensuppe, declares that he will testify Monday in his own behalf. He calls himself the dupes of an "unworthy woman," charges Augusta Nack with planning and carrying out the murder; declares that when he went to the Woodside cottage the day of the crime, Mrs. Nack had already shot and stabbed Guldensuppe and until he arrived there he did not know that murder had been planned; that she had forced him to assist her, she cutting up the body, using knife and saw while he held the body; that she arranged for the disposition of the pieces. That she burned the clothes. He denies that he told Gotta, the barber, that he killed Guldensuppe, but says that he declared to Gotta that Mrs. Nack did the deed. He acknowledges that he said that he would kill Guldensuppe before he would let him kill him.

In closing Thorn says: "Mrs. Nack told the jury that I had committed the murder in just the way she actually did it herself. She turned everything around. She reversed the whole story, accusing me of just what she did. She is afraid to go on the stand. Her lawyers will not let her testify against me, because they know I can prove her a liar - can prove that she herself killed Guldensuppe because she knew of other crimes she had committed, and because she was afraid that Guldensuppe would kill her for having had anything to do with me. I can ask that woman questions that she cannot answer without showing conclusively that she has sworn to lies, and, what is more, I have witnesses to corroborate me."

STRIKERS WIN.

Twelve Thousand Illinois Miners Return to Work.

CHICAGO, Nov. 29.-The coal mining strike in the Northern Illinois district ended to-day. Twelve thousand have gone back to work in the Coal City, Braidwood, Carbon Hill, Spring Valley, Lodi, Seatonville, LaSalle and Oglesby field. One thousand men remain out at Streator, the only point where miners and operators have not agreed. A settlement there is expected within a week. Victory is with the miners, although they have not won all they asked.

Matthew Ryan Badly Hurt.

LEAVENWORTH, Kan., Nov. 29.-Matthew Ryan, a wealthy citizen and cattleman of Leavenworth, was seriously and perhaps fatally injured by being thrown from his horse against a barbed wire fence yesterday afternoon while riding over his farm.

Married on His Deathbed.

COFFEYSVILLE, Kan., Nov. 29.-O. E. Shoemaker, who came here thirty days ago and engaged in the drug business, died at 3 o'clock yesterday of typhoid fever. Five hours before his death he was married to Miss Eva May Hawley of Wichita, to whom he had been long engaged.

Two Young Women Sisters Drowned.

DULUTH, Minn., Nov. 29.-Miss Louise LaSalle and Miss Jennie Sherens, each aged about 17, were drowned in the St. Louis river last night while skating.

RAILROAD ACTS ATTACKED

Proposed Laws Called Revolutionary - A Radical Intercession.

LOUISVILLE, Ky., Nov. 29.-Milton H. Smith, president of the Louisville & Nashville railroad, said to-day of pending railroad legislation by Congress: "As to scalping, that is largely a moral question and an immoral practice, which the law, as it stands, should suppress and the railroads must suppress. As to the pooling provisions proposed, they are not of sufficient importance to require much attention from railroad managers. Pooling will not be obligatory, and pooling rates have to be approved by the interstate commerce commission. The whole thing is delusive. I should like to say the proposition is intended to deceive the public and the railroads as to the revolutionary character of the proposed legislation. I used the word revolutionary advisedly, and the movement is one which should arouse public attention and secure not public approval, but public condemnation."

"Much misinformation has been circulated concerning the effect of recent judicial decisions concerning the interstate commerce commission. The public has been informed officially that these decisions have 'emasculated the commission,' that they have destroyed its usefulness, that it has been deprived of power conferred by Congress to fix rates and that the power thus taken away must be conferred by congress in the language not subject to misinterpretation. There is evidently an organized movement directed by shrewd and interested men to confuse the whole matter. Every assumption is false. The commission has been deprived of no power ever given it by congress; all the usefulness it ever possessed, it possesses to-day. All that the courts have done has been to check a tendency of organized political agencies to extend their power in new fields. The public should no longer be deceived. The purpose of proposed legislation is not to restore to the commission something it has lost, but to give it something it has never possessed - something it could not use safely and something that never should be given it."

"I wish to state the facts with all the emphasis of which I am capable. The proposed changes are radical and revolutionary, affecting not simply the railroads, but the whole character of the government. It is not possible for one commission to fix rates, settle the innumerable controversies daily arising between lines, between shippers, between cities. Such a power should not exist anywhere to-day. To give it to a single commission or to endow it with an influence over the lives, the prosperity and the futures of the private citizens no government here, and few governments abroad, have ever tried to assume in times of peace. Yet this feature of the proposed bill is ignored in all public discussions. We hear much of pooling and scalping; we hear nothing of this other scheme, stalking into Congress, behind the pooling and anti-scalping measures, claiming the approval of the public upon palpably false pretenses. These false pretenses should be at once exposed and the people should not be kept in ignorance of the effect of such a revolutionary measure upon the whole character of the government."

On all ordinary matters Mr. Smith is rigidly reticent, and this interview indicates the importance attached by experienced railroad men to legislation which interested men are so heartily commending to the attention of Congress.

WIRE TRUST.

Plans Are Almost Completed for an Immense Combination.

CLEVELAND, Ohio, Nov. 29.-Information from reliable sources in Cleveland is to the effect that at the projected meeting in New York city during this week, attended by nearly all the big producers of wire, wire nails and rods in the country, an agreement to consolidate was virtually reached, only one concern remaining to be induced to go in. The combination will be the most immense ever attempted and will affect the entire iron trade.

RUSSIA WITH GERMANY.

China Not Likely to Get Any Satisfaction for Seizure of Land.

BERLIN, Nov. 29.-It is generally believed that Germany notified Russia of its intentions to occupy Kiaochau, China, and that a virtual agreement exists under which Germany may keep Kiaochau and the bay, while Russia becomes the predominant power in Corea, which is tantamount to annexation.

Lon Lackey's Trial.

RICHMOND, Mo., Nov. 29.-Judge Broadus has set Monday, November 29, for the trial of Lon Lackey, charged with being an accomplice in the murder of Mrs. Winner and children near Richmond, October 28, 1898. Winner and Nelson, the other two men charged with the murder, were taken from the jail at Lexington and lynched. Lackey was not in the jail at the time. A woman stated that Lackey held the horses while the other two men committed the murder.

A Grocer's Rich Clerk Dead.

St. JOSEPH, Mo., Nov. 29.-Thomas W. Flynn, a grocer's clerk, but the owner of property worth \$75,000, died here yesterday from consumption. He inherited his money from his father, spent none of it and added to it. He was a day laborer at times, but had worked in the grocery the last eight years. One of his buildings alone gave him an income of \$100 a month, far more than he earned at his work. The only surviving relative is a sister in Montana, who will probably inherit the property.

THE OFFICIAL VOTE.

Cast at the General Election Held in the State of Nebraska on the Second Day of November, 1907.

Table showing the official vote for the General Election in Nebraska, 1907. Columns include County, Supreme Judge, Regents State University, and Total. Lists counties from Adams to York and provides vote counts for each category.

AFTERSCOTT'S BONDSMEN.

Attorney-General Files Brief in the Barrett Scott Bond Case.

The suit brought by Holt county against the bondsmen of Barrett Scott has been appealed to the supreme court, and on account to its similarity to the Hartley bond suit, and the bearing it will have on that case, is commanding considerable attention. On this account the court requested Attorney-General Smyth to prepare the brief for the county, and the printed copies of that document have just been filed. In summing up his argument the attorney-general calls attention to these facts: "Scott accepted his commission, filed his oath and delivered his bond within time. Did everything he could to qualify under his new tenure. He claimed as the duly elected officer and the county admitted his claim and permitted him, as the officer which he claimed to be, to remain in possession of the county's money. He received the salary of treasurer and enjoyed all of its emoluments." These reasons are given why the bondsmen are now estopped from pleading irregularity in the approval of the bond.

HORSES BURNED TO DEATH.

Early Morning Fire at Cortland Destroys a Livery Barn.

Cortland has been full of excitement for the last few days. Besides the robbery of F. J. Smith & Co's. store Wednesday night and the tracking of the thieves to Lincoln by bloodhounds, Dorrning's livery stable with all its contents, was burned to the ground Friday morning and quite a number of horses including his celebrated stallion, Res Russell. There was a Catholic fair at the hall and quite a number of farmers had teams in the stable, of which none were saved. The fire occurred about 5:30.

Home Company Gives a Ball.

The manufacturing home company of Fremont gave its fifth annual ball Thursday evening at the Masonic hall and it was a very pleasant social as well as financial affair. The attendance was very large and the dancers were many. The light fantastic was tripped until a late hour.

Found Dead in His Home.

C. G. Smith, a noted character of Beatrice was last Friday discovered dead in his home where he had undoubtedly lain for about two weeks. He was a recluse and although possessed of means, lived like a miser. No signs of a struggle were visible, and the coroner's jury brought in a verdict of natural death, presumably apoplexy. He was about seventy years old. The deceased, while being somewhat eccentric, was shrewd and highly educated, being a graduate of Franklin college, of Franklin O. He has no known relatives in Beatrice.

MOORE FOUND GUILTY

SENTENCED TO THE PENITENTIARY EIGHT YEARS.

Judge Cornish Overrules Motion in Arrest of Judgment and Holds That the Ex-Auditor Was Guilty of Embezzling Money Belonging to the State.

The case of Eugene Moore ex-auditor of the state of Nebraska, was up before Judge Cornish in the district court of Lancaster county Monday last, and the motion in arrest of judgment was overruled by the court. Mr. Moore was then remanded to the custody of the sheriff.

In relation to the defendant's plea taken was not state money, the court in his opinion in substance said that defendant was treated with as auditor, and having received the money under and by virtue of the premises it does not lie in his mouth for the first time to urge that the law was unconstitutional. The law and the office which is good enough to enable him to collect the money is good enough to make it his duty to account for it to the state.

The judge, after quoting section 124 of the criminal code for the violation of which Moore has been declared guilty, in effect said that the mere possession of a thing created a charge and duties respecting it. By receiving the fees from insurance companies the defendant accepted the charge of the same, and it was his duty to turn the same over to the state. If not so doing he was guilty of embezzlement.

Tuesday morning at 9 o'clock the ex-auditor faced Judge Cornish to receive his sentence. When asked if he had anything to say as to why sentence should not be passed upon him, Mr. Moore arose, and in a low tone, his voice broken with sobs, made his statement. He said that when he took the money he did so with the intention of replacing it; that the debt piled up faster than he imagined; and that he had been led into it by his friends. He finally broke down entirely and had to quit.

Judge Cornish then began pronouncing the sentence. He at first said ten years, but at this juncture Mrs. Moore sprang to her feet and in a pleading tone said: "Mercy, have mercy, your honor." The judge, himself somewhat agitated, then made the sentence eight years, and a fine of \$16,000, or twice the amount of the embezzlement. In pronouncing sentence the judge remarked upon the prevalence of embezzling cases, and said that if allowed to continue, and criminals allowed to escape, Barret's cases would become frequent and the foundation of the government threatened.

The scene in the court room was extremely affecting, and the sympathy with the unfortunate prisoner who listened to his friends' advice which had resulted in his undoing. The sentence is regarded as a just one.

A new trial was refused, and Mr. Moore is now in the custody of the sheriff. His attorneys will attempt to secure a supersedeas bond and a suspension of sentence from the supreme court pending an appeal to and a review of the case by that tribunal.

Will Burn Wood.

The university of Nebraska football team is preparing to illuminate Lincoln so it may be seen for miles around in honor of the winning of the championship of the intercollegiate association this year. It is customary in the east to have a great time at the end of the season and the Nebraskaans are going to follow in the footsteps of old Princeton and the other antiquities. Twelve cords of wood and several barrels of tar will be purchased and unloaded on the university campus. On the night of the celebration occurs, the wood will be fired and the football enthusiasts will see that sufficient noise is made to let the people know they are still on earth.

Kitchen Stove Explodes.

A stove explosion at the residence of Charles Pfeiffer, East Fourth street Fremont, last Friday, created something of a commotion, though fortunately doing but little damage. The accident happened in the kitchen and was caused by feeding too much fire coal. The top of the cook stove was blown off and the stovepipe came crashing down. The family was greatly startled, but cool heads had the fire out before any great damage was done.

Discharged and Rearrested.

James Lindille, who was brought from South Dakota to Dakota county to answer for the murder of Henry Carpenter had his preliminary hearing Saturday before Judge Ryan at Dakota City. As the evidence tended to show that he shot in self defense he was discharged. Later he was arrested at South Sioux City on complaint of the father of the murdered man, who charges him with murder in the first degree.

Box Car Burglarized.

The other night at Nebraska City, a box car in the B. & M. yards was burglarized of a case of shoes and a butt of tobacco. Part of the tobacco was found in the sand house at the B. & M. round house and the burglary was evidently the work of tramps. Chief Faunce and G. M. Thomas arrested three toughs near the packing house on suspicion.

A New Commandant.

Chancellor McLean received a telegram Monday from the secretary of war informing him that Lieut. John M. Stotsenburg of Ft. Leavenworth had been appointed military instructor at the state university, vice Lieut. Jackson, deceased.

Crushed to Death.

A. H. Osley, a switchman in the B. & M. yards at Lincoln, was last Monday caught between the cars and crushed to death. The coroner's jury absolved the company from blame.

SOUTHERN SOLDIERS.

General Vincent Marmaduke Issues an Address to Missouri Ex-Confederates.

St. Louis, Mo., Nov. 29.-General Vincent Marmaduke of Sweet Springs, Mo., who was recently appointed by the ex-Confederate veterans of Missouri as chairman of a committee to write an authentic history of the part Missouri and Missourians took in the civil war, has issued a remarkable address to the ex-Confederates of Missouri, and says in part:

"The honor and glory of this great struggle was with the South, and Southern soldiers ought, in justice to themselves and their dead comrades, to preserve the memory of it. While the North and Northern soldiers are inveighing against all manifestation of sectional feeling, they are erecting monuments to their successful leaders and telling the story very much to their credit and to our detriment.

"The North had more than four soldiers to one in the South. Its armies were reinforced and assisted by 600 ships of war, manned by 35,000 sailors. It had unlimited credit, which meant an unlimited supply of money. It had factories to manufacture everything needed to arm and equip, to supply and maintain its armies and fleets. It had railroads running in every direction for the transportation of its troops. It had intercourse with the whole world, and could draw recruits for its army and navy from the whole world. The South had none of these advantages, or had them only to a limited extent. But, notwithstanding all its advantages, it took the North four years to crush the South, and then it did it by a grinding process, and without having gained a single decisive victory."

WEDDED TOO HASTILY.

Divorce Granted to Mrs. Dice in the Morning Set Aside in the Afternoon.

HAMILTON, Mo., Nov. 29.-Yesterday was divorce day in the circuit court at Kingston. About 11 o'clock Judge Broadus heard the case of Mary Dice vs. Jerry Dice. Among those who testified in Mrs. Dice's behalf was Rev. Mr. Jacob E. Dyer. At the conclusion of the hearing Judge Broadus announced that a divorce would be granted. Neither the judge or clerk made any entry in their journals.

Mrs. Dice and Mr. Dyer left the court room immediately, went direct to the recorder's office, where a marriage license was issued in the fair plaintiff's maiden name, thence direct to Justice Prickett's office and were married. At the noon recess Judge Broadus heard of the affair, and when court convened after dinner he set aside the decree of divorce and dismissed the case. In the meantime, the alleged wedding couple had departed for their home at Bonanza, six miles distant. The outcome of the case created a sensation. Judge Broadus in reversing the decree, took occasion to condemn, in strong words such hasty marriages. Mr. Dyer is a Campbellite minister of this county. Both the parties are of high standing. Mrs. Dice was formerly of Kentucky.

The scene in the court room was extremely affecting, and the sympathy with the unfortunate prisoner who listened to his friends' advice which had resulted in his undoing. The sentence is regarded as a just one.

A new trial was refused, and Mr. Moore is now in the custody of the sheriff. His attorneys will attempt to secure a supersedeas bond and a suspension of sentence from the supreme court pending an appeal to and a review of the case by that tribunal.

CLAY ON THE WARPATH.

Richardson Threatened With Death if He Does Not Leave the County.

VALLEY VIEW, Ky., Nov. 29.-General Cassius M. Clay is on the warpath. He believes that William Richardson, his wife's oldest brother, is trying to keep her from returning to White Hall. He offered Richardson \$500 to leave the county, and sent him word if he did not leave he would kill him. Richardson is greatly alarmed over the general's threats, but says he will not leave. Richardson is considered a dangerous man, and those who know him say he will kill General Clay if the latter attempts to carry out his threat.

GRAIN DEALERS COMBINE.

Representatives From Kansas, Missouri, Iowa and Nebraska Organize.

St. JOSEPH, Mo., Nov. 29.-A federation of the grain dealers' associations in the states of Kansas, Missouri, Iowa and Nebraska was formed here last night. The meeting was held behind closed doors at the Metropole hotel and no information would be given out except that at midnight Secretary Smiley of the Kansas association stated that the federation had been formed and officers elected. The plans and object of the federation will be announced when the meeting shall adjourn.

OLD WHISKY HOUSE FAILS.

Martin-Perrin Company of Kansas City Forced to the Wall.

KANSAS CITY, Mo., Nov. 29.-The Martin-Perrin Mercantile Company, one of the largest wholesale liquor houses of the West, fled a chattel mortgage yesterday for \$52,521.75 in favor of its creditors. Vice President W. C. Glass, of the firm, said that the assets of the company would probably meet the liabilities. He said the failure was due to the constantly falling prices of Kentucky whiskey. Mr. Glass did not feel very hopeful as to the company's ability to resume business.

Mistaken for a Footpad.

LOUIS, Cal., Nov. 29.-Louis Caspell a bartender at R. C. Mayes' saloon, shot and killed Fred Grover, whom he mistook for a robber, last night. Caspell had closed the saloon and was carrying the day's receipts in a sack in his hands. Grover, a peaceable and highly respected citizen, stepped suddenly from the road to Caspell's side. Caspell, without a word of warning, drew a gun and shot Grover in the right breast. Grover leaves a widow and six small children. The friends of the deceased talk of lynching Caspell, who is now confined in the county jail.