

BRITISH PAY PRICE IN LONG DEATH ROLL

Earl Percy Makes Candid Admission Victories Over Germans Are Dearly Won.

FOE RECKLESSLY BRAVE

Counter-Attacks Accompanied by Tremendous Loss—Sepsos Describe Shooting Enemy as Like Cutting Grain.

LONDON, March 25.—"Although stress has been laid on the German losses, our own heavy death roll must not be overlooked," says Earl Percy, who at present is acting as the official observer with the British expeditionary force.

"We have had the price in this connection, however, it is well to bear in mind that the progress made by us during the action at Neuve Chapelle was gained in the course of an attack. It was therefore an entirely different kind of operation from those undertaken in other quarters, consisting of gradual advances lasting many weeks.

Losses suffered in few days. "Our casualties, great though they were, appear all the more severe in that they were incurred in the course of a few days instead of being spread over a much longer period, although the net result would have been the same.

"Our troops have shown in attack, as they already had shown in defense, that they can endure the highest test of all. The cheerfulness of the survivors and their readiness for another fight are proofs that their comrades have not died in vain."

Concerning the Germans, Lord Percy writes: "In their counter attacks from Bois du Vieux, during the fight around Neuve Chapelle, the German losses were tremendous. Line after line went down before our rifles. Indeed, in their picturesque phraseology, some of our Sepsois said that shooting the enemy was like cutting grain.

German Officers Recklessly Brave. "The German officers displayed the most reckless courage. On more than one occasion they invited certain death by riding forward on horseback to within a few hundred yards of our line, to direct attacks. None of those who so exposed themselves escaped.

"One Jaeger in charge of a machine kept his gun in action throughout our bombardment, and when our men charged down upon him, waited death calmly, standing on the parapet of the trench and emptying his revolver at them.

"Our guns must have caused great losses, both in Bois du Vieux and in the rear of it, for an aviator has since reported that the Germans were burying numbers of their dead behind the wood."

DR. PARKER SUES AGAIN

REPRINTING OF LIBEL CHARGED IN ACTION AGAINST SPECTATOR.

Demand for \$8000 Damages Filed Soon After Suit For Malpractice Lost In His Favor.

One week after a jury had awarded him \$1 damages against the Spectator and Hugh Hume, its editor, Dr. E. R. "Patience" Parker, in a suit for libel, filed a demand for \$8000 damages.

The suit was filed a few minutes after a jury in Circuit Judge McGinn's court had returned a verdict in favor of Dr. Parker in malpractice suit brought by Josephine Phillips.

In his second complaint against the Spectator, Dr. Parker charged that the article branded as libelous by the jury in Judge Gates' court was reprinted on March 26, three days after the trial was over. He asks \$8000 damages.

In his first suit, Dr. Parker had asked \$20,000 damages for editorial attacks made on him by the Spectator during his campaign for the passage of a bill revising the state dental laws. The jury awarded him \$1 on one of three counts in the complaint. After the verdict had been returned the Spectator attacked with an editorial headed "A Dollar Reputation."

The article ridiculed Dr. Parker's "Rosevelt verdict" and contained a reprint of the editorial in the Spectator headed "Suppress the Charlatans." It was this editorial, characterizing Dr. Parker as a charlatan, faker, quack and mountebank, which the jury declared libelous.

Dr. Parker's second complaint alleges that the reprint of the article has injured him to the extent of \$8000. The suit in Circuit Judge McGinn's court was brought by Josephine Phillips, who alleged that Dr. Theodore Gottlieb, one of "Patience" Parker's employees, had been guilty of malpractice in treating her teeth. Dr. Gottlieb said she had left the office before her treatment was completed. Dr. Parker charged that the case was a "put up job" by the so-called "ethical" dentists, and that the suit was a "manufactured" one.

Following the dollar verdict in Judge Gates' court last week, Dr. Parker announced that he would sue members of the State Board of Health, the Dental Board and Dental Society, for conspiracy against him. This suit has not yet been filed.

EMDEN PARTY RAID DUTCH

Roving Members of Destroyed German Take Supplies at Sumatra.

LONDON, March 25.—The Sydney correspondent of Reuter's Telegram Company says that news has been received there concerning further activities of the schooner Aysia, which was commandeered and manned by members of the crew of the German cruiser Emden, who escaped when the cruiser was sunk by an Australian warship in the Indian Ocean on November 10.

The latest report says that the Aysia entered Padang, Sumatra, March 1, and that the crew raised the Dutch telegraph station there and carried off nearly all the stores.

TOOTH VALUED AT \$10,000

Girl Sues Dentist, Alleging She Has Been Humiliated by Comment.

ST. LOUIS, Mar. 19.—Dr. Frank Rodgers, member of the faculty of the St. Louis University Dental School is

being sued for \$10,000 damages in the Circuit Court by Miss Leona Shatsick, 18 years old, of 4351 Easton avenue, who alleges she lost an upper tooth after being treated by Dr. Rodgers.

Miss Shatsick said she went to the dentist because she had two teeth straightened about August, 1911, and that Dr. Rodgers, after examining her, told her that the work might require two years, to which she assented.

Miss Shatsick said a growth appeared on her gum in July, 1912, and Dr. Rodgers advised her to have it treated by another dentist, telling her that was out of the line of his work.

She said he recommended a specialist to whom she went, and that the specialist, subsequently operated on the gum twice, cutting off the growth each time. She said he pronounced the abscess a tumor, and she went to a surgeon, who cut away the tumor and pronounced it due to an infection. She said she remained in a hospital three days, during which time the surgeon extracted two teeth.

Miss Shatsick says the treatment has cost her parents \$250, and that she has been subjected to humiliating comment by her friends.

Miss Shatsick alleges in the petition that information of the wires brought on the infection.

Dr. Rodgers declined to make a statement regarding the suit.

CELEBRATE BIRTHDAYS

PHIL METSCHAN, SR., AND SON ARE FITTED AT FAMILY GATHERING.

Elaborate Dinner is Served to 41 Relatives at Imperial Hotel Seated at Two Big Tables.

Mr. and Mrs. Phil Metschan, Sr. were hosts Wednesday night at a beautiful and sumptuous dinner in honor of Mr. Metschan's 75th and Phil Metschan, Jr.'s 39th anniversary of their birth.

The double occasion is celebrated annually by having all the immediate relatives of Mr. Metschan, Sr., assemble at the Imperial Hotel, of which Mr. Metschan is proprietor.

The dinner last night was attended by 41 relatives and they were seated at two tables in the Elizabethan room, 12 chairs at one table and the 28 "grown-ups" at the other. Elaborate service of silver, etched china and cut-glass glinted in the suffused light of the incandescent candles.

A big cake inscribed properly for the occasion was a conspicuous feature. Daffodils formed the decorations and each woman a bouquet of sweet peas. On the children's table were bonbons and other things to delight the young guests, and especially for the occasion, alligator pears and many of the choicest viands and wines were served by waitresses, who brought bouquets of daffodils. The dinner lasted for several hours.

Those present were: Mr. and Mrs. Phil Metschan, Sr., Portland; Mr. and Mrs. Phil Metschan, Jr., Portland; Frank Metschan and Miss Marie Metschan, Grants Pass, Or.; Mr. and Mrs. O. W. Metschan, Portland; Mr. and Mrs. E. L. Metschan, Portland; Emil Metschan, Kansas City, Mo.; Miss Anna Metschan, Tacoma, Wash.; Mr. and Mrs. George Metschan, Canyon City, Or.; Mr. and Mrs. Frank Meredith, Salem, Or.; Dr. and Mrs. L. F. Griffith, Salem, Or.; Mr. and Mrs. J. E. Flinders, Portland; Miss Dorothy Phyllis Jane Metschan, Portland; Max Metschan, Portland; Phil Metschan III and Miss Susan Metschan, Portland; John Phillips Meredith and Jeanette Meredith, Salem, Or.; Margaret and Ruth Griffith, Salem, Or.; Mrs. K. M. C. Neill and daughter, Marjorie Elizabeth, Grants Pass, Or.; Phil and Frank Tobin, Winnemucca, Nev.; Mr. and Mrs. J. D. Sutherland, Salem, Or.; Mrs. Minna Biesen, Portland; Miss Anna Biesen, Portland; Miss Valeska Biesen, Portland.

SCOTT'S INDIANS IN JAIL

REDSKINS DEMUR UNTIL GENERAL REASSURES THEM.

Tac-Na-Gat to Be Taken to Colorado. Capt'd Would Have Others Make Tour of United States.

SALT LAKE CITY, Utah, March 25.—General Scott's new Indian friends from Southern Utah are locked in the Salt Lake County Jail tonight and the General and his party are resting in a hotel after their arduous trip, which took them into one of the wildest portions of the United States.

The officers and the Indians arrived here at 10 o'clock on Wednesday evening at once to the jail by automobile. They showed a disposition to inquire for reasons when led into the jail building, but on the General's assurance that it was all right submitted quietly.

General Scott was a guest at the home of United States Marshal Nebeker at dinner and put in the evening at the hotel reading the newspapers, which he had not seen for many days until today.

Tac-Na-Gat, the Indian outlaw, probably will be taken from here to Colorado, where a charge of murder is held against him. The status of Polk, Posey and Posen, on whom no charge has been determined, but it is believed that they will be set at liberty soon. General Scott believes the Indians should be taken to Washington and also to San Francisco, so that when they return to their people they may act as a quieting influence. He freely expresses his belief that the situation in the southern Utah was serious, as the hostile sentiment was spreading to all the Utes and some of the Navajos.

APRIL 14 BALLOTS ORDERED

Polling Places Being Located in County for Road Bond Election.

Ballots for the special road bond election to be held April 14 have been ordered by County Clerk Coffey. Samples will be ready within a few days. The printer's order calls for 127,000 ballots.

Other preparations for the election are moving ahead rapidly under the supervision of Sheriff Hurlbut, who has undertaken the task of locating polling places in each of the 225 precincts in Multnomah County.

The question which will appear on the ballots is: "Shall there here be issued bonds of Multnomah County to the amount of \$1,250,000, one-tenth thereof, to-wit, \$125,000, and payable in five years from and after the date of said bonds, one-tenth thereof, to-wit, \$125,000, due and payable annually thereafter, and said bonds to bear interest at the rate of 5 per cent per annum, interest to be paid semi-annually, provide for permanent road construction. Vote Yes or No.

TEACHER BLAMED FOR ROBE, OUSTED

Series of Anonymous Letters Abusing Mr. Alderman Are Laid to Edwin Anders.

CIRCULAR ASSAILS MANY

History Instructor at Washington High School Declares Only Objection to Superintendent Has Been Written Direct.

Charging him with having written letters designed to cause lack of harmony in the administration of school affairs, Superintendent Alderman has dismissed Edwin Anders, head of the history department at Washington High School, and asked him in a formal letter to discontinue his services until the matter can be taken up by the Board of Education.

Responsibility for a series of anonymous letters, the latest of which appeared last Monday, is charged to Mr. Anders by the Superintendent. Mr. Anders denies that he has had anything to do with the letters complained of. He retained John F. Logan as counsel Wednesday night, and he will fight the charges against him.

Superintendent Alderman will bring the matter to the attention of the School Board within a few days. It is likely there will be a special meeting of the directors to consider it.

Mr. Anders has written improper letters and I have asked him to discontinue his services, until the matter is taken up by the Board of Education, said Mr. Alderman in explanation of his action.

Further than that, he did not care to discuss the situation, pending the action of the School Board, said Superintendent Alderman.

A number of letters have appeared, without signatures, this Spring, which reflect upon the school administration, being aimed particularly at Superintendent Alderman. The most recent of these letters was addressed to many members of the parent-teacher organizations and to prominent citizens of the city. The letter is long, abusive, poorly printed on a mimeograph, and charges political influences are at work in the school system, charging Superintendent Alderman with many delinquencies as well as acts that are not for the best interests of the city schools.

The Oregonian is attacked as having had an improper interest in the election of Superintendent Alderman. It is charged that while instructor at the University of Oregon Mr. Anders failed to meet the requirements and was urged to get out. Credit generally is accorded to Superintendent Alderman for his home credit system for school children is said not to be due him and the plan is attacked as a failure.

Mr. Grout also attacked. He is charged by the anonymous writer with being a politician instead of an educator, is said to have lowered the educational standard of the schools and to have failed to keep his promise to install the home credit system.

Superintendent Grout is also attacked anonymously in the letter and a number of principals of Portland schools. The letter, which is addressed to the reader to help clean house as regards the city schools and eliminate the alleged political strife and other tendencies of which complaint is made.

Referring to Mr. Alderman the letter says: "He promised to raise the educational standard of the schools, but he failed to do so because he is coarse-grained, is not a technical school man and has no scholastic standing, but is an advertiser and loud politician."

Another paragraph that shows the tone of the anonymous communication follows: "Opposition to Alderman soon showed itself in a most pernicious clique of long standing, an inside ring, headed by Inspector Grout, assistant superintendent when Mr. Rigler resigned; Pope Thomas, school clerk; Diahonette Draper, principal of Shattuck School; Superintendent Alderman; Homestead School; Dairie Wiley, principal of Montavilla; Puppet Stafford, loafer at Woodlawn, an illiterate man, who never had credit in politics; and Inspector Grout holds a hand-me-out job of \$2000 so long as he is on the right side, plus grade school principals, who have no scholastic standing, but stick by Grout because he gives his friends 'good jobs.'"

Other parts of the letter are equally abusive. One paragraph reads: "The illiterate and billeted Mr. Ball, principal of Franklin High, was a member of the ring at one time, but offered his support to Alderman if Alderman would support him for principal of Franklin High. Alderman was able to entrench himself politically in this way, in a very, very small way."

Master's Degree Sought. Mr. Anders has taught history for the past six years at Washington High School. He is interested in social hygiene and has taken part in the course in that subject conducted by the Y. M. C. A. He is doing work in sociology from Vienna, that is, losses in the spring at the University of Oregon. He did some work in this subject at Chicago University.

Mr. Anders denies that he had anything whatever to do with the letter. "This morning about 9 o'clock I received a telephone message from Superintendent Alderman through Mr. Herdman, principal of Washington High School, stating that my services were ended up to June 1, and that I was to see him and he told me that he believed I had written the letter and so far as he was concerned, my services were ended. He gave me a letter of dismissal."

"I told Mr. Alderman that I had not issued the letter and that I knew nothing about it. He stated that he knew I had, but later said he thought he knew I had written it. He then asked about a personal letter that I had written objecting to the point of view I had because last Spring he offered me an increase in salary to begin in September, 1914, and this offer has never been made. I have written him twice concerning this. The first time he gave me an evasive reply and when I sent the second letter he did not answer it at all."

Charge is Denied. "The letter that he objects to is the second one I sent asking for an increase in salary and the charge against me of issuing the circular letter seems to be a subterfuge. I positively deny issuing the circular letter. All correspondence I have sent Mr. Alderman has been directed to him as personal and signed by me. Certain similarity of statements which are common knowledge might give the impression that I wrote the circular letter, but a great many things are contained therein, in which I had no knowledge, which proves that I had nothing to do with it. "From the first of Mr. Alderman's



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administration I have had a kindly feeling toward him and believed that he was an excellent school man. I have never taken any open or public stand against him, but I have written him personal letters which have been defended as friendly, without ever intending to injure his standing. Why he should make me seem as being opposed to him I do not understand."

SLAVE CHARGE PREFERRED

St. Louis Girl Says She Ran Away With Man on Marriage Premise.

KOKOMO, Ind., March 16.—Following disclosures made by Miss Viola Smith, 18-year-old St. Louis girl, Ben Reeder, formerly of Springfield, Mo., was arrested at Elwood, Ind., charged with violating the Mann act.

The girl said that Reeder persuaded her to leave her home in St. Louis last summer and go with him to Chicago under promise of marriage. The couple were in Chicago over several months and then went to Elwood, Ind., Miss Smith said. Reeder, she says, promised her that he would have the marriage ceremony performed as soon as they reached Indiana.

She left him six weeks after their arrival in Indiana and came to Kokomo, where she now is with relatives. The Kokomo police have filed statutory charges against Reeder to hold him until Frank C. Dailey, federal prosecutor for Indiana, can investigate.

Miss Smith, who is comely and but little more than 18 years old, says she left a good home in St. Louis. Her father, she says, owns a store in St. Louis, but since her mother's death she lived with other relatives until she left St. Louis with Reeder.

PRZEMYSL BOOTY GROWS

Four Locomotives, 500 Wagons and 5000 Tons of Coal Included.

LONDON, March 25.—The Petrograd correspondent of Reuter's Telegram Company says the semi-official statement has been issued in the Russian capital: "The enormous booty taken at Przemyśl includes five hundred wagons, four locomotives and 5000 tons of coal."

THIEF AGAIN ON BUSY SPOT

Doctor's Case Robbed at Broadway and Washington Corner.

The corner of Broadway and Washington street was the scene of another theft Wednesday night when someone stole a medicine case from the automobile of Dr. F. W. Wood while the physician was in his office in the Morgan building.

The police believe the robbery was the work of a drug user, who hoped to replenish his supply from the contents of the case. A purse-snatching occurred near the same corner Tuesday night.

That growing plants will turn toward light emanations as they do toward light has been proved by a series of interesting experiments.

F. T. GRIFFITH ELECTED

ALL OFFICERS OF STREETCAR COMPANY ARE RE-ELECTED.

C. M. Clark, of Philadelphia, Named by Directors as Chairman of Executive Committee for Ensuing Year.

The annual meeting of the directors of the Portland Railway, Light & Power Company was held yesterday in the executive offices in the Electric building, and all officers were re-elected as follows: President, Franklin T. Griffith; vice-president, E. J. Fuller; vice-president, H. L. Clark; vice-president, M. S. Hopkins; secretary, G. L. Estabrook; treasurer, C. N. Huggins; general manager, F. W. Hill.

The following directors were chosen as the executive committee: C. M. Clark, Philadelphia, chairman; Ogden Mills, New York; Frederick Strause, New York; E. W. Clark, Philadelphia; Franklin T. Griffith, Portland.

At the annual meeting of the stockholders, which was held here March 15, the following 13 directors were re-elected for the ensuing year: Franklin T. Griffith, J. C. Ainsworth, W. M. Ladd,



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for men who wish to be smartly dressed are here in a profusion of Spring patterns. The fabrics are the cleverest I have ever shown; the tailoring itself is faultless. I would like to have you see these clothes—you'll like them.

The illustration shows forcibly the great range of models; no matter how you're built, I can fit you. —\$20 Upward A good hat: A Dunlap Five—or a Brewer Three.

BEN SELLING

MORRISON AT FOURTH

BACK HAUL CASES SET

RATE READJUSTMENT PLANS TO BE HEARD APRIL 12.

Suggestions Made by California and Northern Coast Roads Differ in Detail, Agree in Principle.

WASHINGTON, March 25.—The Interstate Commerce Commission set April 12 for hearing on plans for readjustment of the back-haul rates by transcontinental railroads from Pacific Coast terminals to points east of the terminals in Coast states and in the so-called intermountain country.

Increase in backhaul rates was suggested as a proper means of increasing the carriers' revenues. Plans for such readjustments have been filed with the Commission by roads which reach the California and Northern coast terminals.

The plans, in submitting their plans, also petitioned the Commission for a modification of its orders which would permit the establishment of lower rates on less than carload commodity shipments from Missouri River points to points intermediate to the Pacific Coast. They seek to name rates made by taking 80 per cent of the present class rates from Missouri River points to Reno and Phoenix and Spokane. Such a change would make reductions of from 25 to 50 cents per hundred pounds.

The plans for backhaul adjustments presented by the California and Northern Coast carriers differ in detail, but in theory they agree that the charge for that kind of haul shall be computed with regard to its length from the coast terminal.

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