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ONE MORE PLOT TO STOP HARBOR READY FOR NAIL

TERMINAL ISLAND BRUNT OF LATEST SCHEME

FLEMING SAYS TACTICS WIN FRIENDS FOR CONSOLIDATION

Trustee Foot Leaves with Wife for Tia Juana, but Friends Say He Will Be Back on Tuesday

An effort to deprive the residents of Terminal Island precinct of the right to vote at the San Pedro consolidation election August 12 is expected, and will be handled properly by the attorneys for the consolidation committee if it is sprung.

The plan is to attack the legality of the annexation by San Pedro on technicalities with no real hope of separating the territory from the harbor city, but with the intention of tying the matter up in the courts so that the vote in that territory may be restrained until too late.

It is known by both sides on the consolidation fight that the residents of the section formerly claimed by Long Beach are heartily in favor of consolidation, the more so since the action of the trustees in casting their ballots they can be kept out of the election the consolidation movement will be weakened in San Pedro accordingly.

Trouble is Expected
"We have been looking for something of this sort," said A. P. Fleming yesterday, "and if it develops we should be prepared for it. I don't believe the voters on Terminal island can be denied their right to vote. Offhand, I should say that they can cast their ballots without trouble, even if there is some entanglement in the courts regarding the annexation."

It is presumed that the attack, if it is made, will be on the ground that the territory involved in the annexation was incorrectly described in calling the election and that other irregularities will be alleged.

On the other hand, there are rumors that consolidation may be attempted in the Terminal Island precinct with a view to confusing the election result in the newly acquired territory.
San Pedro is full of rumors, and the harbor city shows a tense excitement about consolidation and "harbor grabs" that is noticeable in all sections. One of the most startling rumors which spread yesterday was that enough trustees would be absent from San Pedro Tuesday to make a quorum impossible, so that it would be likewise impossible to pass the resolution calling the consolidation election for August 12.

Foot Off for South

This rumor was started because Trustee F. D. Foot left yesterday morning on the steamer San Diego, accompanied by Mrs. Foot. His friends assert, however, that he will be in San Pedro again Monday and will be at the meeting of the trustees on Tuesday to have a quorum Tuesday. In the end they would gain nothing, and it is hardly believed in San Pedro that they would dare go against the sentiment already wrought up.

That the trustees have any intention of evading the passing of the consolidation resolution has been denied by J. W. Walton, president of the board. "I want to be put on record," said President Walton to a Herald reporter, "as having asked the city attorney if there would be ample time for passage of the resolution if the routine of giving until next Tuesday for its preparation were gone through with. He replied that it is not possible to give until next Tuesday for its preparation, and it was accordingly allowed to take the regular routine of waiting over a meeting for its preparation. If it were deemed desirable to have a meeting on Tuesday, it would be necessary to have a quorum on hand for that purpose."

It was stated that Trustee Foot had gone to Tia Juana to see the bullfight and that two of his friends were to leave by train for Tia Juana last night, the entire party returning to San Pedro Monday evening.

Tactics Winning Friends

"We don't care if he goes to the bullfight," said E. D. Seward, secretary of the San Pedro consolidation committee, last night, "but we do want to see him back here for the meeting of the trustees Tuesday."
"All this turmoil and excitement is making votes for consolidation in bunches. Men who were formerly opposed to the merger now say that something must be done to stop the harbor grabs and that the charter of Los Angeles will be amended to the relief which is so urgently needed."

SAN PEDRO TRUSTEES MAY BE PROSECUTED

(Special to The Herald.)

SAN PEDRO, July 3.—At a meeting of the San Pedro consolidation committee tonight the legal committee presented an opinion that the San Pedro trustees were liable for prosecution for failure to offer the lease voted to R. E. Shaw for sale to the highest bidder as required by law. It was further stated by the legal committee that the trustees could be prosecuted for numerous other acts which in the opinion of the committee were illegal. The committee was directed to gather more evidence on this line.

Action on the report of the legal committee was deferred until Tuesday evening, awaiting the result of the board's action on the consolidation resolution. A full meeting of the committee will be held Tuesday evening, and the matter will be taken up at that time.

Attorneys for the city and the Salt Lake road conferred today on the question of the public frontage on the east side, but their maps as to the location differed by some forty-one feet. The men who were arrested for moving the public frontage were discharged at the request of the city attorney. The matter will be threshed out by the lawyers.

GERMAN CHANCELLOR WHO HAS ANNOUNCED INTENTION TO RETIRE



PRINCE VON BUELOW VON BUELOW INSISTS HE WILL QUIT OFFICE

Chancellor of Germany Says He Will Remain at Desk Until Finance Reform Measure is Passed

(Special to The Herald.)

BERLIN, July 3.—Prince von Buelow, who has authorized the announcement he intends to retire from the chancellorship of the empire, says that in any event as soon as the pending finance reform measure is disposed of in one way or another he shall leave.

The prince remains in the office only temporarily in an endeavor to pass the bill.

Prince von Buelow, who came from the German embassy at Rome twelve years ago without title to be foreign secretary, will go back to Rome and live in the villa recently purchased by him there at a cost of \$50,000.

THE NEWS SUMMARY

FORECAST
For Los Angeles and vicinity: Cloudy Sunday, showers in the mountains; light east winds, changing to south. Maximum temperature yesterday, 82 degrees; minimum, 64 degrees.

LOCAL

E. Allen Shouse, wanted in Los Angeles on forgery charge, with wife arrested in San Francisco.

After inquest over death of Isaac Lohman, chauffeur who drove machine which killed Mrs. Lohman.

Local Democrats held former Governor Folk of Missouri as coming head of party.

Man in charge of Hermain campaign for exalted ruler of Elks says Los Angeles will break all records in entertaining antlered children.

Complete organization of League of Justice effected and organization placed on firm basis.

Fourth of July to be observed at playgrounds with appropriate noiseless exercises for children.

Assistant Prosecutor Joseph Seymour continues to hold office and insists he is innocent of bribery charges.

Controversy among members of Mothers' congress over disposition of funds continues unabated.

Executive committee of Good Government organization meets to prepare for next meeting.

Special events scheduled at beaches to accommodate holiday crowds.

Union musicians object to Phoenix Indian school band practicing in Elks' parade.

Nervous breakdown causes unexpected death of well known newspaper man.

Children of consolidation said to be planning to prevent Terminal Island result voting at San Pedro election by legal technicalities.

Rumor that San Pedro trustees will be away from city Tuesday thereby falling in quarrel necessary for action on consolidation resolution, is hardly credited by consolidationists.

San Pedro consolidation committee will meet Tuesday night for radical action if meeting of trustees is unfruitful.

Eight are shot in battle at Tona, Ore., between officers and former convict.

Prosecutor Henry of San Francisco is injured in automobile accident at Castle Rock, Wash.

SENATE ADOPTS HIGH AND LOW TARIFF RATES

MAXIMUM AND MINIMUM AMENDMENT PASSED

MEASURE TO GO INTO EFFECT MARCH 11, 1910

Extra Duties on Tea and Coffee Against Discriminating Countries Struck Out—Income Tax to Be Discussed Monday

(By Associated Press.)

WASHINGTON, July 3.—The maximum and minimum provisions of the tariff bill were adopted today by the senate by a vote of 38 to 18.

The measure is to go into effect March 11, 1910, and ninety days must elapse before a president's proclamation applying the maximum duty of 25 per cent ad valorem in addition to other duties provided for in the tariff bill will be operative.

The duty on tea and coffee, as provided for in the amendment originally reported by the committee, was struck out by the senate finance committee.

The senate also agreed to vote on the submission to a declaration that amendment to the constitution to the several states for ratification, this vote to be taken next Monday at 1 o'clock.

The income tax question was brought up promptly by the secretary and an agreement was reached to vote at 1 o'clock next Monday afternoon on Senator Brown's resolution providing for the submission to the states of an amendment to the constitution authorizing the imposition of an income tax.

On motion of Senator Daniel, the senate struck from the maximum and minimum rate amendment the provision for a duty of five cents a pound on coffee and of ten cents a pound on tea coming from countries which discriminate against the products of the United States.

Senate to Meet Monday

The agreement to vote on the income tax is equivalent to a declaration that the senate will proceed with its business on the fifth of July despite the observance of the holiday everywhere else.

The senators were slow in entering today, Senator Aldrich was in his seat at the beginning of the session, and as soon as the routine business permitted he called up the tariff bill.

But before any progress could be made Senator Brown took the floor to press his income tax proposition. He asked a vote be taken immediately, but the matter was postponed until Monday.

The amendment provided the additional rate should go into effect immediately unless the president should give March 21, 1910, as a proclamation no such discrimination exists.

The amendment also provided a duty of 5 cents a pound on coffee and 10 cents a pound on tea coming from the countries thus discriminating against the products of the United States.

The measure as previously reported by the finance committee provided for the inclusion of the islands of Guam and Tutuila as well as the Philippines in its operation.

Mr. Heyburn offered and Mr. Aldrich consented on behalf of the finance committee amendment requiring ninety days' notice for the application for the maximum rate after the minimum has been in force, presenting the amendment Mr. Heyburn expressed apprehension that as it stood the provision would cause unrest.

FIGHT IS TAKEN OUT OF INDEPENDENT DEALERS BY FREE-LISTING OIL

WASHINGTON, July 3.—The placing of petroleum on the free list by a substantial majority of the senate, apparently has not taken all the fight out of the independent oil producers and another effort in the direction of protection will be made when the tariff bill shall have been perfected in the committee of the whole and reported to the senate.

At a conference today of the representatives of the independent oil producers who have been in Washington practically all the present session of congress, it was decided to make another effort to amend the bill so as to provide for a countervailing duty upon crude petroleum.

Unlike the provision of the existing law, however, the proposed amendment will prescribe that the duty to be collected shall be only one-half of the duty imposed by any foreign country upon oil exported from the United States.

Senator Curtis has been selected to introduce the new amendment.

Mexico, which will be affected more than any other country if the countervailing duty is introduced, opposes a duty of nearly 49 cents a barrel on the crude product. This is estimated to be equivalent to an ad valorem rate of between 300 and 400 per cent, and the independents assert this duty is prohibitive.

When the amendment is offered in the senate an effort will be made to get the bill called upon it.

Several members who voted against the Penrose amendment placing a duty on crude petroleum have signified their intention of voting for the countervailing duty.

Men Scalded; Probably Will Die
VANCOUVER, B. C., July 3.—Three men were frightfully scalded on the face and body when a steam pipe in the Vancouver lumber company mill exploded last night, and J. Russell, a bricklayer, died today from his injuries.

The other sufferers, Manager E. C. Knight and George Harvey, a laborer, are not expected to recover.

SMUGGLING SCHEME EXPOSED
EL PASO, Texas, July 3.—In the arrest at Lapasa, a hamlet in Sonora on the Arizona border of Francisco Durano, the Mexican officials believe they have captured the director of a gigantic smuggling scheme. A number of papers have been taken which indicate the band carried on extensive operations, including the smuggling of Chinese into the United States.

American officials have been asked to co-operate.

SUBCOMMITTEE DISCUSSES TOBACCO FREE LEAF MATTER
WASHINGTON, July 3.—The tobacco free leaf question was considered today by a subcommittee of the senate committee on finance and a number of members who voted against the measure.

Fugitive Arrested in San Francisco and Wife Said to Have Been Hypnotized



E. ALLEN SHOUSE MRS. NELLIE MCCARTHY SHOUSE

NIGHT RIDERS TO BE TRIED AGAIN

Tennessee Judiciary Reverses Decision of Lower Court Finding Rioters Guilty and Sentencing Six of Them

JACKSON, Tenn., July 3.—The decision in the cases of the eight night riders, six of whom were under the death sentence, charged with the murder of Capt. Quentin Rankin at Walnut Lodge on Reelfoot lake, October 23 last, were reversed by the supreme court today and new trials were granted.

The prisoners will be taken back to Union City and an effort will be made to obtain their release on bail pending a second trial of their cases.

The six men who were under death sentence are Garrett Johnson, alleged leader of the night rider organization in Obion county; Arthur Clear, Fred Plinton, Sam Applewhite, Tid Burton and Roy Ransom. The other two, Bud Morris and Bob Huffman, were convicted of murder in the second degree.

The first was that the grand jury which found the indictments against the alleged night riders was not selected in a proper manner. The grand jury was selected out of a panel named by Judge J. E. Jones, the trial judge, whereas the law provides the panel must be chosen by at least three members of the county court.

The second error was that the state did not allow the defendants a sufficient number of challenges.

The eight men were tried on a joint indictment and the trial court upheld the state's contention that the eight defendants were only entitled to the legal number of challenges, twenty-four, which would apply if one man is on trial.

FIREMEN INJURED IN DISASTROUS BLAZE

Large Rooming House in Seattle Consumed in Early Morning Fire. One Unidentified Man Killed

SEATTLE, Wash., July 3.—Fire which broke out in a large three-story frame rooming house this morning completely consumed the building and gutted two adjoining structures.

Three firemen, Lieut. Boyle and Pipemen Taylor and Cook, were imprisoned under falling walls and were rescued with difficulty by their comrades, who had to work under the protection of several streams of water. The men were badly hurt. The body of an unidentified man was uncovered by searchers.

Occupants of several cheap hotels nearby were forced to rush out in their night clothes. The occupants of the burned rooming house lost all their effects, as they barely had time to get out of the building without stopping to dress.

Smuggling Scheme Exposed
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SUFFRAGETTES UNSEAT WOMEN

CONVENTION DISCIPLINES INSURRECTIONISTS

SEATTLE, Wash., July 3.—The fight between the factions of the Washington Equal Suffrage association was discussed on the floor of the National Woman's Suffrage convention this afternoon, and the convention decided unanimously to unseat all the Washington delegates.

The national executive committee, to which the Spokane delegates, unseated by the state convention, appealed, tried for three days to effect a compromise between the factions, and, failing, reported the contest to the national convention.

During the debate this afternoon a Washington delegate declared the national convention should mind its own business, and said that woman suffrage had been lost in Oregon through its interference.

National President Anna M. Shaw broke into the debate to say that the national body had jurisdiction. She protested hotly against "insults offered by those who denied such jurisdiction."

The vote that unseated all the combatants was then taken. The state of Washington now has no vote in the convention, and the regulars are in control of the state organization, but under censure by the national body.

LACK OF FIVE CENT COIN COSTS \$1500

Telephone Girl Refuses Free Switch

Politician Loses Barn by Fire Because Operator Will Not Make Connection with Fire Department Without Nickel

TRENTON, N. J., July 3.—The lack of a nickel to drop into a telephone slot and the obstinacy of an exchange girl cost Oscar F. Niedt, once councilman of this city, \$1500 when his barn was destroyed by fire last night.

Niedt's barn caught fire about 10 o'clock and he hastened to a telephone in the neighborhood to summon a fire engine. Being told to drop a nickel into the slot he discovered he had none. He told the girl that it was a case of life and death, but she insisted that fire headquarters could not be called up without the proper charge being paid.

Niedt begged, pleaded and threatened, in vain. The exchange girl refused to notify the fire department, and in despair Niedt fled to another place, finally sending in an alarm. It was too late when the fire engines reached the place and the barn and its contents were in ashes.

INFANT TRAVELS FROM MISSOURI IN BATHTUB

KANSAS CITY, Mo., July 3.—Mary Arler, two months old, who was born at Tavoncheskov, Russia, traveled the whole distance from Russia in a porcelain lined bath tub.

"We believe in being clean," her father, a big Russian, told John Jenkins, depot interpreter. "We could not very well afford to buy both a crib and a bath tub, so we bought a tub and made it do for both purposes."

Arler has eleven other children, too. He was taking them to Hillboro, Kas., where his brother owns a wheat farm.

ALEXANDER FOR PATRIOTS' 4TH

CITY EXECUTIVE FINDS MANY FRIENDS OF PROPOSED PLAN AND COMMITTEE MAY BE FORMED

Plans are under consideration for making the Fourth of July observance in Los Angeles hereafter more patriotic and more generally commemorative of what the day should signify through an immense representation, each year of some significant historical event showing a step in the making of the country, particularly Southern California, and stimulating patriotism not only directly but also through the co-operation of 2000 to 5000 persons.

It is suggested that the portrayal in the form of an outdoor pageant or great tableau of some feature of history will arouse interest in past achievements and likewise quicken a present-day patriotism.

The use of explosives is to be discouraged for the benefit of the girls and boys who are to make the next generation of the republic.

The plan proposed is for the appointment of a committee to be headed by Mayor Alexander, to lay a general outline of the celebration before the Grand Army of the Republic, Native Sons and Daughters of the West.

Other patriotic bodies and the business, civic and fraternal organizations, the various state societies and other organizations are being asked to cooperate.

This commission is to serve without pay, but will take time to obtain material for a feasible and comprehensive scheme. The idea of putting it into effect for the first time July 4, 1910.

"I am heartily in favor of such a plan," said Mayor Alexander yesterday. "We need in some way to get all classes of people together for a truly patriotic observance of the Fourth of July."

It is suggested that the observance of patriotism, and that will bring home the real meaning of the Fourth of July is desirable. I believe that such a plan as is proposed will do that and help to give the day an importance as a day for the remembrance of patriotism, just as Memorial day is commemorative of the fallen.

A pageant of the Fourth, which will not interfere with individual observance, unite in making some such a plan a regular part of the patriotic celebration of the Fourth in Los Angeles.

Taken Up by G. A. R.

The matter was taken up by Bartlett Loughlin, No. 3, Grand Army of the Republic, at its regular meeting last night.

"You can count us in," said John Davis, assistant of the post, "and I am sure the other posts will be in line. We old soldiers have watched the slipping away from the old-fashioned idea of patriotism, and with a good deal of sorrow, Monday we expect to have more than 4000 persons at our campfire at Sycamore Grove, and there will be other gatherings elsewhere about the city, but there is no united effort for the entire city to assemble and observe the day in its true spirit, as there should be."

"I am greatly in favor of anything that will teach patriotism and make it more impressive on the Fourth, and I believe such an idea can be developed."

J. M. Guinn, adjutant of Stanton post No. 55, member of the board of education and high authority on Southern California history, indorses the plan proposed.

"We need greatly something with less of the savage in it than at present marks our celebration of the Fourth," he said. "The plan suggested is possible of development toward that end, and California's early history is rich in scenes which might be utilized."

A pageant of the Fourth, which will raise the standard of the general conception of the meaning of the Fourth."

"I am for the old-fashioned spirit in celebrating the Fourth," said Brig. Gen. Robert Wankowski, head of the National Guard of California. "It used to be the practice to have a parade and a genuine old-fashioned celebration, but that fell into disuse several years ago."

"I believe we have grown too careless about what the Fourth really means, and I think we should get back to some of our old-fashioned principles. I am sure you can count on the National Guard for anything that will bring this about."

Some initiative looking to the establishment of a greater and more patriotic celebration of the Fourth along the lines suggested will likely be taken in the near future by Mayor Alexander.

CAPTURE YOUTH WHO FLED WITH GIRL AND MONEY

FUGITIVE IS IDENTIFIED BY HERALD PHOTOGRAPHS

HYPNOTIC SUGGESTION USED TO INFLUENCE BRIDE

Unhappy Ending at Police Station of Sensational Escapade Involving Scion of Wealthy Kentucky Family

E. ALLAN SHOUSE, the suave young man of supposed hypnotic influence and occult power who April 18 persuaded pretty Nellie McCarthy Shouse, his wife by a secret marriage and daughter of Mrs. Florence McCarthy, 1133 Oxford street, Los Angeles, to leave her home and go away with him, leaving behind a heart-broken mother and a trail of worthless checks, was arrested in San Francisco last night on a charge of forgery.

The arrest of Shouse was brought about by his identification from pictures published exclusively in The Herald May 22.

"Do you believe your husband guilty?" Mrs. Shouse was asked last night.

"I don't know what to believe," she replied. "I want to believe in him all I can, but—"

Shouse said that the check for \$150 which he is accused of forging had been given him by a broker and that he had no reason to doubt its worth. "If the check was bad it was the fault of the man who gave it to me," he said.

Mrs. Shouse telegraphed her mother, and the probabilities are that the latter will arrive in San Francisco at the same time as the police officers from Los Angeles.

The story of Shouse's wrong doing, his secret marriage to Nellie McCarthy and more particularly his secret exit from Los Angeles were told in full in The Herald May 22, and caused a sensation among the business acquaintances of Shouse and also the co-workers of Nellie McCarthy Shouse in the Boston store.

Reads Like Fiction
The account of the strange enchantment of Nellie McCarthy by Shouse, reads like a page of fiction. Young Shouse, the son of a well-to-do Louisville family, and Nellie McCarthy and Shouse were school day friends in Louisville. Mrs. McCarthy always disliked the suitors who became infatuated with the pretty 16-year-old girl, but despite the mother's pleadings the apparent charm or power of young Shouse seemed irresistible to the young girl.

This was four years ago, and two years ago Mrs. McCarthy, in an endeavor to separate her daughter from Shouse, who she intuitively regarded with suspicion, moved to Los Angeles.

After a time the girl appeared to forget her attachment with the debonair Shouse, and the mother was happy and contented. Nellie McCarthy obtained employment at the Boston store, and as she was an adept glove fitter she became popular with her coworkers and employes alike.

Mrs. McCarthy seemed filled with overflowing. Then suddenly came a change in the erstwhile happy girl, and the mother began to become uneasy. When she returned she acknowledged to her mother that in the interim she had become the wife of Shouse.

The strange, unseen, occult power which she saw in Shouse's honest endeavors of a loving mother.

Shouse obtained employment as a novelty agent for the Auto Street Metal company, 2004 South Main street, but after two weeks' work it was charged that some of his orders were bogus and he was discharged. Mrs. Shouse continued her employment as a glove fitter at the Boston store.

Soon after the marriage Shouse began to complain of a lack of funds and started the Sunset Protective agency, but gave as the reason for his weakened financial condition that his agents were not making proper accounting for their collections and that he had to stand the loss. The Sunset Protective agency is believed to have been wholly in the fertile imagination of Shouse.

A few days before Shouse left Los Angeles he asked his wife to take a vacation and accompany him to Boston. He represented that they would need a few articles to take with them and made small purchases and gave his wife a check for \$150, drawn on the Bank of Southern California and signed "R. E. McKee." The check was indorsed by E. Allan Shouse.

Uses Wife in Scheme
Shouse induced his unsuspecting wife to present the check to her employer and as the young woman was known for her honesty and as her character was known to be above reproach Byron Campbell, cashier of the Boston store, readily accommodated her and cashed the check.

Shouse and his wife then left Los Angeles and nothing was heard of them until word came to Los Angeles last night of Shouse's arrest in San Francisco.

When Cashier Campbell went to cash the check, it was returned marked "No funds."

When The Herald published exclusively the fact of Shouse's arrest, his appearance, accompanying the account was a striking photograph of Shouse and his pretty wife.

These photographs and the story of The Herald were sent broadcast in an endeavor to locate the forger, and that it proved successful was shown by the dispatch received last night stating that Shouse had been arrested and identified by The Herald picture.

Soon after Shouse left numerous other victims of his criminal nature began to announce that they had fallen victims to his duplicity.

Others Make Complaints
Dr. W. T. McArthur, who has offices in the Security building, announced that Shouse had given him a false check for \$12, and S. A. Barbour, proprietor of the Enterprise grocery store, 2311 South Vermont avenue, also declared that he had been victimized.

More than a dozen other persons filed complaints.

(Continued on Page Three)