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JAPAN EXCHANGES VIEWS WITH U. S.

New Confidence Is Felt on Conference After Parley Is Held

FAR EAST SUGGESTION

Department Considers Plan to Settle All Eastern Problems Before Armament Meet

WON'T POSTPONE MEETING

Despite Plea of Dominion That Date Interferes With Parliament Sessions

WASHINGTON, July 21.—Revised confidence that Japan will consent to a broad discussion of Far Eastern problems before the armament conference was evident in official circles here tonight after another informal exchange of views between the Japanese and American governments.

Learning that the Japanese ambassador, Baron Shidehara, called on Secretary Hughes at the state department and they are understood to have discussed at length the situation resulting from the Japanese refusal to have the Far Eastern questions subjected to debate in the disarmament negotiations. It was indicated afterward that the exchange was made in a friendly spirit by both sides and that the conversations soon might reach a stage making possible a more formal diplomatic correspondence on the subject.

It was stated that the American government remained unshaken in its belief that to definitely eliminate any subject from the scope of the conference before hand might prove a serious barrier to the disarmament discussion itself. On the other hand, it was indicated that American officials had no desire to formulate a list of questions that it should be discussed and would be content if the Tokyo government simply agreed to come into the conference with an open mind and without any preconceived vital to a disarmament agreement.

These in charge of the preliminary negotiations here have heard with much interest the suggestion that some of the questions at the conference might be obviated if such questions as the disposition of the Pacific island of Yap and the control of shipping pennants were decided before the meeting. Although official comment is lacking, it is manifest that such a development would be highly pleasing to American officials and that some of the questions would be speeded these questions toward solution.

It is considered entirely likely that to this end negotiations regarding Yap, among other things, will be speeded by the league of nations, may be actively resumed in the near future.

There already has been some discussion of the subject of the United States taking the position that this and other former German possessions could not be disposed of without the acquiescence of the United States. In the negotiations have been inconclusive.

In the case of shunting, the indicated view of the state department has been that any dispute regarding shunting should be a subject of negotiation between Japan and China. Reports have reached here that Tokyo is ready to undertake such a negotiation and in some quarters it is well informed circles if China were encouraged to take a similar attitude. In a broader sense however, it is held here that the shunting question is a matter affecting the integrity of China and therefore is of some concern to all of the powers interested in the Far Eastern situation.

View Lacks Support

The view advanced in some Japanese quarters that both Yap and Shantung should be regarded as closed incidents outside the scope of the conference and that they apparently has found little support here. Consequently, both are regarded as unlikely to come before the conference unless there is a satisfactory arrangement in the Far East.

It was indicated today that despite the suggestion of British dominion statesmen for a postponement of the conference until next spring, officials here believed the plan to begin session early in November would, in the end, result in the conference being held in the latter part of the year. It is realized that some of the dominion premiers may be put to inconvenience because their parliaments will be in session during the fall, and in some quarters it has been suggested that the date of the conference be advanced to permit them to attend before the parliamentary sessions begin.

It has been no more than a question of when the conference will be held. The question has been officially called to the attention of the state department, however, and the general disposition is to attempt no definite decision for the present.

HUGHES SAYS "BIG THREE" MUST SETTLE DIFFERENCES

LONDON, July 21.—Premier William Hughes of Australia declared today that the success of the conference in Washington on disarmament would depend on a preliminary agreement on the Pacific problem between the United States, Great Britain and Japan.

The Australian premier made his declaration during a speech before the American Luncheon club in London in an agreement concerning the Pacific is reached. Premier

Shoots Man Who Demands That He Make Moonshine

PAWBUSSKA, July 21.—I shot my brother-in-law because he attempted to force me, at the point of a revolver, to assist him in the making of liquor in the hills," was the explanation made by Sam Turner, 30 years old, who yesterday came to Hominy near here yesterday afternoon to give himself up to officers after fatally wounding Fred Smith.

Turner, who has a wife and two children, lived with Smith on an oil lease eight miles northwest of Hominy, and it was there near their home, according to the elder man, that the shooting took place.

Turner's brother-in-law drew a revolver on him this afternoon. Turner told the officer whom he met in the road, "and said he would kill me if I did not help him operate his still. He hit me with a returned and when he again threatened to shoot, I shot him in self defense."

After the shooting Turner set out for his home, but was arrested by the sheriff from this city on the road. The prisoner was brought to the county jail here where he will be held pending an investigation of the shooting. Smith is survived by his widow. Both men are well known in Hominy.

CHICAGO, July 21.—Chicago White Sox players accused of conspiring to throw the 1919 world series were not approached on the deal by gamblers or corrupted by agents, a witness testified today in the trial of seven of the players and four others who are under indictment in the case.

Eddie Cicotte of Detroit, former White Sox pitcher, was called as the best in the American league, made the self-out proposition to Burns and Gandil and Cicotte then volunteered the information that they could look up someone who had \$100,000, Burns testified.

GOVERNOR SMALL RESISTS ARREST

Illinois Executive Says He Is Immune From Police Action

SPRINGFIELD, Ill., July 21.—Arguments as to whether Governor Len Small of Illinois is subject to the jurisdiction of the Sangamon county circuit court charging conspiracy and embezzlement of state funds will be heard by Judge E. S. Smith at 9 o'clock tomorrow morning.

The time for discussion on the issue raised by the governor's legal staff was set by the judge today. His attorneys, in a signed opinion, declared that the governor of the state is immune from arrest and not subject to direction from the court.

The bond of Vernon Curtis was filed at noon today after Judge Smith ruled to reduce the same from \$100,000 to \$50,000. It was signed by Mrs. Ernest Griffin, sister-in-law of the late Senator E. C. Curtis, and E. A. Curtis, brother of the banker.

SPRINGFIELD, Ill., July 21.—I know of no statute that protects the governor of the state from arrest, declared Attorney General Brundage, leader in the indictment proceedings against state officials, in commenting on the legal point raised by the governor's attorneys.

The governor is a citizen of the state," the attorney general added, "and subject to its laws, the same as any other citizen."

SPRINGFIELD, Ill., July 21.—That Governor Len Small of Illinois, and those indicted with him jointly on charges of embezzlement of state funds will fight back, maintaining their innocence until a verdict of the grand jury is rendered, is the significance taken today from the governor's statement on the action of the Sangamon grand jury.

In the statement he declares that Attorney General Brundage, leader of the conspiracy, has called the indictment "simply because of the personal fury I aroused in him because I refused to permit him to take from the taxpayers' pockets \$1,000,000 for the upkeep of his personal automobile machine."

Other parties aiming at his political assassination, the governor charges, are the traction interests of Chicago, the public utility interests and certain Chicago newspapers.

The governor said he was not surprised at the Sangamon county grand jury in returning the indictment as it was the Brundage had all his hopes of securing an indictment against me."

He charges that Sangamon county is dominated by an organization comprising the most powerful criminal and brazen law violators to be found in the state.

The next term of the Sangamon county circuit court will be held in September, and it is believed that the case in the case is likely to be tried here at that time.

Medical Treatment for ex-Servicemen Rotten

WASHINGTON, July 21.—Rotten was in hospital, given the medical treatment given ex-servicemen at the Naupou, Ill., vocational training center by Captain Myron Adams of Chicago, an officer of the American Legion, in testimony today before the senate committee investigating the case of dependent and incapacitated ex-servicemen.

PLAYERS STARTED BALL CONSPIRACY

Plot to Throw Games in Series Originated With "Black Sox"

MEN NOT CORRUPTED

Burns Declares Gambling Clique Had Nothing to Do With Men's Downfall

WENT EAST FOR BACKING

Had Plan Well Formulated Before Seeing Former Baseball Players for Help

CHICAGO, July 21.—Chicago White Sox players accused of conspiring to throw the 1919 world series were not approached on the deal by gamblers or corrupted by agents, a witness testified today in the trial of seven of the players and four others who are under indictment in the case.

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8 BATHERS DROWN IN GULF CURRENT

Undertow Sweeps 16 Out From Shallows During Swimming Party

SEARCH FOR BODIES Endeavor to Locate Remains of Baptist Excursionists Who Lost Their Lives

HOUSTON, July 21.—Eight persons were drowned and three others nearly dead when 16 delegates to the Baptist Young Peoples Union annual state encampment at Palacios, forming a bathing party, were caught in an undertow in the Gulf of Mexico at the mouth of Greene Bayou, 23 miles from Palacios at 5 o'clock this afternoon.

The bathers were members of a sailing party of 31 that left Palacios at 2 o'clock for a sail on Matagorda bay. The party was composed mostly of delegates from Breckenridge, Texas.

The dead are: JOHN PRICE, Palacios; GRACE CUMBER, Breckenridge; GRACE COONEY, 14, Breckenridge; MRS. R. MAYER, Breckenridge; MISS V. BUSTER, Breckenridge; MISS IONA HODGES, Breckenridge; JAMES E. DYKES, Breckenridge; ARCHER BRYANT, Abilene.

Three of the bodies have been recovered and one at Palacios and James E. Dykes are still being recovered.

As soon as the news reached the encampment, every doctor in town hurried to the scene but could render no assistance as all that were caught in the undertow had been dead several hours. The accident brought gloom to the encampment, which has been in session since July 12 with 3,000 delegates in attendance.

Recall Burns to Stand. With Burns recalled by the state for redress of examination after the defense had finished cross examination, the question and answer testimony, with George Gorman, assistant state attorney, asking the questions was as follows:

"Did you ever meet Eddie Cicotte in New York?"

"Yes, on September 16, 1919. I think it was at the Ansonia hotel. The White Sox had not then clinched the pennant and Cicotte told me that if the Sox won the pennant he had a big deal I would be interested in and that I could get in touch with him at the Warner hotel in Chicago. He said he wanted me to get \$100,000."

"When did you see him again?"

"Two days before the first game of the series. This was at the Ansonia, Burnett, Abe Atell, Hal Chase and Maharg were there. Bennett said he was Rothstein's lieutenant and that Rothstein had agreed to come through. I said it was funny he wouldn't come through for me and Atell said he saved Rothstein's life once, and Bennett got him to come through. I wanted to know what kind of a deal I could make with the players and would I take him to them, Bennett said he was authorized to handle Rothstein's money."

Burns previously had testified that after this he, Atell, Maharg and Bennett went to Cincinnati and told the players everything that was arranged. Three more players had come in on the deal then, he said, but he was not permitted to name them and Judge Friend asked that this part of his testimony applied only to the men with whom he had talked.

Follow Plot to Chicago. Having placed before the jury its contention that the alleged conspiracy had its conception in New York, Judge Friend today brought to Chicago, John Seys, secretary of the Chicago National league club, is expected to be the first witness and is expected that he will testify to seeing him paid to Abe Atell.

Asked if he had joined Villa when in Mexico, Burns told Attorney Michael Ahern that he "couldn't associate with Villa, or with any other, Mr. Ahern."

The chief loopholes found in Burns' testimony by the defense attorneys today was that he had not talked with the players the night of the first game in Cincinnati whereas he previously testified that he had.

Former Hun Ship Survives 2 Attacks Made by Planes With Five Half-Ton Bombs

ON BOARD THE DESTROYER LEARY, July 21.—The former German man-of-war Ostrichland today was attacked successfully with heavy bombs by aircraft after unsuccessful attacks yesterday with light bombs of 225, 220 and 600 pounds. Two distinct attacks were carried out today.

The first occurred at 8:25 a. m. and was made by seven army Martin bombers, which launched five bombs of 1,100 pounds each, scoring three hits. These apparently failed to damage the ship in any vital part and while the official observers were busy examining the hull, the army planes, carrying one-ton bombs were ordered out.

Bomb Tears Hole. One of the 1,100-pound bombs struck near the edge of the deck on the starboard side, tearing a great hole in that deck and the two below and blowing out a part of shell plating on the ship's side. It failed, however, to penetrate the protective deck.

The other 1,100 pounder hit on the starboard side of the deck between the two waist funnels. Both penetrated the protective deck and badly damaged the superstructure above the upper deck, but failed to strike the uptakes from the boilers. Observers said that while the explosions would have put the forest deck system out of commission, they would not have pierced the ship out of commission. The two other 1,100-pound bombs dropped straight overhead near the ship, but apparently did not open up her hull.

Down by Stern. Before the day's attack the Ostrichland had gone down by the stern nearly two feet as the result of the flooding of the after-fore room. Officers on the official board believed this was due to damage done to a heavy tank in the engine room, which had given trouble since the ship first was taken over by the United States.

Only one of the seven one-ton bombs dropped by the army, who were flying from Tulsa, was seen to explode. It was seen to explode by Handley-Paige, struck the Ostrichland. The first one launched was far off the mark, landing in the water about 100 yards off the starboard bow.

The defense in the trial of John A. Quinn, chief now on trial in district court on a grand jury accusation, stated in his case at 4 o'clock this afternoon that the last witness was the defendant.

Surprising both the defense attorneys and other lawyers gathered in the courtroom, the state also rested without offering any rebuttal testimony. The case, which had at first been expected to bring into next week was unexpectedly shortened Wednesday by an agreement between the state and the defense to be given by police officers. When this stipulation was made it was thought that the case would be finally concluded Thursday, but due to lengthy cross examination of defense witnesses the ending was postponed.

Judge Redmond R. Cole recessed court until 9 o'clock Friday morning at which time the voluminous testimony was taken. Goldsberry, county attorney, will conclude for the state. A. F. Moss will open for the defense and will be followed by T. J. Leahy who will close the defense case. John Goldsberry, assistant county attorney will conclude for the state.

When court recessed Thursday defense attorneys were fully confident of victory. They had the testimony of their client, and several city officials who have been in daily attendance at the trial left the courtroom soon after the adjournment while the two state attorneys were in close conference.

During the session Thursday, Roy Meacham, J. M. Addison, George H. Blaine, Gustafson, G. A. Steiner, E. W. Murray and W. T. McConnell took the stand.

Meacham's testimony was the same as that given by Ray Ward who was on the stand Wednesday when he testified that the case had concluded Thursday. The defense had concluded with the direct examination of Meacham when the noon recess was taken. Goldsberry began the cross examination at 1:30 o'clock. Meacham was dismissed from the stand at 3 o'clock.

Meacham told of the dealings with Frank Green, the one recovered and of the two White escapees. In only minor details did the testimony of Ward and Meacham differ. Meacham also denied that there was any conspiracy between him, the chief, and Ward to allow auto thieves to escape and unlawfully collect repair bills on the cars. Meacham said he was not in a position to give any testimony. He gave it in a straight forward manner without explanations.

Denies Conspiracy Charge. "Did you, Ward, know about the chief's offer of a reward for an agreement to allow Ray Dikens or other auto thieves to escape?"

"I did not know of it," Meacham said. "I never saw any reward for recovering stolen cars. All of the rewards were paid to the chief, recovering cars were turned into a pension fund. Meacham was asked if he ever asked for any reward. He stated that he had not.

E. W. Murray, local representative of the United Adjustment company, proved a big gap for the defense. He told of the work of his company in recovering stolen cars. He said that his company had received several full services from the police and had received several rewards.

Paid Rewards to Chief. "Yes, I paid rewards to the chief for the recovery of his cars in adding to the pension fund. I don't know just exactly how much money I paid them, but I would have paid them as much as I could," Meacham said.

He said he didn't believe he had paid over \$500 in rewards. None of the police officers who the chief had seen asked for a penny of reward, according to Murray.

Compliments Police. W. T. McConnell head of the auto department of the local police in Oklahoma was the chief witness. He said that the local police were active in the recovery of stolen cars, much more active than in other parts of the state. His company, he testified had always been treated fairly by the police.

What is your judgment as to the efficiency of the local police in the matter of recovering cars compared to other cities of the state including Oklahoma City?" Leahy asked.

An objection by Goldsberry to the question was sustained. At the court of inquiry conducted several weeks ago, McConnell testified that in his opinion and he said that he was personally acquainted with the officials of every police department of the state—the Tulsa police had a much higher efficiency in recovering stolen cars than any other city in the state.

THE WEATHER Tulsa, July 21.—Maximum, 82; minimum, 62. Wind, light and variable. Clear, hot. Tomorrow, 82; minimum, 62. Wind, light and variable. Clear, hot. Tomorrow, 82; minimum, 62. Wind, light and variable. Clear, hot.

ZION CITY, Ill., July 21.—Orders to sell no more "peck-a-bone" wafers, made from net stockings or "shadow" skirts were given to the wafers today by W. H. Wilber, Zion City, Ill., wafers of Zion who has been conducting a dramatic campaign against the present styles of women's dress.

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GUSTAFSON CASE TO JURORS TODAY

No Rebuttal Testimony Is Offered by State to the Defense Evidence

COMPLIMENT POLICE

Auto Insurance Men Say Department Diligent in Recovery of Stolen Cars

CITY OFFICERS ON STAND

Chief and Commissioners Tell of Dealings With Brady in Car Recoveries

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Wife No. 1 Tells Of Rivalry With Hubby's 2nd Mate

JERSEY CITY, N. J., July 21.—The complicated matrimonial affairs of Herbert Thornton Andrews, New York broker, who got content with his wife, married Miss Esther M. Tamm of Pittsburgh in Greenwich, Conn., last January and brought her home to live with himself and his first wife, were further accounted before Advisory Master John M. Enright today. Taking of testimony began yesterday.

Mrs. Mary Augusta Andrews, the first wife, who is the mother of Andrews' two children, told on the stand of her marriage to Andrews in 1912 in Portland, Maine, by the Rev. James Allison. She admitted that once after brooding over her husband's infidelity, she had entered the bedroom in which he and the second wife were asleep, carrying a revolver, but decided not to shoot.

The first Mrs. Andrews said she had tried to induce her husband to send the second wife away, but without success.

The first wife told a pitiful story of how the new wife took all the husband's love and affection.

"He wouldn't let me put my hands on him or kiss him or sit on the couch beside him," she testified. Her protests against the presence of the new wife were answered, she said, by threats to deprive her and the children of her allowance.

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