

THE WEATHER						
Cloudy, a muggy weather with occasional rain tonight and Saturday; slowly rising temperature.						
TEMPERATURE AT EACH HOUR						
8	9	10	11	12	1	2
58	56	54	54	54	52	51
48	46	44	44	44	43	42

VOL. VII—NO. 177

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PHILADELPHIA, FRIDAY, APRIL 8, 1921

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PRICE TWO CENTS

### PARENTS DEMAND CAMDEN PRINCIPAL RENOVATE BOYS

Philadelphia Fraternities Resent Attack and Hint at Court Action for Retraction

SAY CHAPTERS WERE CALLED IMMORAL AND VICIOUS

Parents of Camden High School boys who were suspended from all school activities, save study, by Miss Clara S. Burroughs, principal, because they belonged to high school fraternities, sent a formal demand to her today that the boys be publicly reinstated in their privileges and school offices, and declared they would back their sons.

Miss Burroughs was in receipt also of a letter written on behalf of a committee representing various fraternities in which it is hinted that court action might be brought against her to force the recognition of fraternities in the Camden High School.

The school principal, in ordering two fraternities formed in the Camden High School disbanded, termed them "immoral and vicious."

Teacher "Stands Pat" Miss Burroughs asserted this afternoon that she "has said what she had to say and will not retract anything." She added she would not recognize or reply to letters received from individuals "I do not know."

We are engaged in adjusting this matter now," she explained. The parents met last night in the home of Dr. Walter Green, in Camden, and after talking over the principal's action wrote the following letter to Miss Burroughs:

"We, undersigned, parents of the boys suspended by you from school offices, participation in school athletics and other school activities other than their studies, herewith desire to convey to you our protest, first, at the extreme severity of the punishment; second, in behalf of our legal rights, which we feel have been infringed upon in the institution of any punishment upon our boys' fraternity organization and operated outside of the school.

Went Beyond Jurisdiction "We feel that the statement made to you last Thursday, March 31, by the president of the newly organized Camden chapter, one of the two boys' fraternities, Sigma Kappa, which met with your disapproval, to the effect that the five members of the local (chapter) would not be so severely punished as should have been done in general, and that the following Monday and Tuesday, April 4 and 5, with the Camden chapter disbanded, you should not have gone beyond what you would as your jurisdiction in this matter.

We feel that but for the saving grace of loyal classmates, these boys would have gone beyond your jurisdiction and would have been expelled from the school. We do not desire to see the boys' fraternities will not be so severely punished as should have been done in general, and that the following Monday and Tuesday, April 4 and 5, with the Camden chapter disbanded, you should not have gone beyond what you would as your jurisdiction in this matter.

Denby Selects Potter Secretary to Recommend N. J. Captain as Navy Paymaster

### On a Vacation!



**CHIEF HALLISSEY**  
Head of Haverford Township police, who was held in \$1000 bail because of operating an automobile while intoxicated. He has been suspended.

### GETS JAIL REPRIEVE TO GIVE HIS WIFE CASH

Respondent in Divorce Suit in Financial Straits, He Says

Raymond J. Tapper, of Sixty-second street and Girard avenue, a lively stable keeper, who is being sued for a divorce, was forced to sell his watch, hypothecate building and loan shares, collect small debts and borrow \$50 from his attorney to pay \$200 of an arrangement on a support order, his counsel told Judge Patterson in Common Pleas Court No. 1 this afternoon.

Tapper paid the \$200 several days ago, after his wife, Mrs. Corrie May Tapper, 204 North Sixty-fifth street, had caused his arrest. He was to have paid another \$250 today. His attorney, R. N. Vale, asked that Tapper be released in his custody until 10 o'clock tomorrow morning, by which time he is to have the rest of the money.

The wife's attorney urged that the husband be committed, but Judge Patterson ruled otherwise. The wife charged that her husband had been at times charged to another woman, who was not named.

After the hearing Tapper, with tears in his eyes, told how he had pleaded with his wife to come back to him when she met her on the street recently. He said he was ready to receive her, but that she had fled. He said she had fled in his business the last three months and was unable to pay the \$120 a month allowance fixed by the court for her and their three children. He denied that he had been unfaithful to her, and blamed his troubles on his mother-in-law, Mrs. John G. Hart, with whom the wife is living.

Tapper said after the hearing, that she would not take her husband back in spite of his promises. She said his troubles dated back three years and in that time she had given him many chances, but finally broke with him last November.

### ARBOR DAY IS MARKED BY TRIPLE TREE-PLANTING

Governor Sprout and Mayors Moore and Babcock Officiate

The Governor of Pennsylvania and the Mayors of its two largest cities joined today in honoring Arbor Day by planting trees as memorials to the soldiers and sailors who served in the great war.

Man Found in Store Decided to 'Tap' Him to Get Money

An excuse that he had no work and no money was given by John McNally, of New York, for snatching a drug store window last night and crawling into the store, according to a patrolman testifying in Central Station today.

### HALLISSEY IS HELD UNDER \$1000 BAIL AND IS SUSPENDED

Haverford Board to Sift Charge Police Chief Drove Car While Intoxicated

"DRINKING OR DRUNK?" IS PROBLEM FOR MAGISTRATE

Chief of Police Edward T. Hallissey, of Haverford township, was suspended today, soon after he had been held in this city for a further hearing on the charge of operating an automobile while intoxicated.

The suspension of the police chief, known for his rigorous actions toward motorists passing through his district, was ordered by the police committee of the Haverford township board of commissioners.

Horatio G. Lloyd, president of the board, issued this statement: "The police committee of the commissioners of Haverford township has suspended Chief of Police Hallissey pending an investigation by the board of commissioners of the charge of misconduct."

Mr. Lloyd and Richard S. Deween are the only members of the police committee in the city. They took action immediately after hearing of the charges.

To Have Further Hearing Hallissey was held in \$1000 bail by Magistrate Price this morning for a further hearing Tuesday.

Additional charges of reckless driving and of threatening a patrolman also were pressed against the rural chief.

The hearing room was jammed. Some of those present were motorists who said they had been run through the "fine cloth" with which Hallissey's name has been compounded.

Not Favorite With Crowd The chief, who carries himself stiffly in his uniform, wore civilian clothes at the hearing today. He appeared dejected as he stood before the magistrate's desk and his face fell as he heard spectators murmur: "Good for him," or "He deserves it."

Hallissey was arrested at Sixtieth and Market streets yesterday afternoon after he had driven his motorcar up the sidewalk. He said he would "cross" the patrolman Grover Hanson, who arrested him, the patrolman asserted today.

Tells of Threats "So you intend to go through with it, do you?" Hallissey asked. He was told the patrolman had intended to go through with it.

For His Daughter's Account Helen Louise Moore, of Narberth, is one year old. She plans an ambitious career. May be writing a book before many months and probably will ask to serve on a jury within a few years.

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Wilmington Man, With Criminal Record, Committed to Penitentiary

James Miller, a Negro, of Wilmington, pleaded guilty to a charge of burglary before Judge Shull in Quarter Sessions Court today and was sentenced to serve from five to seven years in the Eastern Penitentiary.

BURGLAR GETS 7 YEARS

Wilmington Man, With Criminal Record, Committed to Penitentiary

### Modern Parents Blamed for "Jazz Girl" of Today

Ogontz School Head Says Young Are Neglected in Effort to Meet All the "Ideals" of Society

"Flashy Flapper" of 1921 Is Called Result of Pampering at Home—"Be Domestic," Is Her Cure

It is society's demand upon young girls and the pampering of fond parents that cause the tendency among young people of today toward the loud, the showy and extreme in manners, morals and dress.

This is the opinion of Mrs. Abbey Sutherland Brown, head of the Ogontz School for Girls, expressed in an appeal to parents, made today at a meeting of the Modern Club, 1618 Walnut street.

"The abnormality does not rest with the girl," said Mrs. Brown. "It is in the atmosphere that surrounds her. Society's moral code is to be a success. Popularity and ravishing success in her first blush of maidenhood—that is the standard set for the young girls.

Society throws too much responsibility on the young people. When you ask a young girl to appear as the center of a social body, when parents call her to show off her wares, it is not extraordinary that she goes to the extreme, that she attempts unusual things.

"If we want the gentle, lovely girl who is sought and not seeking, we must put the right atmosphere around her. Many a girl's heart aches when she finds as she leaves school that the standards she learned there are not what the world wants. She has learned classical music and the world demands jazz. She has learned to carry for good literature and art and the world makes light of her choice. She can only adjust herself to best she can."

Mrs. Brown described the present situation of the girl of today. She said that the girl of today is a "jazz girl" and that she is the result of the "flashy flapper" of 1921.

Tells Parents "Hands Off" "I should like to have a school where there were no vacations, and no parents to interfere, and I think perhaps we might accomplish things with our girls. Schools have a hard time retraining lives that are spoiled at the start by indulgent parents. Of course all girls are not of this kind. But we find a large percent from homes where parents have pampered and spoiled their girls, and they are not of this kind. But we find a large percent from homes where parents have pampered and spoiled their girls, and they are not of this kind."

Police Find Auto 'Slaughter House' in Strike Disorder

Place Believed 'Graveyard' for 'Stolen' Cars on Which Motorists Want Insurance

OWNER, EX-POLICEMAN, HELD

A farm at Point Pleasant, Pa., characterized by the police as a "slaughter house" for singly insured stolen motorcars, has been discovered and its owner, former Philadelphia policeman, arrested.

The owner is George Miller, of 2207 Amber street, who says the farm is his summer home. He was arrested last night by Detectives Farrell and Nicodemus, and taken to the station house.

Miller joined the police force in 1913 and resigned two years later. In 1914 he was reinstated, but on February 23, 1920, he again resigned when requested to do so by Director Cortelyou. The director took this action at the instigation of Sergeant Thomas Walsh, of the Fourth and Race streets station, where Miller was charged Miller with "undue familiarity with drug vendors in the district."

Veterans' Property Bill Vetoed Harrisburg, April 8.—Governor Sprout has vetoed the House bill exempting property of veterans' organizations from taxation on the ground that it is special legislation forbidden by the constitution.

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NO WORK, ROBBER'S EXCUSE Man Found in Store Decided to 'Tap' Him to Get Money

### Premier, Defying 'Triple Alliance,' Will Fight Strike

Relies on Volunteer Transport Workers and Army and Navy Reserves

LABOR SUPPORTS MINERS AS HUGE CONFLICT LOOMS

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Royal Proclamation A royal proclamation would call up the army and navy reserves, he added. The government also intends to enroll special constables and form a special emergency force for a period of ninety days to protect the police in the execution of duty.

After recounting the day's events, from which he drew the conclusion that the miners' Federation is determined to allow the mines to go to destruction in the belief that by such action it will be able to intimidate the nation into surrendering Mr. Lloyd George's demand that the duty of the government, as the trustees of the nation, to prevent this catastrophe. He then announced that the king's message had been read and the king's emergency proclamation.

J. Austen Chamberlain, the government leader in the House, moved that the king's message be taken under consideration Monday and a vote of no confidence in the government was taken. The motion was agreed to, and the House adjourned.

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The government was just as firm in its view that the threatened destruction of the mines by flooding should be first considered.

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Courts Appealed To The argument between the two men resulted in the hearing on a writ of habeas corpus today before Judge Broome to determine "Whitey's" lawful custody.

Ryan was sentenced to death last year on conviction of the murder of Vincent Popiel, a Chester jitney driver. His first appeal was refused by Governor Sprout, then he commuted his sentence. The board of pardons refused to permit this. And the result was the conflict of opinion and the clash between the two officials.

When Sheriff Granger walked into Media jail yesterday and asked for the prisoner, who is partly paralyzed and ignorant of the peculiarities of his position, he was refused flatly.

Plenty of Verbal Fireworks "You're a big bully," came the retort, "and you'll have to come down from that snarling attitude. I'm going to show you you're not bigger than I am." The warden of Western Penitentiary, who was present, smiled.

You have no authority to take this man," was Allen's reply, adding emphasis to his words. "I am the warden of this penitentiary. I will show you you're not bigger than I am." The warden of Western Penitentiary, who was present, smiled.

NO "WELCOME" FOR GUS Guest, Shot in Leg, in Hospital. Host in Jail

A visit at 7 o'clock this morning by Gustave Mecklenberg at the home of Charles Cook, 625 North Eleventh street, did not meet with Cook's approval. Mecklenberg insisted on entering, however, and there was a fight.

### ALLIES WILL CLING TO TREATY DESPITE HUGHES' PROTEST

France and England Alarmed at Indicated Request to Discard Versailles Pact

WOULD HAVE U. S. CHIP IN IF NEW DEAL IS ALLOWED

By CLINTON W. GILBERT Staff Correspondent Evening Public Ledger. Copyright, 1921, by Public Ledger Co.

Washington, April 8.—The Hughes note on Yip has caused a profound impression in diplomatic circles abroad. Dispatches from both London and Paris show that the note is interpreted as reopening the whole peace question, if it is concurred in by the great European powers.

If England, France and Italy want this country in Europe they must be ready to effect a pacification of the world which shall be approved by the Harding administration.

The first reaction of the British to one of shocked surprise. French rejoicing over the fruits of M. Viviani's visit stops short. After all, the postponement of the Knox resolution was not resolved upon to please France, but in pursuance of a larger aim, and that not only should we make no separate peace, but that the United States, refusing to recognize the peace that had been made, should draw together with its late Allies and make a real peace.

"Mingivies" are reported to exist in the former off at London and in the Quai D'Orsay at Paris. It is said the premier of France, has to give England assurances, and says, "I regret that I won't give England the impression that we are desirous of abrogating that which has been agreed upon."

England and France Draw Together The movement at Paris in the direction of the United States is followed by a hasty movement in the direction of Great Britain. "My very good friend," says the English Premier, "I am sure we have two ways to go. We may go together, or we may go apart. We must hold together." France, which sees its own friendship a possible request to throw the Versailles pact into the pot, is alarmed. England has a similar thought. England and France together moved by a common anxiety.

How much of what was settled at Paris does Mr. Hughes want to reopen? asks Paris. England says, "Does he want to reopen the Versailles treaty? Or does he want to reopen the American question? Germany will pay for selected German shipping, as Mr. Wilson agreed to do?" France wants to know just how much she should accept of a peace treaty, the Hughes doctrine. She claims to accept the Hughes doctrine. It is, one Paris paper pathetically remarks, all France goes out of the war.

It is impossible to say here how much Mr. Hughes wishes to reopen. It is probable that he does not know himself how much he wants to reopen. All he knows is that in his judgment the peace of Paris is untenable. He has a similar thought. England and France together moved by a common anxiety.

Supplementary Treaty Looms The peace to be written if Hughes has his way may be largely supplementary to the Versailles treaty. It probably will not lead to the annulment of the Versailles treaty. It may even lead to this country's accepting the Versailles treaty supplemented and modified by a peace treaty to be written by Mr. Hughes. He wishes to reopen. It is probable that he does not know himself how much he wants to reopen. All he knows is that in his judgment the peace of Paris is untenable. He has a similar thought. England and France together moved by a common anxiety.

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