

THE WEATHER.
Tuesday: Rain in west; fair and warmer east portion; moderate westerly winds.

The Oregon Statesman

The Statesman receives the leased wire report of the Associated Press, the greatest and most reliable press association in the world.

SEVENTY-FIRST YEAR

SALEM, OREGON, TUESDAY MORNING, SEPTEMBER 20, 1921

PRICE: FIVE CENTS

WAR TIME PROFITS FEELING HIT

ANOTHER NOTE IS DISPATCHED BY DE VALERA

Irish Leader and Dail Eireann Now Believe Conference Will Be Held With British Cabinet.

OPEN DIPLOMACY IS CRITICIZED BY PRESS

Acceptance By Sinn Feiners Is Confirmed By Republican Leader

DUBLIN, Sept. 19.—Members of the Dail Eireann cabinet reviewed the situation today, giving attention to Premier Lloyd George's telegram. After the session a reply was despatched. So far as the Sinn Fein position is concerned, it did not appear to change in any way.

It is announced Mr. De Valera's desire for a conference is strong as is that of his colleagues. Members of the Dail do not believe that the notes forwarded to Mr. Lloyd George were open to the construction that they claimed recognition as a sovereign state. As some express it, their idea of a conference is one which may lead to association with the British commonwealth, and, if that failed would leave them in no worse position morally than when they entered.

Conference Looked For
The general impression among the members and their supporters was that a conference would be held.

Mr. De Valera's telegram follows:
"Sir:
"We have had no thought of asking you to accept any conditions precedent to a conference. We would have thought it as unreasonable to expect you, as a preliminary to recognize the Irish republic formally or informally, to surrender by the continuation of the present position, which we accept, the position of the other that there is a dispute and that a conference is necessary to search for and discuss such adjustments as might come of it."

A Way To Peace Seen
"A treaty of accommodation and association, properly concluded between the people of these two islands and between Ireland and the states in the British commonwealth would, we believe, end the dispute forever and enable the two nations to settle down in peace, each pursuing its own individual development and contributing its own quota to civilization, but working together in free and friendly cooperation in affairs of agreed common concern."

"To negotiate such a treaty the respective representatives of the two nations must meet, but if you seek to impose preliminary conditions which we must regard as involving the surrender of our whole position, they cannot meet. Misunderstandings Prevail
"Your last telegram makes it clear that misunderstandings are more likely to increase than diminish and the cause of peace is more likely to be retarded than advanced by the continuance of the present correspondence."

"We request you, therefore, to state whether your letter of September 7 is intended to be a demand for surrender on our part or an invitation to our part or free on both sides and without prejudice should an agreement not be reached."

"If the latter, we readily confirm our acceptance of the invitation and our appointed delegates will meet your government's representatives at any time in the immediate future that you may designate."

Reply Causes Dispute
Premier Lloyd George's letter of September 7 was one in which he asked Mr. De Valera for a definite reply as to whether "he was prepared to enter a conference to ascertain how the association of Ireland with the community of nations known as the British empire can best be reconciled with Irish national aspirations." To this Mr. De Valera replied in the affirmative, but added in his reply the paragraph now in dispute.

More Notes Necessary
LONDON, Sept. 19.—(By The Associated Press)—Eamonn De Valera, Irish Republican leader, sent another telegram to Premier Lloyd George in which, declaring that the Sinn Fein had no thought of asking acceptance of any conditions precedent to a conference, he requests the premier to say whether his letter of September 7 was intended to be a demand for surrender or an invitation to a conference "free on both sides and without prejudice should an

POLK COUNTY NUT OUTPUT IS IMMENSE

Kirkpatrick Has Bumper Crop in Grove Which Experts Advised Him to Cut Down

DALLAS, Or., Sept. 19.—(Special to The Statesman.)—The biggest English walnut crop in the history of Polk county will be harvested this year from the groves about Dallas. In practically all walnut groves the trees which last spring were thought killed by the severe winter weather, are loaded with nuts and will require a large amount of help to gather them in.

The E. C. Kirkpatrick grove just north of town, which had Mr. Kirkpatrick followed the advice of experts, would have been cut down in the spring of 1920 and which during that whole year looked as though it might die, is this fall one of the biggest bearing groves in this section. Mr. Kirkpatrick has received orders for almost his whole crop from confectioners in Seattle.

H. L. Crider also has a large crop among his prune trees on his orchard on the Dallas-Salem highway.

SHIPPING RATES ON STOCK CUT

Transcontinental Reductions Affect All Except the Draft Animals

SAN FRANCISCO, Sept. 19.—Trans-continental livestock rates on all lines are to be reduced 20 per cent for the period beginning September 20 and ending December 31, as an emergency measure to assist the stock raisers in tiding over the present unsettled market conditions, G. W. Luce, freight traffic manager of the Southern Pacific company, announced today. The reduction in the trans-continental hauls is in addition to the short haul reductions for livestock announced by the carriers recently.

The trans-continental reductions cover all classes of livestock except draft stock.

BOMB THROWERS UNDER ARREST

Large Amount of Dynamite and T. N. T. Found in Chicago

CHICAGO, Sept. 19.—A confession that he had planted and exploded more than 60 bombs during the last year was obtained, according to the police, from W. G. Smith, one of five men arrested today while bombing the shoe repair shop of David Kremen.

Fourteen hundred sticks of dynamite and 100 sticks of TNT were seized by the police following the capture of the men.

The bombing was said to have been the result of a rivalry between the International Brotherhood of Shoe Repairmen and the United Shoe Repairmen. Kremen is a member of the former.

Richard Burke, who hurled the bomb and who was shot in an attempt to escape, is said to have told the police that he supplied dynamite for several labor unions and also the men to throw them.

Police say he made a statement of bomb outrages undertaken for the shoe repairmen's and janitors' union.

In his alleged confession, Smith said he met Burke in August and was hired to aid him in bombing and window smashing. His salary was set at \$50 a week, but he had not been able to collect it, he said.

Woman Leaps to Death in Rapids of Niagara

NIAGARA FALLS, Sept. 19.—An unidentified woman was carried through the upper rapids and over the American falls today after she was seen to jump into the river near Goat Island bridge.

The name Mrs. Wyatt, Buffalo, scribbled on a piece of paper and tucked into a purse was found on the shore.

GIRL GIVES CLUE

DIXON, Ill., Sept. 19.—The arrest of Daley Borovich, aged 12, as she was carrying a gallon of liquor led to the apprehension of her uncle and aunt, Mr. and Mrs. Emil A. Bacher, whom she told the police, she was delivering the whiskey to a customer.

Two Schools Still at Outs

DR. RUMWELL BEFORE JURY

Physician Asked to Tell Why Autopsy Performed on Miss Rappe's Body

ARBUCKLE GREET'S WIFE

Old-Time Affection Shown When Two Meet in Prison Visiting Room

SAN FRANCISCO, Sept. 19.—The death of Miss Virginia Rappe, Los Angeles film actress, was again before the county grand jury here tonight. A few nights ago this grand jury indicted Roscoe (Fatty) Arbuckle, star motion picture comedian, on a charge of manslaughter in connection with the girl's death.

Dr. M. E. Rumwell, the physician who attended Miss Rappe during most of her fatal illness, was subpoenaed by the grand jury to tell, according to District Attorney Matthew Brady, why an autopsy had been ordered performed without consent of authorities required by California statute.

Girl After Money.
Miss Rappe's illness, it has been charged, began in Arbuckle's suite at the Hotel St. Francis here, while she was his guest and resulted from violence inflicted by Arbuckle. Arbuckle is being held for trial on a charge of first degree murder sworn to by Mrs. B. M. Daimont, another member of Arbuckle's party during an alleged drinking bout.

Previous to the convening of the grand jury tonight, District Attorney Brady announced all angles of the case would be investigated, and particularly, he said, a report quoting one woman witness as having declared:
"There is money in this case and I am going to get some of it."

Arbuckle and Wife Meet.
Roscoe Arbuckle and the wife from whom he has been separated for four years had a re-union today in the visitors' room at the city prison, where Arbuckle is awaiting trial.

He clasped Mrs. Minta Durfee Arbuckle in his arms, then affectionately greeted her mother, Mrs. Flora Durfee.

The grand jury resumed its investigation of the Arbuckle affair tonight, subpoenae having been sent out to Dr. M. E. Rumwell, the attending physician in most of Miss Rappe's illness; Mr. Joyce Clark, one of the participants in the party; Dr. Gabor Kingstone and Reginald Morely, two men who were reported to have some knowledge of the affair and several other witnesses.

Sherman Is Gone
Joyce Clark was questioned by District Attorney Matthew Brady and his deputies today, but refused to sign a statement and accordingly was ordered to appear before the grand jury.

Lowell Sherman, of Los Angeles, also subpoenaed to appear before the grand jury is enroute to Chicago, Brady said, and no legal means exists to bring him back.

Miss Rappe was an occupant of the Arbuckle suite, and was present at the party from which the death of Miss Rappe resulted.

Sennacher Examined.
LOS ANGELES, Cal., Sept. 19.—Al Sennacher, who was manager for Miss Virginia Rappe, was examined today by federal officials investigating the source of the liquor reported to have been in evidence at the San Francisco party.

Sennacher told officials that Mrs. Bambina Maude Delmont and Miss Rappe went to San Francisco in his car and denied that there was any liquor transported in his car. A transcript of his testimony was sent to San Francisco authorities.

Fischbach Wanted.
Federal officials wishing further to question Fred Fischbach, motion picture director, concerning his declaration that some forty bottles of liquor were in evidence at the party, and some of it transported from Los Angeles in Arbuckle's car, today inaugurated a search through southern California to locate Fischbach.

CHAPPEL CASE IS DISMISSED AFTER HEARING IN COURT

Charges of Embezzlement, Filed Recently Against C. N. Chappel by J. J. Langmack, of the Silver King Mining Company, were Yesterday Dismissed by Judge G. E. Unruh after a Hearing in Justice Court.

Chappel, formerly a local stock salesman for the mining concern, was accused of having diverted from company channels, the sum of \$1102.04 several months following his departure from Salem about a year ago.

Money Due, Says Chappel.
Chappel took the witness stand in his own behalf and testified that he still has several hundred dollars due him from the company in return for his services in selling stock valued at \$11,215. He denied that he had fled secretly from Salem and asserted that he had maintained correspondence with local friends and had made every effort to inform the Silver King officials of his change of residence to Klamath Falls.

Regarding his alleged failure to turn over to the company sums received from sales of stock, Chappel stated that he had kept these sums with the knowledge and consent of officials of the concern.

Defendant Submits Letters.
J. J. Langmack denied assertions made by Chappel, but exhibited some difficulty in accounting for letters, admittedly his own, which were submitted by Chappel as a portion of his defense. Some of the written evidence substantiated Chappel's testimony that he had made payments to the company and that he was to be paid in cash for his services.

"I was selling stock in accordance with a verbal understanding that I was to receive 20 per cent of the total sales as my commission for my part of the work," testified Chappel.

Company Officials Present.
The case, as presented to Judge Unruh, evidently hinged upon this point, as the mining company officials held that Chappel was to receive only 20 per cent of the actual cash payments made by subscribers to the stock.

Mr. Chess, was represented in court by Seneca Pentz, Portland attorney. Mr. Langmack, president of the company, and William S. Risley, secretary treasurer, were present.

EUGENE-SALEM ROW GOES ON

Apology Demanded of Principal Nelson is Not Likely to Be Made

FOOTBALL DATE NOT SET

Gridiron Contest Between Institutions This Year Not in Prospect

Possibility of Salem high school again securing friendly relations with Eugene high school seems hopelessly lost with the re-employment of Eugene football manager to the offer of a game made recently by the Salem manager. The Eugene reply declares that Principal J. C. Nelson of the Salem school must apologize for statements accredited to him and for others printed in an editorial in the "Clarion," the publication of the Salem high school, before Eugene will again agree to a friendly relation which it broke shortly after the football season of last year.

Two Demands Made.
The demands of the Eugene school as set forth in the letter and signed by the football manager follow:
"Before we consider a game with Salem, Mr. Nelson will have to apologize for the following statements:
(1) That our faculty manager, Mr. Chess, was guilty of crooked work and that he intended to disband the Salem team when he had prepared for them a luncheon at the time of the Salem-Eugene game a year ago.
(2) For permitting an editorial to be published in the official paper of the Salem high school making a bitter attack upon the student body of the Eugene high school, regarding their actions at the time of the game a year ago."
"Never in all the world," said Mr. Nelson yesterday in reply to a question whether he would apologize. "Not unless I receive a request from the student council and from the editor of the Clarion." He added emphatically:
"Positive declarations that they would not recommend that their principal apologize for editorials in the Clarion and even intimating that they would make recommendations to the contrary in case the proposal were considered by Mr. Nelson have been made by both Ralph Emmons, this year's editor, and Robert Littler, last year's editor who wrote the two editorials referring to the Eugene situation."
No Reason Given
Emmons who is the only remaining member of the Eugene relations committee appointed by the student council of last year likewise has voiced his opposition to an apology for the first demand. The other members, now graduates, have also expressed the hope that Salem will refuse.

BABE'S BODY BATHED WITH IODINE, DIES

Child Member of Washington Family Succumbs to Nurse's Ignorance

NEW YORK, Sept. 19.—Queens county authorities today took official recognition of the death last Saturday in a Richmond Hill nursery of Winston Lanier Washington, 17 months old son of William Lanier Washington, banker, clubman and direct descendant of a brother of George Washington.

An official report filed by Medical Examiner Nammack read:
"Death was due to shock due to burns on the face and body and extremities caused by the application of iodine—accidental."
The child, born Mr. Washington and his second wife, formerly Miss Alice May Holland, was placed in the nursery at the age of four months when Mrs. Washington was ordered to take a trip for her health. Recently the child developed a skin disease and the physician prescribed iodine and an ointment.

The physician said he had ordered the nurse to paint only affected parts but Dr. Nammack said he had found she had taken a brush and painted the entire body for a week, bringing on convulsions.

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CLUB MEMBERS OPPOSE RAISE IN PRICE LIST

Resolution Adopted by Business Men at Monday Noon Luncheon Intended To Wipe out Stigma.

COMPLAINTS HEARD THROUGH NORTHWEST

Practice of Past Years Said to Injure City Financially And Socially

The practice of hotels, restaurants, taxicab drivers and others in raising prices in Salem during state fair week was condemned in a resolution voted Monday noon at the Commercial club.

E. A. Rhoten, speaking to members of the club, said that in his travels in the northwest, he had heard time and time again, that visitors to Salem during fair week were properly "trimmed."

He felt that something should be done to prevent this raising of prices among restaurants and certain rooming houses, as this was giving Salem a black eye among travelers in the northwest.

In order to secure an expression from the club, Mr. Rhoten introduced a resolution, which was endorsed by those attending the luncheon.

The resolution follows:
"Inasmuch as in the past there has been some criticism of Salem people for charges made during fair week or at the time of other large gatherings, and any attempt toward charging an unusual price for any commodity during the gathering of any unusual crowd can only result in an ill feeling toward the individual and community making such charge and result in damage both in a financial and social way to the existing friendly feeling;
"Therefore be it resolved by those present at the noon luncheon of the Salem Commercial club, September 19, 1921, that we look with disfavor upon any individual, firm, or corporation who charges during the coming state fair week, an individual would have to pay more for the same accommodation than he would have to pay at any other time."

By motion of B. W. Macy the word "disfavor" was changed to condemnation.

In putting the motion Manager T. E. McCroskey explained that the members were voting as individuals and not as a club in executive session.

JOY JUICE MADE AT HOME BANNED

Report that 200 Gallons Yearly Allowable Declared to Be Erroneous

WASHINGTON, Sept. 19.—Warning that the making of intoxicating "home brew" is illegal was issued tonight by Prohibition Commissioner Haynes.

Numerous inquiries have been received, he stated, concerning home manufacture of fruit juices growing out of reports that a head of a household was entitled to make 200 gallons of wine a year under permit.

The prohibition unit's attitude on the home brew question was defined by Mr. Haynes as follows:
"Non-intoxicating fruit juice can be made in the home. Intoxicating wine, home brew and distilled spirits may not. Two hundred gallons of non-intoxicating fruit juice may be manufactured tax free by the head of a family registering with a collector of internal revenue."
"This tax exemption provision has been the source of confusion. The effect of this is not to allow the manufacture of 200 gallons of intoxicating wine free from restrictions of the national prohibition act, but merely to allow the manufacture of 200 gallons of non-intoxicating fruit juices free of tax."

DR. LINNVILLE MEETS HERE WITH SIX COUNTY SHERIFFS

Representing state and federal law enforcement agencies, an assembly in Sheriff Bower's office yesterday discussed methods of enforcement of prohibition statutes.

Those present were Dr. J. A. Linnville, newly appointed federal director of prohibition law enforcement for Oregon, and F. B. Mitchell, legal advisor to Dr. Linnville's department, and sheriffs from the counties as designated: Sheriffs William J. Wilson of Clackamas, J. B. Ferguson of Yamhill, J. W. Orr of Polk, Oscar Bower of Marion, George Alexander of Washington and John Aschum of Tillamook.

In a brief address to the county officers, Dr. Linnville stated that one of his first steps in taking

DISCRIMINATION IS CHARGED BY COUNCILMAN VANDEVORT

A rapid-fire meeting, interspersed with fewer personal lashes than usual, marked last night's session of Salem aldermen. There were only three absentees, Aldermen McClelland, Moore and Scott.

The only verbal gun-play of the evening occurred when Alderman Henry Vandevort opposed the street committee to show why one street received more city business than the other two. The majority of those present were evidently satisfied with the condition and Vandevort's only consolation

WASHINGTON FAIR OPEN ITS GATES

Paid Attendance First Day 7500—Auto Races Main Card

YAKIMA, Wash., Sept. 19.—The 25th Washington state fair opened today with a paid attendance of 7500 persons. State fair officials declared that the livestock, poultry and horticultural exhibits in particular were larger and better than at any previous fair. The racing card today was given to automobile contests which resulted as follows:
Five miles: Won by Striegler; Clancy second. Time 6:41.
Three miles: Won by Striegler; Walters second. Time 3:02.
Five mile handicap: Striegler, first; Clancy second. Time 5:04.
Special match, three miles: Walters first; Striegler second. Time 3:02.
Free for all, 10 miles: Walters, first; Clancy second; Striegler, third. Time 9:45.

RASOR MAY BE THIRD ROBBER

Officers Looking for Men Believed Wounded During Circus Hold-up

PORTLAND, Or., Sept. 19.—Officers here and at Vancouver, Wash., announced today that they were looking for a man known as B. Rasor, to arrest him on the charge of being the third man implicated in the Sells-Floto circus robbery at Vancouver last Friday night.

Rasor, according to the officers, went to Vancouver before the robbery in company with Moore and Orcutt, the two alleged robbers already arrested. The three registered at a hotel, one of the party signing the register for all three. The officers have Rasor to believe, they said, that he was wounded by one of the other robbers following the robbery either by accident or design, and that he is hiding near Portland.

It was said tonight that both Moore and Orcutt, wounded by officers when they were arrested, would recover.

MAHONEY'S TRIAL WILL OPEN TODAY

Seattle Man's Life at Stake in Case Involving Disappearance of Wife

SEATTLE, Wash., Sept. 19.—James E. Mahoney, 38, will be placed on trial for his life in superior court here tomorrow on a charge of murder in connection with the disappearance of his wealthy 67-year-old bride April 16 and the recovery of the mutilated body of an elderly woman from a trunk in Lake Union here August 8.

The state will seek to show that the possession of property valued at \$200,000 was the motive for the alleged murder. After the defense had failed in efforts to have Mahoney adjudged insane, he stood mute in court and a plea of not guilty was entered. The state has subpoenaed 92 witnesses, and the defense is expected to call a large number. Attorneys estimate the trial will last two weeks.

Secretary Mellon Makes Nearly Correct Estimate

WASHINGTON, Sept. 19.—Incomplete treasury report of collections of September 15 installations of income and excess profits taxes indicates a practical certainty that Secretary Mellon's estimate of \$525,000,000 will be realized, officials said today.

Collections so far, officials said, showed \$425,000,000 in the federal reserve banks with reports from various outlying districts to be received.

COAST BASEBALL

PORTLAND 10, SEATTLE 9
SEATTLE, Wash., Sept. 19.—Hard luck continued for the Seattle Indians when they lost an exciting close contest with Portland 10 to 9. Seattle came from behind in the seventh, winning four times, only to have the Beavers count three more next inning. Seattle used five pitchers.

R. H. E.
Portland 10 16 9
Seattle 9 17 8
Batteries—Ellison, Ross, Johnson and Baker; Demme, Cooper, Dallas, Mack, Jacobs and Sparto in the seventh.
Second game called, wet grounds.
No other games scheduled.

SUNDAY'S SCHEDULE
Seattle-Portland games postponed, rain.
Oakland 4-3, San Francisco 2-4.
Los Angeles 1-1, Vernon 3-2.
Sacramento 13-2, Salt Lake 2-4.

STANDING OF THE CLUBS

Club	W.	L.	Pct.
Los Angeles	99	73	.576
Sacramento	99	74	.574
San Francisco	92	75	.550
Seattle	92	77	.547
Oakland	91	81	.526
Vernon	80	84	.492
Yakima	80	84	.492
Salt Lake	69	100	.408
Portland	47	120	.288