

NOMINATION GIVEN BENSON IN PROTEST

Governor in Presenting Certificate Attacks Victor as Scheming to Win.

NOMINEE ANSWERS WEST

Judge Benson Declares Executive Assails Him Without Foundation and That He Seems Sure Enough to Have Seen Ballots.

SALEM, Or., Sept. 8.—(Special)—Governor West today issued a certificate of nomination to Judge Benson under protest. The State Canvassing Board Saturday declared Judge Benson nominated over Justice McNary by one vote.

The Governor's protest accuses Judge Benson of obtaining the nomination by methods he calls questionable and assails him for not accepting the State Canvassing Board's proffer of extended time for recount when Justice McNary assented. He accuses Judge Benson of turning over the recount subject to an attorney and of gaining the nomination by "within-the-law" procedure.

Clock Made Reminder.
In conclusion the protest quotes ex-Governor Lord's tribute to the sanctity of the Supreme Court and declares Judge Benson after election will imagine the court clock ticks "Sixes, Sixes, Sixes," recalling that he had refused to sanction recount of Sixes Precinct in Curry County.

The Governor's protest in part is: "I am inclosing you herewith a certificate of nomination which will secure for you a place upon the official ballot as one of the nominees of the Republican party for the office of Supreme Judge. While I am firm in my conviction that a complete and correct return of the votes cast at the general election, or even of those precincts where errors have been reported, would have shown Judge McNary and not yourself to be the successful candidate, you have succeeded, through sharp practice and methods which would put to blush the meanest pettifogger in the land, in producing a result upon the face of the law which leaves this office no alternative, but that of issuing you the certificate of nomination."

Mandamus Not Desired.
"Should I pursue a different course than this mandamus proceedings would follow and the course, under the circumstances, undoubtedly would be forced to be guided by the incomplete returns as canvassed and to direct the issuance of a certificate. Judging by your previous activities this decision would be quickly seized upon as a mantle of respectability to cover the questionable methods used to secure the nomination."

"As Circuit Judge you have many times sent to jail young men who have happened to trespass, in a small degree, upon the property rights of others, yet today you trample upon the birthright of a whole people, and because you have been skilled enough to keep within the law are permitted not only to go your way unmolested, but to sit in judgment upon your fellow-men. It is this lack of equality before the law which creates discontent and leads many to believe that the law is like a cobweb where small flies are caught and the great ones break through."

JUDGE BENSON HAS REPLY
Nominee Says West Is as Sure as If He Saw Ballots.

In reply to Governor West's protest, Judge Benson made the following statement:
"The keynote of the Governor's statement appears to show a firm conviction that a correct return of the votes cast at the general election or even those, where errors have been reported, would have shown Justice McNary instead of myself had been nominated."
"It is perfectly apparent to me and any one that either Governor West's conviction, as he calls it, has not a single suggestion of evidence to support it, or that he is in possession of information which could be obtained only at the expense of a criminal violation of the law."
"All ballots cast, except only those counted under the mutual agreement of Judge McNary and myself, are securely sealed. No order of any kind has been obtained to examine any of those ballots, and even the Governor's impetuous spitefulness is not sufficient to suggest that he is a party to such a crime as could furnish any evidence of what those ballots show."
"The Governor is therefore to be freely and fully acquitted of any knowledge upon which to base this firm conviction which seems to furnish all the basis for all the false and groundless statements contained in his letter."
"Starting with a conviction which has nothing to support it, it is easy and natural to allow the Governor to proceed to other statements equally without any foundation in fact. Judge McNary and I agreed to the counting of ballots in certain precincts selected by him and certain others selected by me. The last agreement between us provided in direct terms that the selections then made should be final, that neither of us would ask that any more ballots should be counted."
"I was not under any obligation to select any precinct and might have rested the case upon those selected by Judge McNary. He was under no obligation to me to count the ballots in any of the precincts selected by him and I was under no obligation to him to count the ballots in any of the precincts selected by me."
"In addition to that it was expressly stipulated in the agreement that either of us might decline to count the ballots in any or all of the precincts selected by him provided that declaration was expressed before the count in such precinct as to which he declined to count. The precincts selected by me were counted, all those selected by Judge McNary."
"I declined to count any more of those selected by me and the result thus obtained has given me a majority, and has compelled the Governor to do his inclination such extreme violence as to sign my certificate of nomination."
"The canvassing of the votes showed that I was nominated but it appears from the Governor's letter that even then he would have violated the law and refused to sign my certificate if he had not thought that thereby he would have given me an advantage."
"The letter signed by the state canvassing board suggested a postponement to a time which, under the opinion of the Attorney-General, would have been too late to have my name placed upon the ballot and that alone was sufficient reason for declining to consent to such delay."

FIRST PHOTOGRAPH OF DAMAGE CAUSED BY ZEPPELIN BOMB THROWERS IN ANTWERP



Damage Caused to a House in the Rue de la Justice, Antwerp, by the Zeppelin 'Death Dealer of the Night' Tuesday, August 26. The Bombs Were Evidently Intended for the Palais de Justice. (This Photo Was Received in New York September 4.)

Ghent in Treaty

German Soldiers Will Not Molest Famous City.

FOOD QUESTION SETTLED

Diplomatic Burgomaster Proceeds Along German Lines and Negotiates Terms of Unique Agreement in Present War.

JUDGE BENSON HAS REPLY

Nominee Says West Is as Sure as If He Saw Ballots.

LONDON, Sept. 8.—In a dispatch from Ghent, Belgium, a correspondent of the Exchange Telegraph Company says that the burgomaster has negotiated an agreement with the commander of the German troops before the town, the purpose of which is to avoid the entrance of German soldiers.

LONDON, Sept. 8.—A dispatch from Reuter's Telegram Company from Ghent says that on receipt of a communication from the German command outside of Ghent, threatening bombardment if the least resistance was offered to the Germans, Burgomaster Braum proceeded alone to the German lines and negotiated terms. It was agreed that the Germans neither would enter the city nor impose a money fine provided the requirements of the Germans in the matter of food were satisfied.

One of the conditions of the agreement was that the civic guard now at Warrighem should return to Ghent and disarm.

The communal administration has undertaken to furnish the German army with provisions, the quantity and details of which will be fixed later.

It is confirmed that the Germans are endeavoring to occupy the Flemish provinces with the object of securing fresh food supplies.

The German general in command has declared his intention to enter the town. No war tax in money has been levied, but regulations of food, forage and motors to the value of \$10,000,000 have been made. These are intended for the German troops in France.

PRIEST BLAMES LOUVAIN

UNIVERSITY OFFICIAL SAYS BELGIANS FIRED ON GERMANS.

Monsieur Dr. Coenrad, Hostage in Sacked City, Praises Kaiser's Men and Censures Citizens.

WASHINGTON, Sept. 8.—The German Embassy today announced receipt of this dispatch from Berlin: "Coelneische Volks Zeitung, Germany's leading Catholic organ, prints an interview with Monsieur Dr. Coenrad, vice-rector of the Louvain University. He says there was hot firing on German soldiers in streets, and that the firing was from Belgian guns, which give different reports from German rifles."
"Dr. Coenrad was one of the hostages held by the Germans at the time of the firing. He heard that other prominent citizens were led around in the streets to read German proclamations at 40 or 50 different places warning civilians against shooting. Even while reading these he heard Belgian shots continuing. He highly praises the entire bearing of the Germans after entering the city."

Uncle Sam Seeks Help.
The United States Civil Service Commission announces the following examinations: October 7, automatic scale expert, man for a position in the Customs Service, Philadelphia, Pa., salary \$1500

NEW ROAD TO INCORPORATE

Rails and Equipment Ordered for White Salmon Line.

WHITE SALMON, Wash., Sept. 7.—(Special)—Much elation is felt here over the news that incorporation papers are to be filed immediately for a railroad, to be known as the Trout Lake, Glenwood & Columbia River Railroad.

The road will be controlled locally and on account of having its terminals directly on the main line of the Spokane, Portland & Seattle, with barge connections to the O.-W. R. & N., it will probably be able to make lower rates to Columbia River points than the road now being built from the Goldendale branch. Rails, cars, locomotives and other equipment have already been contracted for and will be shipped during the month.

PARTY FUSION REPORTED

Democrats and Progressives Nominate Non-Partisan Ticket.

OLYMPIA, Wash., Sept. 8.—(Special)—Thurston County Democratic-Progressive fusion was accomplished by a mass convention held here today, which nominated a full county and legislative ticket to oppose the Republican primary nominees. "Non-partisan ticket" was the name decided upon and to make the title good the convention went outside of the attendance of Bourbons and Bull Moose and nominated for Sheriff William McArthur, Republican Central Committeeman from Tenino, and for County School Superintendent Frances Cora Sylvester, a local teacher, who was Socialist candidate for State Superintendent of Schools in 1912.

Other candidates are Republicans and Progressives. McArthur and Miss Sylvester are expected to decline the nominations. Nominees for the Legislature are: John S. Lynch, Democrat, and William Borthwick, Progressive.

Most men dont pay enough for their clothes; that is, enough for their own interests, not ours, or the clothiers.

Too many of the suits or overcoats bought this fall will cost the wearer \$15 or less.

The price is too low for best value; if a man really cant pay more it's his misfortune; real economy lies higher.

We make suits and overcoats to sell as low as \$18; our quality cant be successfully sold at less. We recommend \$25 as a real economy price.

Hart Schaffner & Marx

SAM'L ROSENBLATT & CO., The Home of Hart Schaffner & Marx Clothes.

Boys' Week at Ben Selling's Store

Buy School Suits This Week

Counters are piled high with tier after tier of snappy, stylish suits and overcoats for boys. A complete new stock, right from the makers' hands.

\$4.95 pays this week for a regular \$6.00 Norfolk School Suit with two pairs of full-lined knicker trousers. New chevrons, new tweeds, new novelty weaves. Every Suit stitched with silk and has strong, serviceable linings. Absolutely the finest and strongest boys' Suit that can be had at the price. Ages 6 to 18 years.

See the fine Norfolk suits in new Tartan checks, pencil stripes and fancy weaves, with extra trousers, in ages 6 to 18 years. The fabrics are of unusual worth and beauty; priced moderately at \$6.50, \$7.50, \$8.50, \$10 and \$12.50.

Boys' Store Second Floor

BEN SELLING

Morrison Street at Fourth

CARRANZA SAYS O. K.

Villa's Terms Met and Election Left to Delegates.

CIVILIAN TO HAVE CHARGE

No Military Man to Be Candidate for High Offices, but Carranza Supporters Say This Will Not Bar Their Chief.

WASHINGTON, Sept. 8.—The basis for the recent assertion of President Wilson that he believed Carranza and Villa would co-operate in restoring constitutional government in Mexico was revealed today when it became known that General Carranza, personal friend of General Villa, had signed the proposals of General Villa for an electoral programme.

General Villa's proposals were laid before Paul Fuller, personal representative of President Wilson, at a recent conference in Chihuahua. The President later told callers the proposals did not appear unreasonable. Mr. Fuller had an interview with General Carranza in Mexico City today, and it was reported that the first chief

also indicated his assent to the programme mapped out by Villa.

Military Men Excluded.
The programme in full is as follows: That a convention of the delegates of the constitutional army be called to arrange the date of the election for Congress, President and Vice-President.

That no military man be a candidate for President or Vice-President or Governor of any state.

That a civilian take charge of the provisional government to hold elections.

That a general amnesty be declared except as to those who committed the crime or participated in the assassination of Madero and Suarez.

That the officers of the old federal army who can show clean records shall be taken into the new national army.

That all reforms shall be put through in an energetic manner, but on a legal and constitutional basis.

General Carranza already has complied with the first proposal by calling a general convention for October 1 to select a provisional president.

Carranza May Be Candidate.
Under the Mexican constitution the provisional president cannot be a candidate in elections conducted under his administration. General Carranza, therefore, if desirous of becoming provisional president, will not be in office longer than the period necessary to conduct an election. If he resigns as first chief in favor of the new provisional president, he may enter the presidential race, as his friends say he is not a "military man" in the accepted sense in Mexico, even though he has held the title of "General" in the constitutionalist army.

The belief prevails here that Carranza will resign in favor of a civilian as proposed by Villa and that he then will wage an active political campaign for the presidency. It is fully expected that Villa will not support Carranza at the polls, but he has not

revealed the identity of his candidate. It is generally understood here that while formal recognition may be extended to the new provisional president American forces will not be withdrawn from Vera Cruz until the election for permanent president is actually held.

ABSENT SPEEDER IS FINED

Astoria's Deputy Collector of Customs Taxed \$15 for Auto Rush.

F. L. Parker, Deputy Collector of Customs at Astoria, was fined \$15 yesterday for speeding. When his case was called before Judge Dayton in District Court, Mr. Parker was not present. Judge Dayton directed that the Sheriff notify Mr. Parker of his fine, which was \$15. The offense is alleged to have been committed on the Sandy road Sunday. It was testified that Mr. Parker had acknowledged when arrested by Traffic Officer White that he had violated the law.

The Sandy road driveway tempted a number of other motorists and motorcyclists to drive faster than the legal 25 miles an hour Sunday, and as a result Officer White arrested a number of offenders. Those convicted and fined were: B. K. Bowman, \$25; G. Kuna, \$15; C. Hoyt, \$15; A. B. Chisholm, \$15; H. E. Warren, \$15; J. E. Keating, \$15, and S. D. Chapin, \$15.

A chance once in a lifetime. Very highest grade pianos and talking machines of all makes. Most costly instruments made can now be secured for less than the cheap ones. Bankrupt piano sale. For full particulars, read page 16, this paper.



Admiral de Ruyter—Greatest of Holland's Sea Captains

LIKE our own Paul Jones, de Ruyter knew no such word as surrender. His life from boyhood up was one constant battle against the enemies of his country. He defeated the proud English navy in two wars. One of his sea battles with the English fleet lasted four solid days, and ended with the advantage resting with de Ruyter. Later he fought several great naval duels against the combined English and French fleets, and while his victories were not decisive, he won for Holland undying glory. The great de Ruyter abhorred tyranny of every kind, just as do the Hollanders of to-day. When prohibitory enactments are proposed to those of the blood of Holland they vote to a man against it. They are wherever found unalterably opposed to any legislation which would make the many suffer for the faults of a few. Hollanders know that there is no evil in the barley brews and light wines of their fathers—EVIL ONLY IS IN THE MAN WHO MISUSES THEM. In America we have thousands of these splendid people, and Personal Liberty always obtains where they reside. For 57 years Anheuser-Busch have enjoyed the trade of those of Holland blood because every day of these 57 years has been devoted to the honest brewing of Barley-Malt and Hop brews. It is not to be wondered that 7,500 people are daily required to keep pace with the natural demand for Budweiser. Its sales exceed those of any other beer by millions of bottles. ANHEUSER-BUSCH-ST. LOUIS, U.S.A.

Bottled only at the home plant.

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