

WEATHER
Yesterday 94
Last Night 55
and continued warm
night and Wed.

ROSEBURG NEWS-REVIEW

ALL THE NEWS TODAY
BY
ASSOCIATED PRESS
LEASED WIRE SERVICE

Consolidation of News and The Roseburg Review. DOUGLAS COUNTY An Independent Newspaper, Published for the Best Interest of the People.
XXVI, NO. 170, OF ROSEBURG RE. ROSEBURG, OREGON, TUESDAY, JUNE 3, 1924. VOL. XII, NO. 77, OF THE EVENING NEWS.

THE DASTARDLY CRIMES LAID THE FEET OF WEALTHY BOYS WHO CONFESSED TO FRANKS MURDER

Who Was Kidnaped and Made Victim of Mutilation, Faints as He Identifies Leopold and Loeb as the Youths Who Performed Operation—Killed Another Man Is Charge.

(Associated Press Leased Wire.)
CAGO, June 3.—States Attorney Crowe today in starting grand investigation of the kidnaping of Robert Franks, 14, has been confessed by Nathan and Richard Loeb, millionaires, officially began inquiry as to whether they were connected with the murder of Freeman Tracy and the mutilation of a Ream last fall.

State's Attorney Joseph Crowe and a squad of detectives assigned to investigate the kidnaping and Ream crimes as a result of identification late yesterday of Leopold and Loeb by Ream as the boys who killed him.

Attorney Crowe personally conducted the grand jury about the case and began presentation of the case.

M'NARY - HAUGEN BILL IS DEFEATED

Party Lines Not Drawn in Vote Taken Today—North- west Men for Measure.

PLANNING A SUBSTITUTE Another Measure Will Be Submitted to Provide Farm Relief but May Not Be Passed This Term.

(Associated Press Leased Wire.)
WASHINGTON, June 3.—The McNary-Haugen farm relief bill was defeated today in the house.

Last minute efforts of its supporters to put through a less drastic measure also failed.

The bill was rejected 224 to 154.

There was a sharp break in party lines in the voting, democrats and republicans from the middle-west and northwest, rallying to the bill, support while members from east Texas, offered an amendment to limit the measure's life to two years instead of five years and to give the president discretionary power to put the proposal in operation.

His substitute however, was rejected.

Organizations who have been working in support of the McNary-Haugen bill announced after its defeat that a nation-wide conference had been called to meet in St. Paul, Minn., July 17 and 18, "to perfect arrangements for expanding and carrying on the campaign for agricultural justice and equity."

QUARANTINE IS LIFTED.

(Associated Press Leased Wire.)
SALEM, June 3.—Effective at midnight tonight, Governor Pierce has lifted the quarantine against citrus fruits from California, which have been included in the foot and mouth disease quarantine against California products. Citrus fruits will be admitted from disease-free territory if properly fumigated and inspected by the federal government. It will be effective so long as there is no new outbreak of the disease. The proclamation of the governor places the ban on citrus and carnal animals, and equipment.

WILL ADJOURN SATURDAY

(Associated Press Leased Wire.)
WASHINGTON, June 3.—Congress will adjourn next Saturday under a house resolution adopted today by the senate.

Republican and democratic party leaders joined in securing final approval for the adjournment plan despite the protests of the La Follette group of insurgents and others who wanted to delay action until there was a definite assurance that farm relief, railroad and reclamation legislation could be passed.

Senator La Follette immediately after the vote gave notice that as a representative of one of the states in the area of agriculture depression he felt it his duty to "object from this time to any legislation which does not have as its purpose the relief of the farmer."

Thirty-four republicans and 19 democrats, including the titular leaders of both parties voted for adjournment. The opposition was composed of 14 republicans, 20 democrats and the two farmer-labor senators. Just before the final action Senator La Follette's proposal for a recess of a month instead of final adjournment was voted down, 36 to 52, and a proposal by Senator Frazier, republican, North Dakota, to delay the adjournment date until June 21 was defeated 35 to 53.

The vote by which the house resolution was adopted was 53 to 36.

CITY TO PASS NEW DANCE LAW

Strict Regulations to Be Re- quired by the City Council to Eliminate Liquor.

FEE WILL BE RAISED Person Applying for License Will Be Required to File Request 24 Hours Before Dance.

A new ordinance to regulate the dances in the city in an effort to get away from the presence of liquor at these public affairs, will be adopted by the city council, it was decided at a meeting last night. A committee composed of Councilmen McClintock, Shambrook and Powell was appointed to meet with City Attorney Carl Wimberly and draft a new ordinance which will give closer regulation over the dances and give more teeth to the existing laws.

The committee met this morning in a preliminary session and considered some of the plans which have been advanced. The city attorney is to prepare an ordinance, which will be considered by the committee and submitted to the council, with any changes which may be deemed advisable.

The councilmen state that they have received numerous complaints that considerable booze has been present at some of the recent public dances, and that persons under the influence of liquor have participated in these events. It was the committee's first idea to require each person giving a dance to post a bond of \$50 to insure a strict observance of the city's dance rules, but this was not found practical, and will be used only as a last resort, as it plainly throws a responsibility on the persons conducting a dance that could not be fulfilled.

The new ordinance probably will provide a means whereby the recorder will have the right to refuse to grant an ordinance to any person who has failed to properly conduct a dance and who has not used proper diligence to prevent liquor from being consumed in or near the dance hall.

The present laws require a fee of \$1, and a license, which must be obtained from the city recorder. In order to refuse a license the recorder is required to make a showing that the person applying for the license has flagrantly violated the ordinance by permitting improper dances.

The new ordinance will probably raise the license fee to \$5, which will eliminate many of the smaller dances which are the ones apt to be less properly policed, and will also make the person taking out such license responsible for the proper conduct of the persons attending, and will provide a heavy and severe penalty for permitting persons under the influence of liquor, whether completely intoxicated or not, in the dance hall or vestibule leading to the hall. It will also require due diligence to see that persons attending the dance bring no liquor into the dance hall, and that no indications of liquor shall become visible in the place where the dance is conducted. The ordinance will also provide that applications for license must be made 24 hours in advance, and that anyone having a complaint to lodge against any person or organization applying for a license will have the right to show why a license should not be granted.

The ordinance will probably increase the powers of the recorder so that a person against whom complaints have been made may be refused a license, and if once shown to have improperly conducted a dance will be barred from ever receiving another license.

"We do not want to in anyway curtail the opportunity for the people of Roseburg to have a good time," Mayor Rice said today. "It is not our purpose to in any way interfere with the clean and legitimate dances. There have, however, been enough complaints to indicate the presence of liquor at many of the public dances which have been conducted in Roseburg recently, and this is the condition the council desires to eliminate. We realize that the person giving a dance has a difficult position, and that he cannot be held altogether responsible but the council will insist and require that such person use due diligence, and the ordinance will be prepared with an effort to require clean and well regulated and conducted dances within the city."

"In the past it has been possible for anyone with \$1 to procure a license and give a dance, regardless of whether or not they are responsible persons. But under the new law, the

FRENCHMAN IN KOREA.

(Associated Press Leased Wire.)
NAGASAKI, Japan, June 3.—Captain Colletier Doisy, flying from Paris to Tokyo, made the jump from Mukden to Peking, in northern Korea, in three and a half hours today.

Hopping off from the Manchurian city at 5 a. m., he reached the ancient Korean city about 275 miles distant, at 8:30 a. m. He expects to hop off for Taiku, in southern Korea, tomorrow morning.

FOREST FIRES IN OREGON SERIOUS

Continue to Take Their Toll of Timber in Eight Counties.

TILLAMOOK FIRE IS BAD Clatsop County Blaze Grows More Serious—Josephine County Reports Sev- eral Fires.

(Associated Press Leased Wire.)
PORTLAND, June 3.—Forest fires continued today to take their toll of timber in Clatsop, Columbia, Coos, Polk, Lane, Josephine, Marion and Clackamas counties, and forest department officials are making a concentrated effort to relieve the situation which is described as the worst for the month of June in Oregon history.

The serious blazes have thus far been confined to private timber holdings, but the forest department is taking extra precautions by prohibiting smoking in some districts and by posting lookouts on some of the higher peaks of the Cascades and the coast range.

The worst situation exists in an area extending from southwestern Oregon up the coast range through Tillamook and Clatsop counties as well as including scattered districts in the Cascades.

Reports from St. Helens in Columbia state that fires are still burning in timber owned by the Clark and Wilson lumber company and the Milton Creek Logging company. Another fire is reported on the holdings of the Nehalem Timber and Logging company, although it is believed that this blaze is confined to slashings.

A serious fire covering 250 acres at Agness and many smaller blazes are reported by Josephine county. The Agness fire is being fought by the forestry road crew.

(Associated Press Leased Wire.)
Tillamook, Ore., June 3.—Burning over valuable green timber covering an area of several thousand acres in the holdings of the Hammond Lumber company, the forest fire at Enright spread 13 miles to Cochrane at the summit of the mountains, during the night, according to reports here today. The lumber company, with only 35 men available to fight the flames, needs at least 100 more. A humid condition of the atmosphere prevails, with no rain predicted.

BOYCOTT U. S. PRODUCTS.

(Associated Press Leased Wire.)
TOKIO, June 3.—Several Tokio stores today are displaying signs which read: "No American goods sold here." A number of the vernacular newspapers assert that the movement to boycott American products, started as a protest against passage of the new American immigration law including a clause prohibiting entry of Japanese, is gaining ground among the middle and lower classes despite the efforts of the government to check its spread.

TOKIO, June 3.—The Kokuryukai, or "black dragon society," a patriotic organization, announced that a public memorial service would be held June 5 at Aoyama cemetery, for the unknown Japanese who slew himself a few days ago as a protest against the recent enactment of a law prohibiting Japanese from entering America as emigrants.

AVIATORS ARE RESTING.

(Associated Press Leased Wire.)
KAGOSHIMA, Japan, June 3.—The American aviators flying around the world spent today in rest and in tuning up their planes after the strenuous flight from Kushimoto here yesterday. They hope to hop off for the flight to Shanghai tomorrow.

On this jump of about 500 miles straight across the China sea they will have the aid of a number of American destroyers, if needed. The destroyers have been stationed in line across the sea at intervals of about 60 miles.

BOYER GIVEN \$200 AND 30 DAYS

J. Boyer, tried yesterday on the charge of possessing intoxicating liquor, was found guilty by a jury in the justice court and was fined \$200 and given 30 days in jail. The case against Bob Boyer was dismissed upon the motion of District Attorney Gordon. It is understood that the convicted man will appeal from the decision in the justice court and will take his case to the circuit court. He gave cash bond in the sum of \$300 to obtain his liberty until the appeal is heard.

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Will Have to Weather Fight By Administration to Stay on Statute Books.

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Despite its "obvious defects" the president said, he had signed the bill as serving the best interests of the country because of "its advantages as a temporary relief and a temporary adjustment of business conditions," adding that a correction of its defects may be left to the next session of congress.

The bill, which the president declared represents merely "tax reduction, not tax reform" cuts federal revenues by an amount estimated at \$361,000,000 for the next fiscal year and decreases tax rates generally to the lowest level since 1917. Almost every federal tax payer shares in the relief afforded.

The president's criticism was directed chiefly at the measure's failure to make greater reductions in sur-taxes or forbid further issuance of tax exempt securities at the increase to a maximum of 40 per cent in the estate tax, the publicity features, and the action of congress in reducing the salaries recommended for members of the board of tax appeals and affecting their terms of office. He also intimated he might call a conference prior to the next session of congress to work out a scheme for division of taxes between the federal and state governments.

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