

MAN TELLS HOUSE DEMOCRATS THEY ARE AFRAID OF HEARST

Republican Leader Sets Off Some Fireworks in Address About Democrats Past and Present.

BRYAN AND CLARK AFFAIR Says New Yorker and Party Will Be Reconciled on Same Basis.

TARIFF BILL REINTRODUCED Underwood Measure in Amended Form Laid Before House.

DEBATE TO BEGIN WEDNESDAY Rule Proposed by Majority is Intended to Get Bill Ready for the Senate Within Three Weeks' Time.

WASHINGTON, April 21.—Discussing democrats, past and present, Republican Leader Mann set off some political fireworks today on the floor of the house.

Representative Willis of Ohio wanted printed a recent letter of William R. Hearst discussing President Wilson's visit to the house and a letter of Thomas Jefferson on the same subject.

"The gentleman objects," shouted Mr. Mann, "to printing a letter of Thomas Jefferson, the putative father of democracy."

"You democrats," continued Mr. Mann, "are not afraid of Thomas Jefferson, because he's dead? But you are afraid of Mr. Hearst because he is alive."

"Doesn't the gentleman think," interrupted Representative Bartlett of Georgia, "that it is democratic heresy to connect Jefferson with Hearst?"

"The house will be in order," he shouted, but the words were lost in another round of applause in which both sides of the chamber joined.

"This side of the house," continued Mr. Mann, "sympathizes with the speaker in the recent struggle, and we are not afraid to say so, because we are not seeking the influence of the secretary of state in selection of jobs."

Tariff Bill Reintroduced. The democratic tariff bill amended by the house caucus was reintroduced in the house today and will be called up for general debate Wednesday.

A resolution introduced in the caucus would limit debate to eight legislative days, the number of amendments to each schedule to two and permit only two amendments to the bill as a whole.

Chairman Underwood reintroduced the bill today, but did not make any statement of changes by the caucus.

MITCHELL, S. D., April 21.—A triangular debate will be held Friday evening, April 25, between Dakota Wesleyan university of Mitchell, Carleton college, Northfield, Minn., and Ripon college, Ripon, Wis., each town being represented at the different points.

Church of Christ Convention. LOGAN, Ia., April 20.—(Special.)—The district convention of the Church of Christ for the southwestern Iowa district will be held here April 22, 23 and 24.

KANSAS CITY, April 21.—The fourth trial of Dr. E. Clarke Hyde for the murder of Colonel Thomas H. Swice scheduled to open here today was, at the request of the state postponed until September 5.

UNION PACIFIC MAKES PLEA Request for More Time Taken Under Adversity.

TENTATIVE PLAN PRESENTED Under It No Union Pacific Stockholder of Thousand Shares or More Can Own Any Southern Pacific Stock.

ST. PAUL, Minn., April 21.—Federal Judge Hook, Sanborn and Smith today took under advisement a motion made by Judge Robert S. Lovett, representing the Union Pacific railway, that the time of submitting a plan for the dissolution of the merger of the Union Pacific and Southern Pacific be extended until July 1.

Judge Hook stated that he heartily concurred in the opinion of his colleagues that the extension should be granted and Judge Sanborn made it plain that the court believed the railway company was doing everything in its power to present a plan of dissolution that would be acceptable to the United States supreme court and the attorney general.

Telegram from McReynolds. United States District Attorney C. C. Houpt read to the court the following telegram from Attorney General McReynolds, dated April 18:

"Judge Lovett of the Union Pacific railway expects to have a conference with the United States circuit judges at St. Paul on Monday next in reference to plan for carrying out the decree of the supreme court in the case of the United States against the Union Pacific. In view of all circumstances it seems plain to me the public interest will not suffer, but may be materially advanced by extending the time specified in the mandate until July 1, next, and I am willing to assent to such enlargement of time, all other provisions of the orders and decrees heretofore entered to remain in force as at present. Please communicate this to the judges when they assemble."

Limits Stock Ownership. Judge Lovett presented informally to the court a tentative plan for the conclusion which will be presented formally when final action is taken in the matter of extension of time. The chief feature of the plan, in brief, is that no Union Pacific stockholder possessing 1,000 shares or more, can hold any Southern Pacific stock. This affects 36 stockholders, it is said.

Million-Dollar Fire in Standard Shipyard Near New York

NEW YORK, April 21.—A million-dollar loss is estimated for a fire which destroyed the Old Shooters Island shipyard in the Kill Van Kull, near Staten Island, in New York bay, early today. The plant was purchased a few years ago by the Standard Oil company, which used it during the winter for the reconstruction of many of its tank ships and tugs.

Chicago Fails to Make Complaint Against Omaha Rate Stick. WASHINGTON, April 21.—In the case of the Chicago Board of Trade against the Illinois Central railroad, attacking freight rates on grain from Omaha to Chicago, as compared with those from Omaha to New Orleans, the Interstate Commerce commission held today that the restoration of former rates from Omaha to New Orleans had removed any possible discrimination; and that the existing rates from Omaha to Chicago had not been shown to be unreasonable.

Bishop Beecher to Move to Hastings

Bishop Beecher of Kearney expects to move his headquarters from that town to Hastings, according to information that has reached his friends in Omaha. He has been active at the Kearney military academy and has also founded a hospital there, but it is thought that he will establish the bishop's farm which he is projecting, a little further north and west.

Defaulting Banker Given Ten Years. SAN FRANCISCO, April 21.—Charles F. Baker, defaulting assistant cashier of the Crocker National bank, was sentenced today in the United States district court to serve ten years in San Quentin penitentiary. Baker's pecuniations reached \$250,000, against which the bank was fully protected by a blanket insurance contract. Forty counts, of which twenty were stricken out, were charged in the indictment.

Main Levee Breaks at Woodlawn, Miss.

VICKSBURG, Miss., April 21.—The main line of the Mississippi river levee broke this afternoon at Woodlawn, Miss., near Shiloh's Landing, four miles north of Mayaville. A conservative estimate is that between 11,000 and 12,000 persons will be made homeless as a result of the break. The property loss will total several hundred thousand dollars.

CHANCE TO SETTLE UNIVERSITY MIXUP

Proposition to Provide for Buildings at the State School May Finally Come Through.

DAY SPENT IN CONSIDERATION House Rejects Second Compromise Report Submitted.

SENATE BEGINS TO WEAKEN Shows Signs of Receding on the Saloon Issue.

LATE MEETING TO DECIDE In Final Test Probability is that the Appropriation and Location Will Depend on Vote of the People.

(From a Staff Correspondent.) LINCOLN, Neb., April 21.—(Special Telegram.)—The house adopted the conference committee report on the general maintenance bill, which included an item of \$115,000 for a dairy barn, an observatory and a heating plant at the state farm.

This action was not taken, however, until it had been passed around among the members that the governor had agreed to veto this item if the house passed the general appropriation bill. The legislature expects to adjourn tonight since the Governor Morehead said:

"I told no one that I would veto this item. I suppose members of the house who know that I am opposed to university removal took it for granted that I would veto the item, but I have given out no information to this effect." Corbin of Johnson county, who is an ardent anti-removalist, voted against the report and he held that if such an agreement had been made with the governor as reported, such action was very reprehensible.

The senate adopted this report Saturday night and the house rejected it. A new committee was appointed from the house since which time the two committees have been working on another report. Early this evening this committee reported to reconsider the action of the house indefinitely postponing the McCluskey bill providing a levy for the university building fund. The committee recommended that this bill, after being lifted, should be amended to provide for a levy of 3/4 of a mill to create a building fund, the money to be spent for buildings either at the downtown campus or the university farm, as decided by the people under the initiative. Ten thousand dollars was to be appropriated in the general maintenance bill for a heating plant at the farm. No building was to be constructed within (Continued on Page Two.)

Titanic Owners Must Settle Under Terms of the British Laws

NEW YORK, April 21.—The federal district court this afternoon dismissed the petition of the Oceanic Steam Navigation company, limited, as owner of the White Star liner Titanic, for a limitation of liability resulting from the loss of the Titanic. The court held that the company's liability is to be determined by the laws of Great Britain, which would make the owners of the Titanic liable for \$500,000.

Federals in Guagmas Reply to Firing

NOGALES, Ariz., April 21.—The federals at Guagmas have received fresh supplies of ammunition and their response to the bombardment of state troops across the bay from Empalme is growing hotter. Cannon balls and bullets are falling thick in Empalme.

Rich Girl Elopes with Postal Clerk

ST. LOUIS, April 21.—Miss Dorothy Eschhoff, the 15-year-old stepdaughter of C. P. Rundal, a reputed millionaire of Los Angeles, was married shortly after midnight today to Charles Schroeder, a clerk in the postoffice at Jerseyville, Ill. The wedding was at Carrollton, Ill., whither the couple eloped in an automobile late Sunday.

Steamer Sinks in Lake Michigan

MILWAUKEE, Wis., April 21.—The steamer Uganda, grain laden, bound from Milwaukee to Buffalo, sank in Lake Michigan, near the straits of Mackinac, after being crushed in the ice, according to information brought here today by the crew of the Anna C. Minch. The Uganda's crew, consisting of twenty-two persons, were rescued. The Uganda was one of the largest wooden boats on the lake.

Harbor Day Exercises



Drawn for The Bee by Powell.

Physician Denied Daughter Girl Unattended is Quarantined with Case of Diphtheria.

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Physician Denied Daughter Girl Unattended is Quarantined with Case of Diphtheria.

"I will pray for my daughter," said Mrs. Easton, the reply of Mrs. A. Easton, 1500 North Twentieth street, to Health Commissioner Connell and three other physicians who examined her 15-year-old daughter, who is seriously ill with diphtheria.

Physician Denied Daughter Girl Unattended is Quarantined with Case of Diphtheria.

Dr. Connell called a practitioner of the holiness sect, the leader of the converts here. The woman said she could do nothing. At last Mrs. Easton consented to have a physician take charge of the case. This order went unheeded.

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Dr. Connell has quarantined the house where the girl is ill. Mrs. Easton's home was destroyed by the tornado and she was living with a neighbor. The neighbor is quarantined out of the house.

Physician Denied Daughter Girl Unattended is Quarantined with Case of Diphtheria.

Dr. Connell went with visiting nurse to see Mr. Easton. After failing to convince her that the daughter ought to be treated by a physician he called the superintendent of the Visiting Nurse association, but she could not persuade Mrs. Easton to obey the physician's orders.

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The National Capital Monday, April 21, 1913.

The Senate. Senator Chamberlain introduced a resolution for abrogation of the Hay-Pauncefote and Clayton-Bulwer treaties with Great Britain.

The National Capital Monday, April 21, 1913.

The House. A tariff bill as amended by democratic caucus was introduced and referred to ways and means committee.

POPE CONTINUES TO IMPROVE

ROME, April 21.—Pope Pius X continued to improve today. A brief bulletin to this effect was issued by Dr. Marchiafava and Amiel at the Vatican this morning, with the announcement that the pontiff's condition was so satisfactory that there would be no further bulletins published as to his health.

POPE CONTINUES TO IMPROVE

The physicians and attendants of the pope are taking precautions from his making any exertion just now, as any activity on his part is still regarded as dangerous. The pontiff, however, is eager to begin work again, and often insists that Mr. Dreesen and Mr. Pesenti, his private secretary, read to him the most important letters which accumulated during his illness.

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The Oservatore Romano, the Vatican newspaper, in publishing the latest bulletin on the health of the pope, announces that it will continue to chronicle the condition of the distinguished patient and will endeavor to set right many of the erroneous reports which have been put in circulation, although it recognizes that the press of all parties and in all countries has shown respectful and unanimous interest in the pontiff.

POPE CONTINUES TO IMPROVE

The paper insists that the relatives of the pope gathered around him, not because of the gravity of his illness, but from their desire to be near the patient. It adds that Father Parolin, the pope's nephew, celebrated mass daily and administered communion to his uncle.

POPE CONTINUES TO IMPROVE

Doctors Announce that No More Bulletins Will Be Issued. LETTERS ARE READ TO HIM Betterment in Condition is So Marked that Physician Permits Change in Diet of the Patient.

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STATE DEPARTMENT AND CALIFORNIANS ARE NEAR RUPTURE

Determination to Pass Alien Acts Causing Grave Fears in White House Circles.

STILL HOPE FOR SETTLEMENT Administration Not at the End of Its Resources in Matter.

TEST CASE TO BE NECESSARY In Event Bills Are Passed Case Will Appear in Courts.

FEDERAL DATA IS QUESTIONED Anti-Japanese in California Assert that the Figures on Immigration into the State Are Mistaken.

WASHINGTON, April 21.—News of the determination of the legislative leaders in Sacramento to frame and pass an alien land bill, directly discriminating against the Japanese, unofficially conveyed today to the White House and the State department, was received with grave concern and disappointment.

Without exact knowledge of the form the discrimination will take in the new bill, officials here assume that it will resemble the so-called assembly measure, which proposed to bar from land-holding persons ineligible to citizenship, which covers only the Chinese and Japanese.

The administration is not yet at the end of its resources and will continue its efforts to ameliorate the harsh features of the projected legislation, until the measure is beyond reach of amendment in that direction.

Therefore in the event the alien legislation takes the form of direct discrimination against the Japanese in violation of what the administration itself regards as their treaty rights the national government itself may enter protests against the state of California before the judicial tribunals of the land. It does not follow that the United States would also be in a position to test the legality of the legislation. In the ordinary course the initial step would be taken by Japanese individuals or corporations in California whose lands are sought to be escheated. But it is fully expected that the Department of Justice would come forward as an intervener, throwing the weight of the United States government into the scale in defense of the Japanese treaty rights.

If state rights should uphold such a statute the case would be appealed to the United States circuit court, and almost certainly by one party or the other taken to the United States supreme court, which tribunal has never yet passed upon the claim of the Japanese the right of naturalization in the United States.

An important development in the situation is the announced purpose of opponents of anti-Japanese legislation to challenge the correctness of the figures and statements relative to the extent of the so-called Japanese invasion of California, telegraphed to Washington from Sacramento, by the legislative leaders in answer to Representative Baker's request. For some time past a quiet search has been made of records of the United States immigration bureau and of the California tax offices and other places where data might be found bearing on the precise number of Japanese landholders in California and the extent of their holdings, and these figures soon will be laid before the state department.

Nominations Sent to Senate. WASHINGTON, April 21.—President Wilson today sent the following nominations to the senate for confirmation: Governor of Alaska, J. A. E. Strong of Juneau.

Newspaper Plants Burned. LYNCHBURG, Va., April 21.—The Lynchburg News building, home of the News and also the Lynchburg Advance, was destroyed by fire of unknown origin today with a loss of \$20,000 and insurance of \$300,000. An adjoining building was damaged \$20,000 with insurance of \$30,000.

Government Will Intervene in State Freight Rate Cases

WASHINGTON, April 21.—Attorney General McReynolds today petitioned the supreme court to permit the government to file a brief in the pending state rate cases before the commerce court involving some of the same points. Later the supreme court granted the application of the Department of Justice to intervene in the state rate cases and received a brief on behalf of the government.

The court made no comment on receiving the petition and indicated that it might take it under advisement. Such action probably would further delay decision in the cases.

Government Will Intervene in State Freight Rate Cases

In the Texas case, the Interstate Commerce commission directed railroads to raise certain rates in Texas, or to reduce interstate rates from points in Louisiana to Texas. This was done on the theory that the railroads in complying with Texas law had reduced the state rates so as to discriminate against interstate commerce. The government's brief filed with the commerce court, and today filed with the supreme court, was to uphold the power of the commission to prevent such discrimination.

Mrs. De Wolf Hopper is Granted Divorce

MINEOLA, N. Y., April 21.—Ellen B. Hopper, a comic opera singer, known on the stage as Nella Bergen, was granted a permanent decree of divorce today from De Wolf Hopper, the actor. There was no defense.

If you are going to move be sure you move in the easiest way. The straight line between your new home and you is a Bee-line to the want ads of this paper.