

WILSON APPROVES DISSOLUTION PLAN

Union Pacific's Entire Holdings of Southern Pacific to Be Disposed Of.

SAFEGUARDS ARE PROVIDED

Stock Not Exchanged for Baltimore & Ohio to Be Disfranchised and Later Sold Under Definite Restrictions.

WASHINGTON, June 28.—President Wilson tonight approved the plan negotiated by Attorney-General McReynolds and the railroad attorneys for the dissolution of the Union Pacific under the Sherman anti-trust law, as directed by the Supreme Court of the United States, so as to avoid a receivership for the great combination.

G. Carroll Todd, special assistant to the Attorney-General, left tonight for St. Paul to represent the Government and to announce its approval of the proposal when it is presented to the United States Court there on Monday. He was accompanied by H. W. Clarke, of counsel for the railroad, who will submit the plan to the court.

Approval is qualified. The Government will qualify its approval of the plan, it is said, by asking the court to grant a reasonable time within which the Attorney-General may make objections to the proposal, if further study develops it will not meet the requirements of the Sherman law in all respects.

This latest attempt of the many made to dismember the combination provides for the disposition of the entire \$126,500,000 of Southern Pacific held by the Union Pacific. The official announcement has been made, it is understood, as one step, provides for the exchange of \$38,292,496 of Southern Pacific stock for the Pennsylvania's holdings in the Baltimore & Ohio, which are approximately of the same value.

Stock to Lose Voting Power. The remaining \$88,207,504 of Southern Pacific will be disfranchised and placed in the hands of a trust company as trustee, and against this stock will be issued certificates with no voting power to shareholders of the Union Pacific. The plan provides for the sale of the certificates within a definite time and their exchange for the stock under such condition, it is declared, that it will be impossible for stockholders of the Union Pacific to acquire a substantial proportion of Southern Pacific stock.

This new plan is somewhat similar to one of the proposals submitted to the court a month ago, but it is said to be more definite in form and surrounded by greater safeguards to prevent the Southern Pacific stock from going to Union Pacific shareholders or remaining under the control of the Union Pacific Railroad for an unlimited time.

Plan Avoids Receivership. Under the Supreme Court's mandate, the proclamation must be presented to the judges of the United States Court for the Eighth Circuit by July 1, although there is no limit within which the court must enter a decree of dissolution. If the court approves the plan the alternative of receivership will be avoided.

Attorney-General McReynolds late today received word that Circuit Judges Sanborn and Smith would be in St. Paul on Monday to receive them. Judge Hook has not been heard from, and it is not known whether he will be present.

Undoubtedly the German lawyer, Oscar Krenizer, the German lawyer, TRUNK

MOTHER AND CHILD BRIDES

Double Ceremony Saves Elopement of Lass When Parent Weds.

SPOKANE, Wash., June 28.—(Special.)—Mrs. Cora E. Watson and her daughter, Bessie, lived in a cottage at 1225 Fifth avenue.

E. F. Steinhilber came there to board. Cupid stopped at the house one day and Steinhilber asked Mrs. Watson to wed. She agreed, and they arranged for the ceremony.

Sixteen-year-old Bessie met 20-year-old Edward Alverson and they did likewise.

The mother objected to the young people's plans, on the ground that they were too young.

Edward and Bessie decided to elope. Mrs. Watson heard of the plans and gave her consent to the daughter's wedding.

All four went to the Courthouse and took out the licenses.

Cupid smiles on the double wedding.

BATTERY GETS BIPLANE

California Artillerymen to Receive Instruction in Flying.

STOCKTON, Cal., June 28.—Battery C, California Field Artillery, today received an Army scout biplane, which has been turned over to the signal corps of the battery. George I. Morane has been ordered to instruct the artillerymen in flying and the first lesson will be given tomorrow at the race track.

The biplane will be equipped with a wireless telephone and a torpedo tube and the troops will be taught to mount and arrange the apparatus for actual warfare purposes. The machine can be converted into a hydroplane in 15 minutes and this will also be made a part of the instruction the artillery men are to receive.

JOHNSON TO SAIL TODAY

Negro Promises Canadians Under Oath He Will Return for Trial.

MONTREAL, June 28.—Jack Johnson, the negro pugilist and convicted white slave, promised the Canadian immigration authorities under oath today that he would sail for Europe tomorrow on the steamer Corinthian and return to Chicago in time for the adjudication of his appeal from conviction.

Johnson was brought before the authorities today and subjected to formal examination as to his intentions. He was informed that a detective will accompany him on the Corinthian as far as Quebec.

COLLIER IS REINSTATED

Judge Davis Decides "Back Talk" Was Directed at Supreme Body.

Circuit Judge Davis has rescinded his action of a few days ago in suspending

Frank T. Collier, an attorney, from practicing in his court because of "back talk" indulged in by the attorney when the judge announced an instructed verdict for the defendant in the case of Ross C. Barnes against Saul Silverfield. The new order signed by Judge Davis yesterday reads as follows:

"An order having been made by this court on June 25, 1913, indefinitely suspending Frank Collier from practicing before the court, because of aspersions cast upon the court, and it now appearing from the records that Mr. Collier's remarks were directed to the Supreme Court and not this court, it is hereby ordered that the said order of June 25 be hereby revoked."

The remark was made by Mr. Collier when, after exclaiming, "This man is poor and is entitled to have his case

Y. M. C. A. TEACHER APPOINTED FEDERAL CHEMIST.



Roy O. Fitch, a member of the faculty of the educational department of the Portland Young Men's Christian Association, was yesterday appointed chemist in the Government Bureau of Standards at Washington, D. C.

He will go to take up his new work at once. Mr. Fitch is a graduate of the science department of the University of Oregon. For the past year he has been in charge of the college preparatory department of the Y. M. C. A., teaching mathematics and chemistry.

"He is one of the most competent teachers we have had," said R. C. French, educational director of the association. "While we regret to lose him, we are pleased with the appointment, which is one of considerable responsibility in the finest chemical laboratory in the world."

go to the jury," he was told by Judge Davis that he had his remedy in the Supreme Court. He said, according to Court Reporter Hunt, "That's a rich man's court." Judge Davis understood him to say, "This is a rich man's court." Those who heard the statement divided as to what actually had been said. Judge Davis determined to trust to Reporter Hunt's memory.

CASE IS BEING HUSHED

DEMOCRATIC LEADERS WOULD SUPPRESS McNAB AFFAIR.

McReynolds Sends Papers to Congress and Clayton Hints Inquiry Will Be Refused.

WASHINGTON, June 28.—(Special.)—Attorney-General McReynolds today sent to Congress all the correspondence relating to the Dicks-Caminetti and Western Fuel cases, which caused the recent resignation of District Attorney McNab at San Francisco. He did this without waiting for action on the demand for an investigation now pending in the House.

It has been decided by the Democratic House leaders that sufficient publicity has been given the case and Chairman Clayton of the committee on judiciary said this afternoon that when his committee met on Wednesday to consider the Kahn resolution it would agree on an adverse report.

"We feel that the public has been satisfied," said Mr. Clayton. "The President has given out all the correspondence on the files of the Department bearing directly on the affair which has not been made public."

Representative Kahn does not share the view taken by Mr. Clayton. He says there are reports from ex-District Attorney McNab on file in the Department of Justice which show that the Attorney-General was repeatedly warned against any postponement. The Republicans in Congress will not drop the inquiry and will insist on a thorough investigation.

EX-CITY COUNCILMAN OF CORVALLIS AND HEAD OF FOUR GENERATIONS PASSES AWAY.



Captain George A. Robinson, in center, and his son, Henry N. Robinson, on the right. All of them are of the same family.

CORVALLIS, Or., June 28.—(Special.)—Captain George A. Robinson, real estate man and ex-city Councilman, died here last night, following two years' illness with his heart. Captain Robinson was 70 years old, having been born in Alabama, December 16, 1843. His early life was passed near Little Rock, Ark. He fought through the war. He married in 1867 and was the father of eight children, five of whom are living—Henry N. Robinson, of Alsea, Or.; James F., of Macleay, Wash.; George Gravis, Corvallis; Mrs. E. A. Smith, Albany; Mrs. P. O. Kriens, Pullman. His first wife died seven years ago, and a second survives him. Captain Robinson came to Corvallis in 1895. Mr. Robinson was a factor in the community.

CAUCUS IS DEAF TO WESTERNER'S PLEA

Manufactures of Wool Carry Duty, Though Raw Product Stays on Free List.

INJUSTICE IS PROTESTED

Members Influenced by Fear of Deficit—Senator Lane Says Economy Would Do More Good Than Tariff Changes.

OREGONIAN NEWS BUREAU, Washington, June 28.—Notwithstanding the efforts of several Western Democrats to induce the caucus today to place on the free list all woolen cloths, clothing, blankets and other manufactures of wool, an overwhelming majority stood out against this amendment and defeated it.

The Western Senators urged that, inasmuch as raw wool is placed on the free list, it would be only fair to the woolgrowers and the public generally to place on the free list the manufactures of wool, which would really benefit the consumer much more than free raw wool.

The finance committee in opposing the amendment made the astounding admission that the Senate was in no way responsible for placing wool on the free list; that wool and sugar had been made free by the President and House of Representatives, and that the Senate was powerless to make any change in these items. It declared that, inasmuch as placing wool and sugar on the free list would greatly reduce revenues, it would not be safe to make any reductions beyond these already made by the finance committee.

Loss of Revenue Feared. The committee insisted that if manufactures of wool were placed on the free list there would be a large deficit in the treasury, and for this reason the committee and the caucus would not accept the proposed amendment.

Senator Lane, of Oregon, was heartily in favor of this amendment, and told the caucus it should be adopted. Not only, he said, would the amendment give some real benefit to the consumer, but it would place the woolgrower and wool manufacturer on an equal footing, and he thought it should be done, for the wool manufacturer had been employing cheap labor, most of it foreign, he had been driving down the price he had paid the woolgrower for his wool and had been arbitrarily fixing his own price to the consumer, and he thought it only just that the amendment should be adopted in the interest of equity and for the benefit of the public.

Lane Demands Economy. Senator Lane further took occasion to assure the caucus that it would not have relieved the public of its burden by the reduction of the tariff, but pointed out that in the future Congress must be more economical in its appropriations and must scrutinize more carefully the estimates of the executive departments. Since he entered the Senate, he said, he had learned that much Government money was being squandered through the carelessness of Congress or through its lack of good business methods. For illustration, he said, 30 cents out of every dollar appropriated for river and harbor work was wasted because Congress made piecemeal appropriations for big works, necessitating repeated delays, as on the Cello canal, all of which meant great waste.

Senator Lane insisted that the adoption of business methods and rigid economy would afford the people greater relief than they would get from the reductions in the tariff proposed by the pending bill.

Sundries Schedule Reached. The caucus also approved the silk, paper and flax schedule today, and tonight took up sundries and the free list, to be followed on Monday by consideration of the administrative features and income tax section.

The action of the committee in transferring raw hemp, flax and jute to the free list was approved by the caucus without discussion. The committee changes in the silk schedule, substituting specific for ad valorem rates, also were approved, and no changes were made in the paper schedule, print paper valued at not more than 3 1/2 cents a pound being left on the unrestricted free list, as in the bill which passed the House.

Senator Simmons tonight declared the caucus had at last shown a disposition to hasten its work, and he believed the bill could be completed by Monday night, or Tuesday at the latest, although considerable difference of opinion is expected when the income tax

is reached. As amended by the finance committee reducing the normal exemption from \$4000 to \$3000 for single persons, the revenue to be derived is estimated to be about the same as the estimated revenue under the House bill—\$80,000,000. Reduction of the general exemption, it was figured, would be about equalized by the additional exemptions for married men or women and for children dependent on the income of a parent.

The duty on oil paintings was raised from 15 per cent to 25 per cent by the caucus tonight and gunpowder and fulminating caps were transferred to the free list.

The duty on oil paintings was raised from 15 per cent to 25 per cent by the caucus tonight and gunpowder and fulminating caps were transferred to the free list.

The duty on oil paintings was raised from 15 per cent to 25 per cent by the caucus tonight and gunpowder and fulminating caps were transferred to the free list.

The duty on oil paintings was raised from 15 per cent to 25 per cent by the caucus tonight and gunpowder and fulminating caps were transferred to the free list.

The duty on oil paintings was raised from 15 per cent to 25 per cent by the caucus tonight and gunpowder and fulminating caps were transferred to the free list.

The duty on oil paintings was raised from 15 per cent to 25 per cent by the caucus tonight and gunpowder and fulminating caps were transferred to the free list.

The duty on oil paintings was raised from 15 per cent to 25 per cent by the caucus tonight and gunpowder and fulminating caps were transferred to the free list.

The duty on oil paintings was raised from 15 per cent to 25 per cent by the caucus tonight and gunpowder and fulminating caps were transferred to the free list.

The duty on oil paintings was raised from 15 per cent to 25 per cent by the caucus tonight and gunpowder and fulminating caps were transferred to the free list.

The duty on oil paintings was raised from 15 per cent to 25 per cent by the caucus tonight and gunpowder and fulminating caps were transferred to the free list.

The duty on oil paintings was raised from 15 per cent to 25 per cent by the caucus tonight and gunpowder and fulminating caps were transferred to the free list.

The duty on oil paintings was raised from 15 per cent to 25 per cent by the caucus tonight and gunpowder and fulminating caps were transferred to the free list.

The duty on oil paintings was raised from 15 per cent to 25 per cent by the caucus tonight and gunpowder and fulminating caps were transferred to the free list.

The duty on oil paintings was raised from 15 per cent to 25 per cent by the caucus tonight and gunpowder and fulminating caps were transferred to the free list.

The duty on oil paintings was raised from 15 per cent to 25 per cent by the caucus tonight and gunpowder and fulminating caps were transferred to the free list.

is reached. As amended by the finance committee reducing the normal exemption from \$4000 to \$3000 for single persons, the revenue to be derived is estimated to be about the same as the estimated revenue under the House bill—\$80,000,000. Reduction of the general exemption, it was figured, would be about equalized by the additional exemptions for married men or women and for children dependent on the income of a parent.

RICH PROMOTER SUICIDE

Fearing Madhouse, George Townsend Drowns Himself.

KANSAS CITY, June 28.—George Townsend, wealthy Chicago railway promoter and brother of Representative Townsend, of New Jersey, committed suicide by throwing himself into the Missouri River at Kansas City, Kan. This information was disclosed tonight by the finding of his body, which was found in a bathtub containing a letter in Townsend's handwriting saying he was going to kill himself because he "feared the madhouse."

Townsend, who was 62 years old, disappeared from a hotel on Tuesday morning.

"He must have been unbalanced by the extreme heat and ended it in the river," Representative Townsend said tonight.

TEN DROWN FROM FERRY

Passengers Fight for Footing on Raft and All Fall in River.

LEECHBURG, Pa., June 28.—Ten persons are thought to have been drowned here tonight when a raft ferry, carrying 65 persons, went down in the Kiskiminetas River. Five bodies have been recovered.

The raft was crossing the river from Hyde Park, Pa. On approaching Leechburg the passengers made a rush to the forward end and the excessive weight caused the raft to tip under. In the excitement several passengers jumped overboard; others fought to retain their foothold, and all fell into the water.

A large force of men is dragging the river at the point of the accident.

LEPER TO BE DEPORTED

Syrian Found to Have Had Disease on Entering Country.

CLEVELAND, O., June 28.—Information obtained by Immigration Inspector Flucky indicates that Dashed Hsain, the Syrian leper, who has been occupying an entire floor in the City Hospital for more than a week, was suffering from the disease when he arrived in this country and hence he may be deported at once. The warrant for his deportation is expected to arrive from Washington on Monday.

M. Scorycos, of Buffalo, a fellow-countryman of Hsain, told Flucky today that he had known Hsain in Buffalo and that Hsain told him he had been afflicted with leprosy for two years.

COMMERCE COURT FAVORED

McReynolds in Speech Makes Plea to Continue Tribunal.

WASHINGTON, June 28.—Attorney-General McReynolds favors the continuance of the Commerce Court. He said so tonight in reply to a speech by Representative Sims, of Tennessee, in the House Friday. Mr. Sims read into the record correspondence with the Attorney-General which Mr. McReynolds believes created the impression that he favored abolishing the court.

Mr. Sims has introduced a bill to abolish the court. The House Democrats in caucus last week went on record favoring its abolishment.

MAD DOGS ADD TERROR

(Continued From First Page.)

Chicago Police Kept Busy. Chicago was fortunate in that it was a half holiday, and thousands were enabled to quit work at noon and seek relief in the lake or the parks. The police were kept busy carrying heat victims to the hospitals and calming the dogs due to attacks by rabid dogs.

In the Ghetto the familiar sight of tinny, scantily clad, sleeping in doorways, on fire escapes, roofs, and even in the streets, greeted the eye of passerby on the streetcars. The parks were crowded all night with exhausted men, women and children.

OREGON WEATHER CONTRASTS

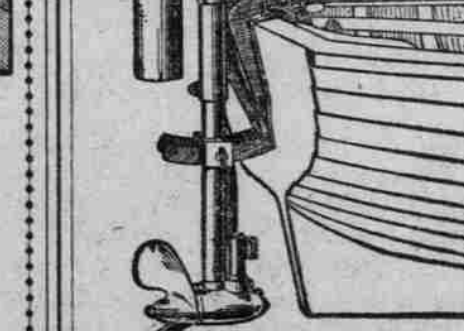
Temperature Is Moderate While East Suffers From Torrid Heat.

While the residents of the Eastern and Middle Western states are suffering in excessive heat, Portland and the State of Oregon are enjoying almost perfect weather.

With the temperature keeping within the "60s," a climate delightful and wholesome has nursed the good spirits of those who have been fortunate enough to be where they might enjoy it. Portland has been exceedingly fortunate in weather. It is not necessary to have tropical heat to wear summer clothes, which accounts for the light clothing and brilliant colors which go by at a pace which does not suggest overheat, but rather unconsciousness of the great blessing of a pleasant day.

Schoonover Accepts Federal Job.

SAN DIEGO, June 28.—Albert Schoonover, a leading Progressive Democrat, sent a telegram today to Representative Kettner, at Washington, accepting the position of United States District Attorney for Southern California, with headquarters in Los Angeles. It is expected that the nomination will be presented by President Wilson to the Senate and confirmed at once.



Makes Any Row Boat a Motor Boat

Evinsrud Row Boat Motors can be clamped to any rowboat with two thumb screws, no holes to bore. The motor is so simple a child can operate it. It can be carried by hand, as the weight is only about 52 pounds. It gives a speed up to eight miles per hour. A gallon of gasoline operates it 4 to 5 hours. We absolutely guarantee them to give entire satisfaction or money will be refunded. Five national governments have adopted Evinsrud Motors. Can you ask for a better guarantee of their merits? Take one with you on your vacation trips. If you don't own a rowboat, rent one, clamp it on, and you have a motor boat. Motor is shown in operation at 106 Fourth street. F. G. Epton, Agent. Write for catalog. Agents wanted.

Come Now or Lose Your Chance to Buy Schloss Baltimore Clothes 1/4 Less

SOON this great Going Out of Business Sale will be a vain thing of the past—and when it's over you'll look in Every suit in our immense stock is reduced—come tomorrow and select the best suit you've ever bought for the money.

\$15.00 Suits	\$11.75	\$25.00 Suits	\$18.75
\$18.00 Suits	\$13.75	\$30.00 Suits	\$22.50
\$20.00 Suits	\$15.00	\$35.00 Suits	\$26.25
\$22.50 Suits	\$16.75	\$40.00 Suits	\$30.00

Phegley & Cavender
FOURTH & ALDER
Successors to Salem Woolen Mills Clothing Co.

OIL STAYS IN MISSOURI

OUSTER SUSPENDED, BUT CLUB IS HELD BY COURT.

Jurisdiction Retained and If Standard Violates Law Summary Action Will Be Taken.

JEFFERSON CITY, Mo., June 28.—The Missouri Supreme Court announced today a decision allowing the Standard Oil Company of Indiana, which had been ousted from the state, to continue business in Missouri.

The decision does not revoke the order of ouster, issued some time ago as a result of proceedings instituted by the state under the anti-trust law, but merely suspends the order for so long a time as the company complies with the laws of the state.

The suspension of the ouster was made after evidence had been taken before a special commissioner to sustain the contention of the company that it no longer had a monopoly of the oil business of the state.

The decision provides that the Supreme Court shall retain jurisdiction of the case; that the Attorney-General, if the company violates the anti-trust law, may move to vacate the suspension of the ouster and that independent of the Attorney-General, the court may order evidence to be taken to ascertain whether the company is complying with the laws.

A Beautiful and Fascinating Book About Oregon

"The Guardians of The Columbia"

By John H. Williams, Author of "The Mountain That Was God"

Newsstand Edition, 75c, Postage 8c
Library Edition, \$1.50, Postage 10c

Containing over 200 magnificent illustrations, including eight in color of Mt. Hood, Mt. Adams, Mt. St. Helens and the Columbia River with its great forests.

A book to read, to own, to send to your friends.

Oregon is rich in scenic beauty and historical lore. Our Book Department is replete with the many publications setting forth in story and picture the great beauty of Oregon.

Headquarters for Souvenirs—Our selection of Oregon Souvenirs embraces single views and portfolio sets, elaborately bound volumes and those of modest price, but all possessing in the highest degree the element of interest and art. A privilege to show you. A pleasure to have you examine at your leisure.

APPLE SHOW TALK RIFE

Spokane Already Prepares for Big Down-Town Fall Affair.

WASHINGTON, June 28.—James A. Fowler, assistant to Attorney-General McReynolds, will not resign on July 1, as he had planned, but will continue in the Department of Justice, it was learned tonight, until the Attorney-General has chosen his successor.

G. Carroll Todd, special assistant to the Attorney-General in charge of the Government's proposed further cuttings of the "coal trust," and associated with Mr. McReynolds in the negotiations for the dissolution of the Union Pacific merger, is mentioned in connection with the place.

HERE'S THE RING "JUNE BRIDE" DIAMONDS ON CREDIT

SEND FOR CATALOG

BRILLIANT JEWELRY CO.
207 CORBETT BLDG.
5TH & MORRISON STS.

Gill's THE J. K. GILL CO.

Third and Alder Streets

Keep Him Out, He Is Dangerous

We make Screens to measure at surprisingly low prices. Our machinery and facilities enable us to do so. Phone us for an estimate. If you think our prices are not low enough, don't buy. You are under no obligation. We also manufacture oak flooring.

WARD BROS.

Phone East 32, B 2633 44 Union Avenue North