

THE WEISER DAILY SIG

WEISER, WASHINGTON COUNTY, IDAHO, MONDAY, MAY 27, 1935

OMISE BEING TALKED

COMMISSIONERS THE STATEWOMEN AD. HAS NOT MAJORITY.

WIVES OR COMMISSIONS

Delegates Will Likely Be of the National Com.

RESUME TRIAL OF DARROW

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WILL CONSULT DISTRICT ATTORNEY

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TWO PRESIDENTS AT PRINCETON

INAUGURAL—TAFT AND HIBBEN

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of these candidates, and if it should be demonstrated that the winners of delegates would not go to Taft or to the colonel, it would be incumbent upon the convention to turn to a third candidate and the 49 New York delegates, having brought about such a situation, or contributed to it, would naturally be first consulted before the name of a compromise candidate should be presented.

Roosevelt Men Confident. Just at the present time Roosevelt managers are confident, or pretend to be confident that the nomination is nominated on the first ballot, but when they think their claims upon delegates it is found they are counting on many they do not have, and some they may not get. But when they confidently go to the extent of admitting that their claimed majority is more or less fictitious, they admit that any promise to a compromise will result in the nomination of Roosevelt. They assert positively that the Roosevelt forces will not propose a compromise, and the minute such a proposal is made by the Roosevelt delegates, they will drop Roosevelt, and thus make certain the nomination.

Both Need Help. In the event, however, that the Taft and Roosevelt forces become deadlocked at Chicago, and the undecided delegates hold back and refuse to support either of the candidates, it is not probable that the New York leaders will go far with

LOS ANGELES, May 26.—The resumption of the testimony of George N. Lockwood, one of the star witnesses for the state in the trial of Clarence Darrow, will be held today. Lockwood was the latter's prospective juror in the McNamara case, will be of secondary importance in the trial by Judge Hutton on the admiralty trial in which evidence when court opens at 1:30 o'clock tomorrow afternoon.

What the Defense is Fighting For. The defense is fighting not so much to avoid the introduction of the evidence supporting to show that other jurors in the trial of J. R. McNamara had been corrupted, but against letting down the bars to a flood of all the evidence that Darrow had been guilty of attempting to subvert or prevent the appearance of witnesses for the prosecution in the McNamara case.

Decisions of the California supreme court, preferably in other alleged graft prosecutions in San Francisco, and particularly those in the cases of Ruef and Glass, are relied upon by District Attorney Fredericks in his contention that evidence of other alleged offenses of a similar nature in the specific crime charged in the indictment are admissible.

Defense Submits Decisions. The defense submitted numerous decisions declaring against the admission of evidence supporting to show that a defendant had been guilty of influencing the jury. One of the principal decisions cited by the defense was that of the New York supreme court in the noted Steinhilber murder case.

Should the court decide tomorrow to admit testimony regarding other alleged attempts to subvert jurors in the McNamara case and exclude evidence of alleged different offenses, many believe will be the ruling. District Attorney Fredericks has decided to try J. R. McNamara and his wife, who was said to have accepted a bribe, will be a witness for the prosecution.

Sub a witness, it was believed by attorneys for the defense, was not wholly unexpected by them. The prosecution, however, expects a decision which will permit the introduction of evidence purporting to implicate McNamara in other alleged offenses as indicated by Captain Fredericks in his opening statement to the jury.

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Two Presidents at Princeton Inaugural—Taft and Hibben



Photo copyright 1913, by American Press Association.

TWO presidents of universities and colleges were in attendance at the inauguration of Dr. John G. Hibben as president of Princeton University today. The ceremony was presided over by the president of the university, Dr. John G. Hibben, who was inaugurated at 10 o'clock. The ceremony was held in the Old Chapel, the building in which Washington took place in front of the Old Chapel. The ceremony was presided over by the president of the university, Dr. John G. Hibben, who was inaugurated at 10 o'clock. The ceremony was held in the Old Chapel, the building in which Washington took place in front of the Old Chapel.

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was wounded in battle or in line of duty and is now unfit for manual labor by reason thereof or who from disease or other causes incurred in line of duty resulting in his disability is now unable to perform manual labor, shall be paid the maximum pension under this act, to-wit: \$20 per month.

That any person who has served 60 days or more in the military or naval service of the United States in the war with Mexico and has been honorably discharged therefrom, shall upon making like proof of such service be entitled to receive a pension of \$20 per month.

All of the aforesaid pensions shall commence from the date of filing of the applications in the bureau of pensions after the passage and approval of this act. Provided, That pensioners who are 62 years of age and over, and who are now receiving pensions under existing laws or whose claims are pending, by application to the bureau of pensions, shall receive the benefits of this act, and nothing herein contained shall prevent any pensioner or person entitled to a pension from prosecuting his claim and receiving a pension under any other general or special act: Provided that no person shall receive a pension under any other law at the same time or for the same period that he is receiving a pension under the provisions of this act. Provided, further, that no person who is now receiving or shall here-

after receive any pension or person entitled to a pension from prosecuting his claim and receiving a pension under any other general or special act: Provided that no person shall receive a pension under any other law at the same time or for the same period that he is receiving a pension under the provisions of this act.

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NEWARK, May 26.—President Taft, Colonel Roosevelt and Senator La Follette rested today after three days of the hardest campaigning they have experienced since they began the fight for the Republican presidential nomination.

The Republican and Democratic camps differ widely in that the Republican candidates have made their appeals upon national issues, while Governor Wilson and his supporters declare his speech at Jersey City last night defined the principal issues of the day in the Democratic primary campaign.

Both Taft and Roosevelt managers claim the four delegates at large which will be elected by the vote of the 24 district delegates. If anything, the Roosevelt claims are the more sweeping.

The president will start early tomorrow morning, visiting the towns along the Atlantic shore, which will equip his light right up to the hour of opening the primary election, which will be held at Newark, N. J., at noon Tuesday, at New York, N. Y., at 10 o'clock Tuesday, at Philadelphia, Pa., at 10 o'clock Tuesday, at Washington, D. C., at 10 o'clock Tuesday.

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Grange Meeting. The Washington County Farmers Grange will hold an interesting meeting on Mann creek June 12. A special program is being arranged, which will be announced later.

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TROOPS BEING RUSHED TO FRONT

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President Gomez says the government is doing its utmost, having within four days sent 2000 troops to crush the rebels in Oriente and in that short time having retained order in all parts of the island, with that exception.

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