

STEEL TRUST BACK OF T. R. TRUST PLAN

Charge Challenged, Gov. Wilson Returns With Prompt and Convincing Answer.

COUNTRY WAITED FOR CLASH.

Wondered if It Was to Produce a
Parallel of Parker Episode—More
Proof if It is Wanted.

When the country read on the morning of Oct. 8 the charge of Woodrow Wilson before his audiences in Colorado that the steel trust is back of the Roosevelt program of trust regulation in the same papers Colonel Roosevelt's demand for proof of the assertion it set up and took notice. Would it produce a parallel of the famous episode of the 1904 campaign, when the colonel called Judge Parker a liar for asserting (what has been so recently proved) that the corporations were contributing to the Roosevelt campaign?

There was eager waiting for Governor Wilson's answer. It came promptly the next day in his speech at Kansas City. Concisely, convincingly and passionately Governor Wilson met the Roosevelt challenge, and should the controversy be pressed further the Democratic candidate will give the bull nose all he wants, for the corroboration whereof he spoke is abundant.

Wilson's Charge.
At Pueblo, the center of the western steel industry, Governor Wilson said:

"Evidence of what I am about to say comes to me by way of corroboration every day in forms that I cannot question. It is a very interesting circumstance that the United States Steel corporation is behind the third party program with regard to the regulation of the trusts.

"Now, I do not say that to prejudice you. I am perfectly ready to admit that the officers of that corporation may think that the third party is the best thing for the United States. That is not my point. My point is that these gentlemen have grown up in the atmosphere of the things they themselves have created and that the laws of the United States so far have attempted to destroy the things that they have created and that they now want a government which will perpetuate the things they have created.

"You therefore have to choose now a government such as the United States Steel corporation thinks the United States ought to have or a government such as we used to have before these gentlemen succeeded in setting up private monopoly."

Roosevelt's Challenge.
The same night at Albany, N. Y., Colonel Roosevelt upon reading reports of Governor Wilson's speech said:

"As far as I know the statement has got the slightest foundation in fact. Mr. Wilson has no business to make such a statement unless he has the proof, and if he has any proof I demand that he make it public immediately. If he has not let him retract his statement as the only manly and honorable thing to do."

Wilson's "Retort Courteous."
The next night Governor Wilson made this reply before the great audience that greeted him in Kansas City:

"I understand from the newspaper reports that Mr. Roosevelt was displeased by my suggestion the other day that the United States Steel corporation was back of his plan for controlling the trusts. He interpreted my remark to mean that they were supporting him with their money. I was not thinking about money.

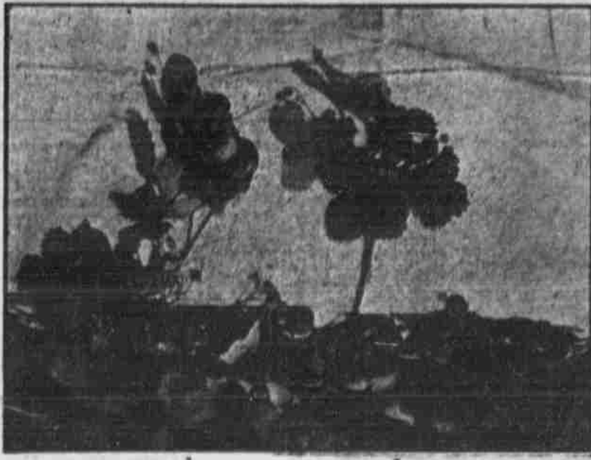
"I do not know whether they are supporting him with their money or not. It does not make any difference. What I meant was that they are supporting him with their thought, and their thought is not our thought. I meant, and I say again, that the kind of control which he proposes in the kind of control that the United States Steel corporation wants.

"I am perfectly willing to admit that they think it is the best for the country. My point is that this is a method conceived from the point of view of the very men who are to be controlled and that that is just the wrong point of view from which to conceive it.

"If Mr. Roosevelt is willing to have Mr. Perkins suggest how the corporations ought to be regulated why will he not be willing to take suggestions from the same quarters as to the details of the regulation? Mark you, ladies and gentlemen, I am not discussing individuals. I know Mr. George Perkins. I have no quarrel with anything except his judgment. He does not look at these things in the way men who do not wish to accustom their minds to monopoly look at them."

"There should be an immediate revision of the tariff downward. It should begin with the schedules most obviously used to kill competition and raise prices in the United States, and should be extended to every item which affords opportunity for monopoly and special advantage until special favors shall have been absolutely withdrawn and our laws of taxation transformed from a system of governmental patronage into a system of just and reasonable charges which shall fall where they will create the least burden."

SMALL FRUITS ADAPTED TO THIS TERRITORY.



The accompanying illustration is from a photo taken Oct. 15, of a second crop of strawberries grown within a mile of Bend. The Bulletin can attest to the quality of their flavor. M. G. Coe, who has recently purchased the farm of Charles L. Randolph on the northeast slope of Pilot Butte, where he is constructing a greenhouse and establishing a nursery, brought the berries to this office. Mr. Coe stated that there were a

WHY NOT ELECT WOODROW WILSON

Chicago Post, Influential Republican Paper, Asks Its Readers a Leading Question.

FRAUDS OF PRESENT REGIME.

Says the Tariff Has Been Too High For a Generation and Must Be Lowered.

The Chicago Post, an influential independent Republican newspaper, propounds this question to Republicans:

"Why not Wilson?
"This question is addressed particularly to Republicans.
"Governor Wilson sues the Democrats down to the ground, sues all Democrats who are worthy to be called Democrats. But in an emergency like this, why should not Wilson sue a large part of the Republicans as well?"

"Why not Wilson?
"Governor Wilson is a thoroughbred American gentleman, not only in the accident of birth, but in his every ideal, impulse and principle. That should be the first requirement of every presidential candidate.

"Governor Wilson is a tried and trustworthy executive. His brilliant record as governor of New Jersey proves that.

"Governor Wilson is an eminently sane and sensible man. He is an eminently honorable man. He has dignified every place which he has held. He has performed a splendid public service by lifting the present campaign out of the mire of mudslinging with which Roosevelt began it.

"In every personal characteristic, Governor Wilson is equipped to be any man's president, without regard to whether that man is a Democrat or a Republican. What, then, of his political qualifications?"

"Governor Wilson is and always has been a sensible Democrat, but he is not and never has been a silly, violent partisan.

"Governor Wilson stands for honesty and efficiency in federal administration. So do all save those who profit by graft and inefficiency.

"Governor Wilson stands for the curbing of trusts and monopolies. So do all, except monopolists and their defender, Theodore Roosevelt.

"Governor Wilson stands for a prompt and steady downward revision of the tariff. So do nine-tenths of the people of the United States.

"Governor Wilson believes in a more radical tariff revision than do a large number of the rank and file of Republicans. But Governor Wilson is the only candidate who if elected will permit the revision of the tariff at all.

"The tariff has been too high for a generation. Is it not better to take a chance at getting it too low—according to Republican standards—than to let the known frauds of the present regime continue for another four years to rob the public?"

"Why not Wilson? He will give an honest, a dignified, a capable administration. He will respect the constitution. He will see that the tariff is revised downward. He will curb trusts. He will serve the people.
"Why not Wilson?"

FACTS WORTH REMEMBERING.

John D. Archbold, for the Standard Oil company, gave \$100,000 to Roosevelt's campaign fund in 1904, but refused to "come across" with \$100,000 more, which was demanded.

J. F. Morgan of the steel trust and other interests gave the Roosevelt fund in the same year \$100,000, and did give up \$50,000 more.

undersigned at the office of C. S. Benson, Lawyer, Bend, Oregon.
Dated this 9th day of October, 1912.
ANTON A. AUNE,
Executor of the Last Will and Testament of Anna T. Aune, deceased.

SUMMONS.

In the Circuit Court of the State of Oregon, for the County of Crook.
The Bend Company, a corporation, Plaintiff, vs. G. C. Cooper and N. A. Cooper, co-partners, doing business under the firm name and style of The Terrebonne Lumber Co., Defendants.

To G. C. Cooper and N. A. Cooper, above named Defendants:

In the name of the State of Oregon you are hereby required to appear and answer the complaint filed against you in the above entitled suit within six weeks from the date of the first publication of this summons, and if you fail to appear and answer for want thereof, the plaintiff will apply to the Court for the relief prayed for in complaint, to-wit: For the cancellation and setting aside of a certain contract, dated October 21, 1904, made between you and the Deschutes Irrigation and Power

Company, a corporation, Plaintiff, vs. Frank Stevens and S. L. Dew and Desert Land Board of Oregon, Defendants.
To Frank Stevens and S. L. Dew, Defendants.
In the name of the State of Oregon: You are hereby required to appear and answer the complaint filed against you in the above entitled suit within six weeks from the date of the first publication of this summons, and if you fail to appear and answer for want thereof, the plaintiff will apply to the Court for the relief prayed for in complaint, to-wit: For judgment against you and each of you for the sum of \$719.20 with interest thereon at the rate of 10 per cent per annum from April 17, 1912, until paid, and for the costs and disbursements of this action.

This summons is served upon you by publication by authority of an order of the Honorable H. C. Ellis, Judge of the County Court of the State of Oregon for the County of Crook. Said order is dated the 24th day of September, 1912, and is duly recorded and entered in said Court and action.

Date of first publication September 25, 1912.

VERNON A. FORBES,
29-35 Attorney for Plaintiff.

NOTICE TO CREDITORS.

In the County Court of the State of Oregon for Crook County.

In the matter of the Estate of Arnt Aune, deceased.
The undersigned having been appointed Executor of the Last Will and Testament of Arnt Aune, deceased, notice is hereby given to the creditors of said Estate and all persons having claims against said deceased to present them duly verified as required by law, within six months from the date of this Notice, to the undersigned at the office of C. S. Benson, Lawyer, Bend, Oregon.

Dated this 9th day of October, 1912.

ANTON A. AUNE,
Executor of the Last Will and Testament of Arnt Aune, deceased. 24

SUMMONS.

In the Circuit Court of the State of Oregon, for the County of Crook.

Portraiture enlarging and copying at the Seward Studio.

Company, a corporation, Plaintiff, vs. Frank Stevens and S. L. Dew and Desert Land Board of Oregon, Defendants.

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The Bend Company, a corporation, Plaintiff, vs. G. C. Cooper and N. A. Cooper, co-partners, doing business under the firm name and style of The Terrebonne Lumber Co., Defendants.

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VERNON A. FORBES,
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Executor of the Last Will and Testament of Arnt Aune, deceased. 24

SUMMONS.

In the Circuit Court of the State of Oregon, for the County of Crook.

Portraiture enlarging and copying at the Seward Studio.

Company and assigned to said plaintiff, relating to the settlement of certain lands, and the purchase of water rights appurtenant thereto, situate in Crook County, Oregon, and for such other and further relief as may seem to the Court just and equitable.

This summons is served upon you by publication by authority of an order of the Hon. W. L. Bradshaw, Judge of the Circuit Court of the State of Oregon, for the County of Crook, and said order is dated the 12th day of September, 1912, and is duly recorded and entered in said Court and suit.

Date of first publication, September 18th, 1912.

JESSE STEARNS,
25-24 Attorney for the Plaintiff

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