

U. S. ROAD CONTINGENT ROAD GRANT

Temporary Legislation Aim of Senate Committee.

RETURN JAN. 1 EXPECTED

Belief Is That Permanent Settlement of Problem Is Impossible Before That Time.

WASHINGTON, Nov. 5.—A new program to deal with the railroad situation was arranged tentatively today by congressional leaders. It involves probable passage of temporary emergency legislation to protect railroad and public interest should the carriers be returned by the president to private control January 1, as Mr. Wilson has announced is his intention.

Although house leaders plan to press permanent railroad legislation in that body, the senate committee today agreed that final enactment by congress of the permanent legislation before January 1 virtually was hopeless, and steps were taken toward passing a temporary bill containing the railroad federal compensation until the final legislation is completed.

Transfer of the railroad from government to private control January 1, the leaders were advised, has been decided on finally and unalterably by President Wilson and Director-General Hines. Senate and house leaders in conference today agreed that every effort should be made by congress to enact the permanent legislation before January 1, but with almost certain prospects of failure, the senate leaders arranged to care for the situation by enacting temporary legislation, probably in December.

The legislative program arranged by leaders today called for beginning consideration of the house bill Monday and its passage during the week. If the peace treaty then is disposed of immediately serious consideration of permanent legislation is planned. If it is decided to adjourn congress to afford a respite for members before the new session of December 1, the bill will be placed in position for right-of-way in December. If it is decided to adjourn congress before January 1, the temporary measure returns the government's guaranteed route to the railroads will be passed.

CHICAGO, Nov. 5.—Federal Judge Carpenter today entered an order authorizing the receiver for the Chicago & Eastern Illinois railroad to refuse the \$3,200,000 annual compensation offered by the director-general of railroads for the period of federal control.

The order is said to throw open the whole issue of government compensation for railroads, making it possible for the companies to oppose the settlements offered by the government.

The profits of the railroad were said to exceed the amount offered by the director-general, whose figures were based on the profits of fifteen years preceding federal control.

SLAYER'S IDENTITY FAILS

"NORA EDWARDS," TACTURN, PUT IN SEATTLE CELL.

Hint That Father Lives in Portland Given; Killing of T. C. Ludwig, Admiral, Charged.

SEATTLE, Wash., Nov. 5.—(Special.)—Unable to persuade her to reveal her true identity, police today locked "Nora Edwards" away in county jail all day to await the day of her trial on a charge of first degree murder as the alleged slayer of Thomas C. Ludwig, admiral. They are certain, they say, that "Nora Edwards" is not the girl's real name.

Captain of Detectives Tennant said he had tried unavailingly to learn the name and whereabouts of "Nora's" relatives, that they might be notified of her plight, but that she had refused to tell him anything except a vague hint that her father lives in Portland.

U. S. REJECTS LABOR PLEA

PHONE MEN ASK \$1 RISE

DEMAND FOLLOWS CONFERENCE HELD IN SOUTH.

8400 Workers in Washington, Oregon, California and Nevada Involved in Movement.

PYTHIAN STARTS TOUR

Hood's Sarsaparilla

Take this good old family medicine For Sore throats, Catarrh, Rheumatism, Kidney Complaint, Dyspepsia, etc. Having a superlative merit it has given entire satisfaction to three generations. Fine purifier and tonic.

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edge of what was transpiring at the time of the alleged execution. It is further alleged that the will was not executed of his own free will and that it was procured by undue influence and fraudulent misrepresentation and that the will is null, void and of no force or validity. It is termed as "false, fraudulent and fictitious."

The signature of the will is also attacked in the complaint, which states that it is not the signature of the now deceased A. L. Brown; that it was made by him or under his direction, but was fraudulently affixed to the pretended will for the purpose of causing the property, the approximate value of which is placed at \$30,000, to descend to the parties named as contestants.

The hearing of the case will be held before Judge William D