

WAR PROFITS THEIR FORD CASE FEATURE

Contracts Offered to Show Harvest of 10 Per Cent. Instead of Cost Basis.

PRO-GERMANISM AN ISSUE

Edsel Ford Tells of Millions Rebated to Owners of Cars of Company's Make.

Special Despatch to THE SUN. MOUNT CLEMENS, Mich., July 11.—A packed courtroom listened to-day to Edsel B. Ford, son of Henry Ford and president of the Ford Motor Company, as he gave his testimony in his father's \$1,000,000 libel suit against the Chicago Tribune.

Pro-Germanism and profit sharing occupied no smaller part of the day's session. Figures were quoted by Mr. Ford showing the profits of the company and the amounts rebated to owners of Ford cars, the latter being to the extent of \$12,000,000. Fifty dollars went to every owner of a Ford that had been purchased in the year 1918. The profits of the company during the year 1918, it was stated, had exceeded \$30,000,000, an increase of \$5,000,000 over the previous year, and this amount reached more than 150,000,000 Ford cars.

Mr. Ford's severe reprimand was administered to Alfred Lucking, senior counsel for the plaintiff, when he insisted that the rebating of profits was a "war profit" case. The court jumped to his feet with a severe caution and announced that the remark was dangerous and would be severely punished.

Extracts were read from the aircraft report of Charles E. Hughes in which the rebating of profits was called a "war profit" case. Mr. Lucking was noticeably agitated.

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ATTORNEY ACCUSED BY WOMAN IN DEAL

Demands \$21,815 in Claims Over Property.

James O'Farrell was appointed yesterday by Justice Luce in Supreme Court as referee to decide the merits of two actions filed by Miss Laura E. Lindsey, formerly of West Orange, N. J., against Francis S. Turner, an attorney of 52 New street, in which she demands judgment against him for \$21,815. Miss Lindsey now lives at 119 West Fifty-seventh street.

According to the complaint, Miss Lindsey first met Turner while she was a guest on his private yacht, being introduced to him by the captain of the vessel. She learned that he was an attorney and she was the sole surviving next of kin and heir at law of the late Jephtha B. Lindsey, who died in Essex county, New Jersey, in 1898, leaving her the old Lindsey homestead in West Orange.

Turner later became her attorney and under his supervision, she says, her property was subdivided into lots and disposed of by sale. Turner looking after her interests. He failed to turn over to her the money he collected, she says. Continuing in her complaint, Miss Lindsey says:

"The net result of my dealings with Turner as my attorney is that I have retained for myself all the proceeds of my property and some \$2,000 of my earnings. He also has decided to himself and his wife six of the most valuable lots in the Jephtha Lindsey tract."

MRS. ELIOT A SUICIDE; TROUBLE OVER GIRL

She Had Complained of Actions of Her Husband.

LONDON, July 11.—Mrs. Arthur Eliot, who was found shot to death in her home on Wednesday last, committed suicide while unconscious mind. The verdict was reached to-day at the coroner's inquest into her death.

Her husband, Capt. Arthur Eliot, a dramatist and grandson of the late Earl of St. Germans, Mrs. Eliot, however, she herself signed all deeds of her own free will.

The stepdaughter, Miss Cornell, when called to the stand, in her testimony denied statements credited to Mrs. Eliot regarding Miss Cornell's relations with Capt. Eliot. Miss Cornell was a daughter of Capt. Eliot's second wife, who was Mrs. William A. Cornell.

BOSTON FISH PIER CO. DISSOLVED BY COURT

'Predominant Control' Held to Violate Clayton Act.

BOSTON, July 11.—Dissolution of the Boston Fish Pier Company and of the Bay State Fishing Company was ordered to-day by the Federal court, which ruled that they were combinations illegal under the Clayton anti-trust act. The court stated that the Boston Fish Pier had exercised predominant control of the fresh fish industry of the North Atlantic States.

The Boston Fish Exchange was held to be operating contrary to law, and was directed by the court to revise its rules and method of operation to conform with the requirements of the Government.

The court's decision was on a bill in equity brought by the Government two years ago in connection with which hearings have been held. The bill aimed to prevent the companies and the exchange from "monopolizing and restraining any part of the trade and commerce among States in the fresh fish industry of New England."

Officers of the Bay State Fishing Company, the Boston Fish Exchange and eight dealers, which operates a fleet of steam trawlers out of this port, were summoned in the State courts a few days ago to serve terms of one year each and pay fines of \$1,000 for conspiring to raise the price of fish in war times and for conspiring to monopolize the market.

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JOHNSON SEES U. S. AS LEAGUE CATSPAW

Americans Must Uphold Welcome Rule All Over World, He Says.

BURLINGTON, Vt., July 11.—Charging that the League of Nations covenant would bind the United States to the British sovereignty in Ireland, Japanese oppression in Corea and unwelcome domination in the Pacific, Hiram W. Johnson of California again raked the Presidential policies in an address delivered here tonight under the auspices of the League of Nations.

"If any people with a perfect case for freedom should be held by the League of Nations, we would enthusiastically rush in, because this is exactly the design of the League of Nations," he added, "it may be Ireland, added in a small part from the outside, demanding that of which we have it. We cannot possibly determine under our guaranty we must prevent it."

Referring to the cause of Erin, he likened the position of that late to that of the "Irishman with a perfect case who can get no hearing."

Of Corea he said: "In a year hence, stricken and crumpled, robbed and weak, China, whether it will be the one or the other subject people rebelling, the purpose of the League of Nations is to use the great wealth, power and blood of the great democracy of the earth to retain revolting people without regard to their determination and their capacity within the Governments and the powers from which they would be free."

The case Alexander I. of Russia was, according to Senator Johnson, "just as prolific in idealistic speeches and nebulous altruistic generalities as some of our smooth statesmen."

Denouncing the league as a partnership with bankrupts, he said of our position under the covenant: "We give our assets both moral and material to support a part of their liabilities. We do not need them as partners. They require us. They yield to us nothing. We give them the right to use our property and our geographical isolation, he said, "and while internationalists in behalf of the league prate of the fact that they are not interested in the League of Nations, they forget that the geography of the situation remains immutable."

"Our position," he said emphatically, "has been and ought to be the commanding one in all the world."

Or our present international position he said: "We find Italy detesting us, France detesting us, England using us and Japan bluffing us."

STRIKE ENDS FOREIGN TONGUE

Only English Speaking Help Now in Corn Products Plant.

CHICAGO, July 11.—F. M. Sayre, superintendent of the Corn Products Refining Company's plant at Argon, Ill., declared today that one of the results of the strike in which three were killed and a score seriously wounded would be the elimination of the foreign speaking employees from the plant.

This will mean the dropping of the names of about 700 men and women strikers from the rolls when the plant reopens.

Officials of the company declare that the strike was caused by foreign language workers. The strike was caused by foreign language workers. The strike was caused by foreign language workers.

GOMPERS SATISFIED ON MISSION FOR LABOR

Will Attend Trade Congress and Plan for International Legislation.

UNIFY LIBERTY, HE SAYS

Neglect to Obtain Special Permit Costs Pianist Trip on Mauretania.

Samuel Gompers, president of the American Federation of Labor, with its treasurer, Daniel J. Tobin, sailed yesterday by the Cunarder Mauretania to attend the International Trade Union Congress that will open July 25 at Amsterdam. Mr. Gompers said he would go from Southampton, the liner's destination, to London, Amsterdam, Rotterdam, The Hague, Brussels, Paris and Liverpool, and then sail for home.

The chief work of the American representative on the congress will be to organize the commission on international labor legislation that will attend the labor conference to be held in Washington in October. He will deal particularly upon the integrity and idealism of America as a beacon to be used by international labor.

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BOSTON DOCTORS SEE HARM IN HICKSON

Fear That Hope in Healer May Spell Fatal Delay.

Special Despatch to THE SUN.

BOSTON, July 11.—Boston physicians, while not questioning the sincerity of James Moore Hickson, the Church of England healer, who is treating hundreds here daily for various ailments, see the possibility of his doing considerable harm. Dr. William H. Walters, head of the Bacteriological Department of Boston University, says:

"Supposing a person with a cancer in the course of which he is being treated to go on for six months, believing he will be cured through Mr. Hickson. It is more than likely that at the end of that time the disease will have progressed to the point where treatment is of little avail."

"It is reasonable to believe that through Mr. Hickson's treatment the patient will be kept in a state of hope which will be detrimental and perhaps fatal."

The Emmanuel movement, based upon the theory of combined mental and medical treatment, may be considered a scientific and proper method of procedure. Hickson's method is not.

5 DIE, 19 MISSING IN STORM.

75 Houses Wrecked at Bradford, Pa.—Bodies in Ruins.

PITTSBURGH, July 11.—Five persons were dead to-day, a dozen others missing and more than two score injured as a result of a severe storm which struck Bradford, Pa., yesterday.

The storm was accompanied by high wind and a cloud-burst, which swept this section of the State late yesterday. The most serious damage was done at Bradford, where a tornado killed two persons and injured scores of others and demolished seventy-five houses.

Lightning killed two campers near Clinton and a farmer at Reedburg, Pa. Property damage will run into many thousands of dollars.

Wire service to-day was badly crippled by the storm and communication with other towns was interrupted. Reports from outlying districts this morning showed the storm's damage to be heavy. At Bradford rescue parties were searching the ruins of demolished houses for additional bodies. Nine persons had not been accounted for this morning and were believed to be buried under the wreckage of their homes.

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QUINN TAGS Hylan

'OUR STUPID MAYOR'

Ability to Read Doubted After Veto of Curb Broker Ordinance.

SOME ONE ELSE BLAMED

Frattles to Public, Then Lets Others Dictate to Him, Says Alderman.

Alderman William F. Quinn, father of the ordinance licensing curb brokers, issued a scorching statement yesterday on "our poor stupid Mayor," who vetoed the measure because it did not cover all the streets of the city, although it had been amended to meet that point.

The Alderman declared the action "revealed the astounding fact that the people of New York city have elected a Mayor who cannot read or interpret the meaning of the English language."

"No doubt," he added, "the reasons for vetoing this ordinance were handed to our brilliant Mayor by someone else, the same as the canned speeches which are booted up for him and which he dribbles off to the public when occasion makes it necessary for him to try to read them."

The Mayor also said in his veto message that the ordinance "appears to give" the Curb Market Association an exclusive privilege to trade in stocks at the "particular site mentioned."

The Alderman went on to say in his statement: "If any sane person can pick out where this ordinance gives an exclusive right to any stock trader, I would like him to explain. My interpretation of all persons includes everybody, so that the reasons given in the veto of our poor, stupid Mayor are absolutely senseless and go to prove his utter incompetency for the position which he is wofully failing to fill as the chief executive of our city."

"He sits up and prattles about protecting the public in his statements opposing the railroad fare increase, which only means two cents extra from the citizens who ride in these cars, and then, when the time comes to pass an ordinance which would put under the jurisdiction of a city a financial mart by means of which the stock swindlers rob the public of millions and millions of dollars every year."

"Prattling to the public in his child-like utterances he tells them how he loves them and how he is going to protect them from the evil interests, and then receives a delegation of curb brokers in his office, and lets them tell him 'Upon information and belief based on statements made to your orator by Harris Hammond, the committee now controls and will vote not only a majority of the stock deposited as heretofore set out under the voting trust, but in addition thereto, a very substantial further amount of stock which it has acquired from time to time, and will upon the consummation of the plan proposed absolutely control the new company. The committee likewise dominates and controls the board of directors of the defendant International Petroleum Company.'"

"The lease proposed is at an utterly inadequate rental and vital terms thereof are left to the discretion and control of the committee, which by virtue of the facts just recited will be, in effect, contracting with itself in making the lease and will be much more interested in protecting the lease than the public."

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HAMMOND NAMED IN 11 MILLION OIL SUIT

Injunction Sought to Halt Lease of International Petroleum.

Thomas E. Wing, a stockholder of the International Petroleum Company, brought suit yesterday in the Federal District Court asking for an injunction against a plan of financing which he alleges is to be adopted by its stockholders on Monday.

The company has 110,000 acres in the Tampico oil fields, as owner and lessee, and is the owner of the International Oil and Pipe Line Company, a Mexican corporation.

Mr. Wing asserts that the plan he opposes has the support of John Hays Hammond, Harris Hammond and Fred W. Warriner as a committee controlling a voting trust. He alleges that the plan contemplates the sale of \$11,000,000 in face value of debentures and 172,500 shares of stock of a new company for \$10,100,000. He asserts that it is planned to have all improvements made from the proceeds of the sale belong to the new company.

Excerpts from Complaint. Excerpts from the complaint follow: "Despite the fact that the property of the defendant International Petroleum Company has an immediate cash value of at least \$4,000,000, which is sufficient to pay for all of its stock together with all accumulated preferred dividends, and despite the fact that working capital can be procured on more advantageous terms than those contained in the proposed plan, the defendant proposes to lease its entire property at a figure which will produce to your orator only 7 per cent. annually on its stock, with no provision for the payment of accumulated preferred dividends, and which at the end of the rental period, because of the nature of the business, will leave the defendant in all probability with no assets of any substantial value. This is a result reasonably to be contemplated because of the fact that its entire assets consist of possible oil production which in all probability will be largely, if not entirely, depleted in the course of twenty years, which is the possible life of the lease."

"Upon information and belief based on statements made to your orator by Harris Hammond, the committee now controls and will vote not only a majority of the stock deposited as heretofore set out under the voting trust, but in addition thereto, a very substantial further amount of stock which it has acquired from time to time, and will upon the consummation of the plan proposed absolutely control the new company. The committee likewise dominates and controls the board of directors of the defendant International Petroleum Company."

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CIRCUS TENT BURNS; FREE SHOW FOLLOWS

Spark Fires Tent at New Brunswick.

Special Despatch to THE SUN.

New Brunswick, July 11.—This was a great day for the small boys of New Brunswick, but rather a bad one for the Sells Brothers-Photo circus, which is now showing its unparalleled and mammoth wonders to the universe here. Half the big tent burned down this afternoon before the performance was half over, and to even matters the circus management gave another show under the open sky and admitted all persons who said they were in the tent when the fire started.

The audience for the second show was almost twice as large as that of the first. The fire was caused by a spark thrown out of the stack of a passing locomotive, and caught in the middle section. The tent was speedily torn down and the flames extinguished by the circus fire department. The crowd had left the tent within eleven minutes after the fire started, and no one was hurt.

Police Field Days Boosted at Wall Street Corner.

Byron R. Newton, Collector of the Port, presided at a meeting in front of the office of J. P. Morgan & Co. at Broadway and Wall streets yesterday noon which ticked away the day for the Police Field days at Sheepshead Bay, July 19 and 20.

Collector Newton appeared in a sentimental mood at the meeting, which was held at the office of J. P. Morgan & Co. at Broadway and Wall streets yesterday noon which ticked away the day for the Police Field days at Sheepshead Bay, July 19 and 20.

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