

TREATY HOPE IS STRENGTHENED BY WILSON'S ACTION

Approval of Reservations Suggested by Hitchcock Narrows Breach Between Two Parties.

By David Lawrence Copyright, 1920 Washington, Feb. 10.—As the senate takes up once more the job of trying to reach an agreement on the form in which the peace treaty shall be ratified, the most significant piece of news is that President Wilson has said explicitly just what reservations he would accept.

Though his advisers have been urging him for months to do so, Mr. Wilson, for reasons of his own, has steadfastly refused to erase from the public mind the impression that he wanted the treaty ratified in the same form as so much as the crossing of a "t" or the dotting of an "i." Though the president's concession is delayed, it is nevertheless vital and clears the atmosphere to this extent:

Both the president and his opponents favor reservations, and the debate now centers on how many there shall be and what they shall contain.

The senate again and again refused by its votes to which President Wilson and Mr. Wilson is determined that in the guise of "reservations," amendments shall not be made that impair the validity of the whole document.

The Republicans, however, have been strengthened by utterance of Viscount Grey to the effect that Europe would accept reservations. Everything now depends upon the form in which they are presented.

Senator Lodge admits that some of his reservations were drawn rather hastily and put into the debate at a moment when careful revision was possible.

On the other hand, the bi-partisan conference recently made good progress toward revising the Lodge reservations. It was on Article X that the break came.

MAKES TACTICAL ERROR The fact that President Wilson wrote a letter at that time—January 26—outlining his views on reservations was not made known until last Saturday to the Democrats and Republicans.

There is a tactical error of negligible proportions. The responsibility is plainly on the shoulders of the president, for Senator Hitchcock wanted to make the letter public. It was written to the count (they wrote his letter to the London Times). It would have revealed that the president was not stubbornly trying to get the treaty through with no qualification whatsoever and might have prevented the bi-partisan parleys from breaking up.

And there is no telling how far advanced the treaty situation would have been months ago if the president had permitted Senator Hitchcock to say last November what he knew, authorizing him to state to the senate, namely:

LIST OF RESERVATIONS That the president approves of reservations to the treaty. Here are the reservations to which President Wilson refers in his letter to Senator Hitchcock as those on which he stands:

"That any member nation proposing to withdraw from the league on two years' notice if the president should determine that its obligations referred to in Article I of the League of Nations have been performed as required in said article.

"That no member nation is required to submit to the league, its council or its assembly, for decision, report or recommendation any matter which it considers to be in international law a domestic question, such as immigration, labor, tariff or other matter relating to its internal or coastwise affairs.

EXEMPT MONROE DOCTRINE "That the national policy of the United States known as the Monroe doctrine, as announced and interpreted by the United States, is not in any way impaired or affected by the covenant of the League of Nations and is not subject to any decision, report or inquiry by the council or assembly.

"That the advice mentioned in Article X, covenant of the league, which the council may give to the member nations as to the employment of their naval or military forces, is merely advice which each member nation is free to accept or reject according to the conscience or judgment of its then existing government and that the United States this advice can only be accepted by action of congress at the time, congress alone under the constitution of the United States having the power to declare war.

VOTE IS EQUALIZED "That in the case of a dispute between members of the league, if one of them have self governing colonies, dominions or parts thereof, representation in the assembly shall be equal to that of the member nation, and all are to be considered parties to the dispute and the same shall be the rule if one of the parties to the dispute is a self gov-

erning colony, dominion or part, in which case all other self governing colonies, dominions or parts, as well as the nation as a whole, shall be considered parties to the dispute and each and all shall be disqualified from having their vote counted in cases of any inquiry on said dispute made by the assembly.

OTHERS ACCORDED RIGHTS In other words, the president seems to be anxious not to convey the impression that America is selfishly asking for reservations and is not willing to take other nations into the same interpretation of the peace treaty in their own countries. This is a forcible brought out difference between the whole structure of moral force given above and the phrasing of the Lodge reservation which starts with the declaration, "The United States assumes no obligation under Article X unless the congress shall authorize."

What the president seems to fear is that if the reservation in question is specific in its terms, the value of Article X as the president sees it is that whether or not there is a pledge to use the army and navy of the United States to preserve the territorial integrity of any nation whose boundaries have been violated by an invading army, the mere expression by the United States of its disapproval through the medium of a "word" without a tribunal like the League of Nations would be sufficient to deter an imperialist nation from making war on a weak neighbor.

QUESTION OF KIND NOW If the United States had simply uttered, as President Roosevelt so long claimed, an expression of protest against the invasion of Belgium, the fear might have been engendered in the hearts of German statesmen that America was alert and that her public opinion might become so inflamed as to cause her congress to recommend even further steps to preserve peace. What Mr. Wilson is pleading for is that no reservation shall be adopted which subtracts from the moral force of Article X as the president of the United States may want to feel free to exert to keep the peace.

The president's approval of Hitchcock reservations is a step toward real compromise, it being the issue out in the open. The debate before the country now will be what kind of reservation shall be adopted. Both sides are in record in favor of reservations to "Americanize the treaty."

Man Stealing Egg Mash Is Fired On By Ranch Manager Chehalis, Wash., Feb. 9.—T. S. Chastain, who has charge of the Midfield ranch near Winlock, on returning at dusk noticed a man prowling around the barn, making off with a 100-pound sack of egg mash. The man dropped his burden and ran. Chastain opened fire with a pump gun and the prowler returned the fire with a revolver. The man escaped.

Richard Grindeman, an inmate of the state training school, suffered fracture of an arm in four places when he was caught in a belt in the machinery at the school.

Slight Increase in Influenza Reports Shown in Portland Influenza showed a slight gain in Portland during the last 24 hours with the report of 120 new cases and six more deaths recorded at the city health bureau this morning. Cases quarantined in the city total 749, according to health bureau records which show that 146 of the 835 "flu" cases listed since the epidemic broke out have been released.

Two of the six deaths occurred on Monday at the infirmary hospital at Stead and Hooker streets, which is at present accommodating over 50 patients.

Grazing Increase Is Knocked Out of Bill Washington, Feb. 10.—(WASHINGTON BUREAU OF THE JOURNAL)—The proposed increase in grazing fees on national forest lands, which would have almost doubled the present rates, was knocked out of the agricultural appropriation bill Monday on a point of order.

The Evil of Substitution A few years ago we heard much of the "evil" of substitution. When a dealer deceives his customers and misrepresents the identity of goods called for, "substitution" is in fact obtaining money under false pretense. But when a dealer persuades his customer to take Bjax Glory Soap instead of Ivory, for which he had asked, that is not substitution—it's competition.

All progress is a matter of substitution. Misrepresentation is the "evil" and as advertised goods are better known, fraud becomes more difficult and less profitable.

Without monopoly, competition always persists. Advertising tends to create a monopoly of demand.

Advertising space in the Butterick publications is for sale through accredited advertising agencies

Butterick—Publisher The Delineator Everybody's Magazine Two dollars the year, each

COLT WARNS TO PREPARE FOR NEW AND LOWER COSTS

Portland Banker Says Acute Exchange Conditions Will Cause Domestic Price Tumbling.

New and lower price levels within six to eight months were predicted by C. C. Colt, vice president of the First National bank, in an address today at noon before the Portland Rotary club.

The abnormal foreign exchange situation which is retarding the exportation of goods and causing accumulation in this country will be the chief factor in domestic price tumbling, added the banker.

Whether the price break will be gradual or seriously disturbing to business prosperity will depend upon foreign and preparation now, he said. "I urge the earnest consideration of business men to trim their sails and prepare for a different kind of weather than we have been enjoying recently," Colt continued.

REACTION MAY COME LATE "I think, furthermore, that as the Pacific coast was the last to feel the pulse of prosperity due to the war, we may be the last to feel the reaction. I have confidence that this great country will steer safely through the impending crisis as it has in the past, but not without earnest intention and endeavor to get busy at work and live nationally as well as individually within our means."

Explaining the unprecedented foreign exchange situation, the bank official said: "Considering only the English exchange as its principle applies to other countries, the medium based upon the value of the pound sterling is gold. During the war period foreign countries have purchased from us such an extent, and made up the difference in gold, that the time has arrived when the available gold supply in foreign countries is very much curtailed, hence the answer is that they must produce more goods for export or their imports must cease."

DEAR AT ANY PRICE "I remember talking to a pioneer of the early days of Chicago, who told me that he could have bought what is now the corner of Franklin and Monroe streets for a pair of rubber boots, and I asked him why in heaven's name he didn't buy it. His reply was that he didn't have the boots, and that is about the plight that many of the foreign nations find themselves in at the present time. Now what will be the effect upon this country? The answer is simple and direct. With the inability to export our goods, it will surely mean an accumulation of products in this country, the lowering of prices, unemployment of labor and general depression. I hope may be averted by the wise and necessary steps being taken to prevent such a crisis. Such a condition is sure to accompany that which produces depression, fair price committees, women's clubs, and all the other agencies unsuccessfully attempted, namely, reduce the cost of commodities."

MISSING LINKS HINDER QUEST OF MURDERER (Continued From Page One.) which the slayer escaped, and from a platform of which he cast away evidence of his crime.

ROBBERY POSSIBLE MOTIVE Howard Philpot, employed by Overbeck & Cooke, lends color to the theory that the slayer had been murdered for the money he carried by some one of many who may have had knowledge of Descamp's financial status.

Descamp was approximately 5 feet 10 inches tall, weighed about 175 pounds and had sandy hair, a description which seemingly tallies with that announced by the police as the probable murderer. Descamp was approximately 5 feet 10 inches tall, weighed about 175 pounds and had sandy hair, a description which seemingly tallies with that announced by the police as the probable murderer.

CONVERSATION IS RECALLED On the other hand, Descamp told William C. Redfield, Ramapo hotel, that he "had a good thing in sight" in California and had been there for some time. In conversation, reported today by Redfield, a former saloon partner of Descamp, is said to have occurred about a month ago. Descamp is also reported to have made a sudden unannounced trip East some two years ago and to have failed to advise any friend of his action, his flight, his personal friend, N. E. Imbus, did not see Descamp since he left Portland, although he often appeared at Philpot's office in one suit and later changed his clothing. Philpot declares he had never seen Descamp with a woman and believes he did not drink intoxicants.

Increased Wages to Salem Mill Laborers Local officials of the Loyal Legion of Loggers and Lumbermen announce that C. K. Spaulding, owner and manager of logging and milling plants at Salem, has submitted to the local officials of the legion and will operate all his mills and camps under this agreement. This action carries an increase of 40 cents per day, from \$1.40 to \$1.80 per day. The minimum scale of the Loyal Legion of Loggers and Lumbermen is \$4.40 per day.

Turkey Asked to Punish Murderers Washington, Feb. 10.—(U. P.)—A demand has been made upon the Turkish government by Admiral Bristol, American high commissioner at Constantinople, that the government investigate and punish the murderers of two American Y. M. C. A. representatives, killed recently by Turkish brigands near Aleppo.

Morgan Men Leave For Study of China New York, Feb. 10.—(U. P.)—Thomas W. Lamont of J. Pierpont Morgan & Co., with Martin Egan as assistant, and Jeremiah Smith of Boston as counsel, will leave Thursday for Japan and China to confer with bankers of those countries and make a financial, commercial and political survey of China.

Special Session Called Santa Fe, N. M., Feb. 10.—(I. N. S.)—A special session of the New Mexico legislature will be called to convene February 16, to ratify the Santa Fe Anthony federal suffrage amendment.

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Balance of Only \$41,725.98 Remains in General Fund for End of Present Fiscal Year.

Only \$41,725.98 remains in the general fund of the city treasury to cover all emergency expenditures until the end of the present fiscal year on November 30, according to figures compiled by Chief Deputy Auditor Grutz and presented to the city council on Monday afternoon by Commissioner Pier, who is in charge of the bureau of finance.

The statement shows that the city had a cash balance on December 1, 1919, of \$75,565.82. Estimated receipts from taxes were placed at \$3,500,000, and estimated receipts from all other sources were given at \$472,955.58, bringing the total receipts to \$4,348,541.40. Funds appropriated are estimated at \$4,307,424.42, which leaves a balance in the general fund of \$41,725.98.

A city commissioner state that it will be necessary to seek another special levy from the people in November in order to run the municipality. Recent increases in salaries to city employees cut the usual emergency fund of between \$150,000 and \$175,000 to \$125,000 to cover all emergency purposes.

The appropriation of \$36,000 to construct the smallpox hospital at Kelly Butte rock quarry may be held up in part by the municipality. Commissioner Bigelow recommended to the council that a wing be added to the present smallpox cottage at an estimated cost of \$5000.

RIFLE WHICH SHOT GRIMM UNIDENTIFIED (Continued From Page One.) court opened. Vandever, in cross examination, attempted to bring out some of the facts in connection with the shooting of Wesley. Several other attempts were objected to by the prosecution as improper cross examination and sustained by the court.

MORGAN NOT DEFENDANT Morgan is not among the defendants. Despite the fact that he was arrested with the others in the hall on Armistice Day, he is held in the Lewis county jail on charges of criminal syndicalism.

Dr. Equi's Appeal For Pardon Is Sent To Haney and Bean The application of Dr. Marie Equi for a complete pardon, which was recently granted by the president, has been referred back to former United States attorney Bert E. Haney and United States Judge R. S. Bean for their recommendations. The application was made this morning. Haney said he would report back to Humphreys his recommendations within the next day or so.

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ROSE EXHIBIT DATES TENTATIVELY FIXED AT JUNE 21 AND 22

Time Selected Is Identical With First Two Days of Shrine Convention in City.

The dates of the Portland Rose show are June 21 and 22, subject to confirmation by the Portland Rose Festival association. The exhibit will be made outdoors, on Madison street, between West Park and Tenth streets.

The dates of the show are identical with the first two days of the Shrine convention and the Rose Festival will come on June 21 and 22.

The selection of rose show days was made by the Portland Rose festival at its annual meeting in the Chamber of Commerce Monday evening.

The election of officers resulted as follows: H. J. Blasing, president, re-elected; Dr. Ernest Drake and Mrs. Charles E. Clark, vice presidents; Mrs. J. C. Simmons, secretary; H. R. Blauvelt, financial secretary; R. J. Jubitz, treasurer.

Photographs of the buildings and streets at Centralia were identified by George Bevans, photographer of Chehalis, and introduced as evidence. There were 43 of these photographs in all. The identification of weapons said to have been used by the defendants at Centralia was taken up, with Sheriff J. F. Berry of Lewis county as a witness.

IDENTIFIES BLAND'S RIFLES Berry first identified two rifles, said to have been procured from the Blands, Bert and O. C. The sheriff said they admitted ownership and Bert is said to have been the one who fired the shot while the other Bland is said to have had his gun in a room of the Arnold hotel.

A belt of cartridges and another rifle were introduced. These and some volvers were not identified as belonging to any of the defendants, because they were turned in by deputies and American Legion members.

A .22 calibre high power rifle was introduced, taken down, with the base of the muzzle section enclosed in a glass case, placed there because of finger prints. This had been given the sheriff by Chief of Police A. C. Hughes of Centralia.

VANDEVER OPENS CASE As the rifles were handed over, the defense attorney examined them carefully, opened the chambers and acquitted down the barrels critically.

A pair of field glasses, an overcoat and a black suitcase were also introduced. To whom they belonged was not stated.

Vandever cross examined the sheriff as to whether or not the guns had been handled or had changed in condition while in his possession. The witness said the guns were locked in his private office until brought to Montesano, and passed it around for inspection by the jurors.

A nickel-plated pistol, which the chief said he had obtained from a patrolman by the alias of Sheriff John F. Berry had been previously called to testify to having the guns in his possession. Most of them, the sheriff said, had been turned over to him by Hughes.

SAYS GUN NEVER USED A large Colt revolver, ownership of which by Britt Smith, Vandever admitted, the chief said he had secured from a lavatory on the back porch of the Roderick hotel, where I. W. W. headquarters were located. Smith had told him where the gun was located, the chief testified. Vandever contended that the gun had never been fired, and passed it around for inspection by the jurors.

A loaded Colt automatic pistol, which had been turned over to the chief by W. H. Graham, a high school teacher, was the property of Attorney Elmer Smith.