



TURKS INDISPASSED TO YIELD LIGHTLY

Fresh Picked Troops Now Hold Lines.

PORTER'S ATTITUDE CHANGING

Many Difficulties Appear in Way of Armistice.

POWERS ARE MORE CALM

Danger That Europe Will Be Divided Into Two Hostile Camps Much Diminished—Albania Proclaims Independence.

LONDON, Nov. 27.—The tension in the Balkan crisis is sensibly relieved by the news that the peace plenipotentiaries are continuing their negotiations and that Great Britain and Germany are working actively to secure a peaceable settlement between Austria and Serbia.

According to one Constantinople report, the difficulties in the way of arranging a formal armistice are so great that the negotiators are taking the form of seeking a basis for peace. The danger of the reopening of hostilities, however, is still serious. Apparently only an informal armistice of 48 hours has been agreed upon and it is reported that the Bulgarian forces are moving closer to the Schaballa lines and are threatening themselves in readiness to renew the attack.

Turks Strongly Reinforced.

The Turks have an army of more than 100,000 and soon will have 130,000, for the most part fresh picked troops, behind the lines and it is certain, according to all the correspondents, that they will give a good account of themselves if the fighting is resumed.

Under these circumstances, with Adrianople and Scutari still holding out, Turkey is likely to show a yielding attitude in the peace negotiations.

The report that the Servians have reached Durazzo appears premature. A wireless dispatch of today's date brings the interesting news that Albanian independence has been proclaimed, that the Turkish Government is preparing to depart and that the town of Durazzo is accepting the regime without opposition.

Britain and Germany Agree.

What attitude the Serbian army and Government will assume toward this development should afford some idea of whether, as reported, Serbia is willing to accept the suggestion of an autonomous Albania.

The greatest weight is attached in the diplomatic world to the seemingly authenticated report that Great Britain and Germany are now acting in cordial co-operation on the basis of postponing all issues until after the war settlement. A reassuring statement comes from St. Petersburg that Russia and Austria are desirous to fight over a port in the Adriatic.

Thus what appears to be an imminent danger that Europe will be divided into two hostile camps seems to be dissipated for the time being at least.

PEACE OUTLOOK BRIGHTER

Austria Has Not Demanded Reply From Serbia Within Set Time.

VIENNA, Nov. 27.—The banking committee of the Polish Club has issued a notification to the Poles in Galicia strongly advising against running on the banks which were begun yesterday in various places.

The committee expresses the conviction on the strength of the information given in authoritative quarters that the fears of a general war are unfounded and that the strong peace tendency is noticeable in political circles. It claims that peace will be maintained, says the committee, are multiplying daily.

The Politische Korrespondenz learns that the Austrian and Serbian communications regarding Balkan territory were begun by Serbia, which, through its minister at Vienna, attempted to justify its claims.

PEACE NEGOTIATIONS GO ON

Turkish and Bulgarian Delegates Confer at Baghiche.

EDUCATION IS TOO NICE, SAYS GAYNOR

MAYOR SAYS "REFINEMENTS" CAN COME LATER.

Talk About "Pedagogues" Vexes New Yorker. Who Thinks Schoolmaster Good Enough.

NEW YORK, Nov. 27.—(Special.)—"I am still of the opinion that possibly our education is becoming too nice and too refined for every-day use. My notion of our obligation to the children of the city is to give them a good, sound, practical education. The refinements and niceties come later. There is such a thing as making education altogether too exquisite and too fine."

Mayor Gaynor today expressed these views on public school study in reappointing ten members of the Board of Education.

"The whole aim," he continued, "of the common school system ought to be to bring out boys and girls fitted for some occupation in life. If it does not, it fails."

"I have heard recently in connection with an investigation of the department of education great talk about pedagogues and pedagogy. The word pedagogical is used right along. In Greece a pedagogue was an old slave who took children to and from school. He was not a teacher. We use the word for teacher, I am satisfied to say 'school teacher' and 'schoolmaster' and 'science of teaching,' without bothering my head with 'pedagogue,' 'pedagogy,' 'pedagogical,' and so on."

The Mayor added:

"The principal reason why the state should educate children is that we are governed by universal suffrage, and we therefore should educate children so they can vote properly."

WHALE OIL HALTS DUCKS

Grays Harbor Scene of Unique Surprise to Fowl.

ABERDEEN, Wash., Nov. 27.—(Special.)—Hundreds of ducks have been flocking in the lower bay for several days, made unable to fly for any distance by a coating of whale oil, which escaped from a tank owned by the American Pacific Whaling Company at its station at Bay City, near here.

During a storm last week a landslide broke the draughts of the tank and upwards of 150 barrels of oil spread over the water. Sleeping ducks were surprised and found themselves unable to fly in the morning. To make matters worse, the oil caused their feathers to gather in strings, and heavy rains did not add to the birds' comfort or appearance. Hunters who have attempted to eat the birds caught in the oil have been sorry.

CANAL OPENING DATE SET

September 25, 1913, 400 Years After Balboa's Discovery.

NEW YORK, Nov. 27.—According to Representative Fitzgerald, chairman of the House appropriations committee, the first ship to pass through the Panama Canal will be sent approaching completion, on September 25, 1913, the 400th anniversary of the discovery of the Pacific by Balboa.

Mr. Fitzgerald returned from the Canal Zone today at the head of a party of nine members of the House appropriations committee, who made the trip to the Isthmus.

Mr. Fitzgerald was enthusiastic over the progress of the work on the canal.

CONVICTED POISONER FREE

Witnesses Disappear While New Trial Is Being Ordered.

NEW YORK, Nov. 27.—Maurice M. Lustig, convicted 20 months ago of poisoning his wife and long an occupant of a "death house" cell at Sing Sing, walked forth from court here today, a free man.

A new trial has been granted to Lustig by the Court of Appeals, but Assistant District Attorney Nott told Judge Mulqueen in special sessions today that two of the most important of the people's witnesses had disappeared and he could not hope again to convict Lustig without their testimony.

In allowing Lustig to leave court Judge Mulqueen stipulated that he could yet be tried if the missing witnesses should be found. Lustig was a private detective.

SALOON LICENSE \$9000

Liquor Dealer Taxed at Rate of \$5.63 for Each Person in Town.

SECOND CHANGE IN PLATFORM FOUND

Bull Moose Mystery Grows Deeper.

LONG PARAGRAPH IS ADDED

Government of Large Units Idea Is Afterthought.

CHANGES PRIVATELY MADE

Striking Out of Clause Aimed at Combinations Supplemented by Addition of One Urging Greater Unification.

MADISON, Wis., Nov. 27.—(Special.)—A second mysterious change in the National platform of the Progressive party came to light today in the investigation of the "killing" of an all-important anti-trust declaration. The new revelation was that a long paragraph in the printed platform apparently was tacked on the plank, headed "Commercial Development."

If the anti-trust provision had been retained in the printed platform, it virtually would have nullified the point and purpose of the new section, which crept in mysteriously, so the one was removed and the other retained.

Eliminated Paragraph Quoted.

The paragraph that was removed follows:

"We favor strengthening the Sherman law, prohibiting agreements to divide territory or limit output, refusing to sell to customers who buy from business rivals, to sell below cost in certain areas while maintaining higher prices in other places, using the power of transportation to aid or injure special business concerns and other unfair trade practices."

This eliminated clause was the final one of the "business" section.

Long Plank Interpolated.

The following is the additional provision which investigators found attached to the plank on "Commercial Development":

"It is imperative to the welfare of our people that we enlarge and extend our foreign commerce. We are pre-eminently fitted to do this because as a people we have developed high skill in the art of manufacturing, our business men are strong executives, strong organizers. In every way possible our Federal Government should cooperate in this important matter."

"Anyone who has had opportunity to study and observe first hand Germany's course in this respect must realize

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TWINS FIRSTBORN OF BRITISH LORD

NOBLE WITH ANNUAL INCOME OF \$1,500,000 IS FATHER.

Lord Howard de Walden, Soldier, Poet, Yachtsman, Dramatist and Sportsman, Is Young Husband.

LONDON, Nov. 27.—(Special.)—Twins, a boy and a girl, were born to Lady Howard de Walden today. Such an event in the case of firstborn children is rare in British aristocracy.

Lord Howard de Walden, soldier, poet, yachtsman, killer of big game, dramatist, composer, musician and all-around sportsman and one of the wealthiest in Great Britain, married Miss Margherita van Raalte, oldest daughter of the late Charles van Raalte at the parish church of St. Marylebone on February 19 of the present year. The wedding was a quiet affair.

Lord Howard de Walden, who before his marriage and even since rarely figures in society, has an income of \$1,500,000 a year. He is about 32 years old, while his wife was just 21 when they married.

The wedding was the outcome of a yachting romance. The young peer became acquainted with his wife while cruising about Brownsea Island, which is owned by Mrs. Van Raalte.

In literature and the drama Lord Howard de Walden figures under the pen name of T. E. Ellis. He wrote the libretto of the grand opera "Children of the Don," which was recently produced in London.

WOMEN JURORS EXCUSED

Prosecutor Says It Would Be "Un-gallant" to Require Service.

PITTSBURGH, Kan., Nov. 27.—On the motion of W. P. Morris, Assistant County Attorney, that it would be "ungallant" to allow women to sit in the trial, nine women jurors impeached yesterday in what is known here as the "Enoch Arden" case were released today in the court of Justice Pomeroy, and a jury entirely of men impaneled.

The case is that of Antonio Grover, who with improper attentions to Mrs. Bognu.

"This is a mean case for anyone to handle," Attorney Morris said, "and as men, gallant men, we should not ask women to try it."

KLAMATH FALLS UPHELD

Judge Benson Would Have Evidence of Legal Election.

KLAMATH FALLS, Or., Nov. 27.—(Special.)—In the case of Rabbes and Leonard against the Mayor and City Council, asking for a mandamus declaring the commission form of charter legally adopted at the last city election, today Judge Benson sustained the demurrer of the city on the ground that there was not a sufficient showing as to whether the election was a legal one and on other minor defects in the complaint. The Judge gave the plaintiffs five days in which to amend their complaint. When this is done, if the complaint is found in proper form, the case will proceed to trial.

The grand jury probably will not return any indictments before Friday night and perhaps not until Saturday.

DEFENDANTS MUST GIVE 14 NEW BONDS

Shake-Up in Dynamite Cases Ordered.

LAWYER REBUKED BY COURT

Indemnified Bond Declared Against Public Policy.

REASONABLE TIME GIVEN

President and Vice-President of Ironworkers' Union Escape by Quick Readjustment—Holiday Is Respected.

INDIANAPOLIS, Nov. 27.—On the ground that the present bonds, aggregating \$105,000, were indemnified and therefore invalid, 14 of the 45 defendants in the "dynamite conspiracy" trial were instructed by the court today that "within a reasonable time" they must procure new bonds or remain in jail during the intervals between sessions of the trial.

The court said that as it was on the eve of a holiday he would not enforce his ruling tonight, in which event attorneys for the defense said defendants must inevitably have gone to jail, for new bonds could not be had on such short notice.

Three Defendants in Jail.

Three other defendants, Herbert S. Hockin, Indianapolis, and Edward Smythe and James E. Ray, Peoria, Ill., have been confined in the county jail in the custody of Federal officers for several days because they were unable to furnish bonds aggregating \$15,000.

In the argument over the point, Federal Judge Anderson accused Alfred R. Hovey, of the defense's counsel, of being "insolent" to the court, adding: "If you repeat the offense I'll put you where you will need some bonds."

At first District Attorney Miller included Frank M. Ryan, president of the International Association of Bridge and Structural Ironworkers, and John T. Butler, vice-president of the union, among those whose bonds, he said, were indemnified, but later attorneys for them announced that the indemnity had been withdrawn and the bondsman alone was responsible for the appearance of these defendants.

Limit Placed on Liberty.

Mr. Miller intimated that some time before next Saturday might be the limit upon which the men may remain at liberty on their present bonds.

Judge Anderson ruled that a bondsman who was secured against loss,

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PRINCESS' SCHEME OF ECONOMY FADES

NEW YORK COSTS \$3 A MINUTE, NOT WEEK.

Still, Says Yvonne Coloredo Mansfield, of Austria, Every Moment Was Enjoyable.

NEW YORK, Nov. 27.—(Special.)—On board the Cunard liner Mauretania, which sailed for Liverpool today, was Princess Yvonne Coloredo Mansfield, of Austria. When she arrived three weeks ago with her mother, the Countess d'Etcheycoven, she declared she was going to live while in this city on \$3 a week. She engaged a suite at the Plaza-Carillon and attended the Horse Show several times. Just before the big steamer sailed she was asked if she had limited herself to \$3 a week. The Princess laughed and replied: "No, it cost me \$2 a minute."

She added: "But I enjoyed every moment. I think men of America are interesting. In fact, I find wherever I go that men are much more interesting than women. I like the men of America because they are intellectual and are full of vivacity. You may rest assured that not a long period of time will elapse before I return to this country."

SCHOOL ELECTION IS VOID

Judge Rules Vote in Junction City Proposition Was Irregular.

EUGENE, Or., Nov. 27.—(Special.)—Efforts to organize a union high school district with Junction City as the center, have for the present failed, due to the decision yesterday of Judge L. T. Junction City High School because of irregularities in the election of last Spring sufficient to invalidate the proceedings. Judge Harris finds that in two of the school districts which it was proposed to incorporate in the union district, there were not sufficient legal signatures; that in others the notices failed out too soon and that there is no proof that some of the required notices were posted as required by law.

Jens Nelson, Edward L. Ayers, James Calvert, J. T. Kirke, E. B. Gowers and S. L. Jensen are, therefore, held to be without powers as directors of the pretended union district, and are required to pay the costs of the proceedings.

Junction City High School became so crowded with pupils from that city and the surrounding districts that the Junction City officials decided to take advantage of the union high school plan as the best solution. Considerable opposition developed, however, and everyone of the outside districts returned negative majorities on the proposition.

The salary will be \$75 per month and the women plan to raise the funds until the new city budget is prepared. The duties of the police matron will be to look after boys and girls on the streets, see that the curfew law is enforced, attend upon any feminine inmate of the city jail, see that the sanitary laws, particularly regarding the meat markets and bakeries, are enforced and in general discharge those duties which come within the peculiar province of a woman peace officer.

MEDFORD TO HAVE MATRON

Woman Police Will Be Paid \$75 Monthly by Club Members.

MEDFORD, Or., Nov. 27.—(Special.)—Medford is to have a police matron and the women of the greater Medford club are to pay her salary. This was a decision reached at a meeting of the club today when a committee reported that the city fathers, while in favor of the idea, declared they had no funds to devote to that purpose.

The salary will be \$75 per month and the women plan to raise the funds until the new city budget is prepared. The duties of the police matron will be to look after boys and girls on the streets, see that the curfew law is enforced, attend upon any feminine inmate of the city jail, see that the sanitary laws, particularly regarding the meat markets and bakeries, are enforced and in general discharge those duties which come within the peculiar province of a woman peace officer.

BUMP ON HEAD IS SEVERE

Vanderberg, Hit by Elevator, Falls Two Stories, Lands on Skull, Lives.

A freight elevator descended on George Vanderberg, a man living at First and Mill streets, and hit him on the head, he was thrown into the elevator shaft and landed 25 feet below, on his head, and material from the elevator also landed upon him, yesterday afternoon, but Vanderberg sustained no further hurt than a cut in his scalp and a skin abrasion.

Vanderberg was looking down the elevator shaft of an apartment-house under construction at King and Davis street, thinking the elevator for freight supplies was below him. It was above and descending, it struck him on the head, throwing him two stories down into the basement of the building, where he landed squarely upon his cranium.

He is expected to be out of bed in two days and to leave the Good Samaritan Hospital in a week. Doctors who attended him are surprised that he is not dying from skull fracture.

FIVE CARS GO OVER BANK

Two Killed, 22 Injured in Wreck on Pennsylvania Near Philadelphia.

PHILADELPHIA, Nov. 27.—Five sleeping cars and a day coach were hurled over a 30-foot embankment at Genioch on the main line of the Pennsylvania railroad shortly before midnight tonight.

It is reported that two persons were killed and 22 injured.

SNOW COVERS NEW YORK

Northern Part of State Swept by Storm Almost Like Blizzard.

WATERTOWN, N. Y., Nov. 27.—Snow in some sections 24 inches deep covers Northern New York State this afternoon, as a result of a storm of almost blizzard proportions that raged throughout the day, greatly hampering railroad traffic.

About six inches of snow has fallen here.

ALBERT T. PATRICK PARDONED BY DIX

Governor Doubts Fair Trial Was Had.

"AIR OF MYSTERY" IS NOTED

Hope Is Expressed Prisoner Will Obtain Vindication.

REMARKABLE FIGHT MADE

Death of Millionaire Rice in 1900 Followed by Battle for Freedom by Lawyer Noted in Annals of Criminal Trials.

ALBANY, N. Y., Nov. 27.—Albert T. Patrick, who is serving a life sentence in Sing Sing prison for the murder of William Marsh Rice, an aged millionaire, in New York City on September 23, 1900, was pardoned tonight by Governor Dix.

Patrick, who was saved from the electric chair by the late Governor Higgins in December, 1906, has made a remarkable fight for freedom. A lawyer by profession, he protested when Governor Higgins commuted the death sentence to life imprisonment, declaring the Governor had no legal right to cancel the original sentence and impose a punishment of life imprisonment.

Dix Notes Air of Mystery.

Governor Dix announced that he had pardoned Patrick, just as he was about to leave the capitol for the executive mansion.

There has always been an air of mystery in this important case," he said. "Quoting from the opinion of the Court of Appeals: 'The atmosphere that surrounded the defendant showed that a fair and impartial trial was scarcely possible.'"

"I trust that Mr. Patrick will devote his energies to a complete vindication of his declared innocence."

"During the past year I have given much consideration to this case and am convinced that the defendant is entitled to have a full pardon."

Prominent Men Join in Appeal.

Governor Dix said Superintendent of Prisons Scott and a score of prominent persons appealed to him in Patrick's behalf. The pardon was mailed tonight to Warden Kennedy, of Sing Sing, and Patrick may be released tomorrow upon his receipt.

It is said Patrick's plans are to leave for St. Louis, the home of John T. Miliken, his brother-in-law, but may return later to New York as a claimant for the millions left by the aged man with whose murder he was charged.

Mr. Miliken aided Patrick in his fight for freedom, and, it is reported, will assist him in his efforts to prove his innocence.

Hope Never Abandoned.

At no time during his long incarceration in Sing Sing, four years of which were spent in the death-house, has Patrick given up the hope of freedom. Letter after letter has been received at the executive chamber urging that he be pardoned, and each succeeding Governor since Otis has been requested to extend executive clemency. Governor Higgins was so impressed with the prisoner's plea, that he granted him three respites and eventually commuted his sentence from death to life imprisonment.

Patrick was charged with having brought about the death of Mr. Rice, not by his own hand, but through the agency of Charles F. Jones, a valet employed by Rice. It was principally upon the testimony of Jones, who confessed having administered chloroform to Rice at the behest of Patrick, while Rice was asleep, that Patrick was convicted. Jones escaped punishment and has long been able to hide his identity from the public. At last reports he was in Texas.

Guilt Doubt by Higgins.

In saving Patrick from the death chair, Governor Higgins gave these reasons:

"It is not contended that Patrick committed the murder in person, but that he procured the act to be done. He has been convicted principally upon the testimony of Charles F. Jones, who confessed that he murdered his master while he lay asleep, instigated by Patrick and Jones by this testimony has purchased his immunity from trial and punishment."

"Neither this fact alone, nor the review of any question of fact already passed upon by the courts at some stage of these proceedings would seem to warrant interfering with the judgment of death pronounced against the defendant; but three of the five Judges of the Court of Appeals were so strongly of the opinion that errors were committed at the trial which were substantially prejudicial to the rights of Patrick that I feel that the death penalty, under the circumstances ought not to be inflicted."

First Conviction Affirmed.

Patrick was sentenced originally April 7, 1912, to die the week beginning May 4 and was immediately taken to the Sing Sing death house. An appeal was taken and on June 1, 1905, the conviction was affirmed by the Court of Appeals. The court later denied an application for a rehearing and fixed the week of August 25, 1905, as the date of execution.

David B. Hill argued Patrick's case (Concluded on Page 2)

