

AN ARMISTICE IN TEAMSTERS' STRIKE

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The lumber concerns represented at the meeting employ 1,300 teamsters, and a strike of these would mean great embarrassment to the building operations in the city.

It is not expected, however, that the Lumbermen's association will insist on payment until after the officials of the National Association of Teamsters has handed down its decision. If that body refuses to sanction the delivery to the boycotted firms, the lumbermen will at once order deliveries, and the large team owners will do likewise, with the result of adding to the ranks of the strikers.

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The vote on the adoption of the resolution was 45 to 20. It was opposed by several aldermen, who declared that there was nothing in the strike that admitted of arbitration.

A FOOLISH WOMAN.

Wrapped Flag Around Her and Tried to Stop Ball Game.

Hutchinson, Minn., May 15.—Arrived in a stylish attire and with a large American flag wrapped around her, Mrs. L. Shantz, a prominent temperance reformer, made a novel attempt to stop the progress of a Sunday ball game by standing between the pitcher and the batter, and a crowd of spectators finally pulled her aside and forced her off the field, and the game proceeded.

Mrs. Shantz says she intends to call the attention of the federal authorities to the assault upon her flag.

WOMAN STABS A WOMAN.

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Miss Callahan was walking on the

MASS OF SORES

Awful Suffering of Little Boy from an Itching Humour

CURED BY CUTICURA

Not One Square Inch of Skin on His Whole Body Unaffected

"My little son, a boy of five, broke out with an itching rash. Three doctors prescribed for him, but he kept getting worse until we could not dress him any more. They finally advised me to try a certain medical college, but its treatment did no good. At the time I was induced to try Cuticura he was so bad that I had to cut his hair off and put the Cuticura Ointment on him on bandages, as it was impossible to touch him with the bare hand. There was not one square inch of skin on his whole body that was not affected. He was one mass of sores. The bandages used to stick to his skin and in removing them it used to take the skin off with them, and the screams from the poor child were heart-breaking. I began to think that he would never get well, but after the second application of Cuticura Ointment I began to see signs of improvement, and with the third and fourth applications the sores commenced to dry up. His skin peeled off twenty times, but it finally yielded to the treatment. Now I can say that he is entirely cured, and a stronger and healthier boy you never saw than he is today."

ROBERT WATTAM, 4929 Center Ave., Chicago, Ill., Dec. 30, 1907.

SIX YEARS LATER

Mr. Wattam writes

"Your letter of the 21st in regard to the case of my little boy at hand, I am truly thankful to say that the cure effected by the Cuticura Remedies has been a most thorough and successful cure to." Chicago, Feb. 23, 1903.

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JUDGE'S OPINION OF NAN PATTERSON

Justice Davis, Before Whom She Was Twice Tried, Says She Lied From Beginning to End.

BELIEVES SHE SHOT YOUNG.

Thinks She Took Pistol From the Reticule and in a Struggle for It, It Was Discharged.

New York, May 15.—Somewhat to the astonishment of those present at the monthly dinner tonight of the Phil Delta Phi club, an organization of lawyers, Justice Vernon M. Davis of the supreme court of the state of New York, who was the guest of honor, gave his opinion as to the guilt of Nan Patterson, while making an argument in defense of Asst. Dist. Atty. Rand, who had prosecuted the young woman at her three trials for the murder of Caesar Young. Justice Davis, who presided at the first two trials of the former chorus girl, said that she had lied from beginning to end and it was his opinion that the majority of the community now believed that Miss Patterson held the pistol by which Young was shot; that Morgan Smith bought the weapon and gave it to her, charging her with the duty of keeping parts of it secret even to herself.

Portland, Ore., May 16.—As a result of the disagreement over scope of authority between the state Lewis and Clark commission and the Lewis and Clark Fair corporation, a committee of the commission, which received its powers under a sub-section of section 3 of the act creating the commission, has requested a conference with the executive committee of the corporation. The conference will occur Wednesday. This committee until the present, has never had occasion to exert its authority.

The record shows which the committee claims its origin provides that the committee of the fair corporation shall have power to confer with the executive committee of the fair corporation to whom all matters of co-operation between the corporation and the committee concerning the administrative management of general affairs of the fair shall be referred, with power to make such changes as may be deemed necessary.

President Jefferson Moyers of the state commission in speaking of the trouble says:

"The state has a certain amount of money invested in the fair. It is our duty to see that it receives the compensation for which she is thus paying.

While we do not claim any initiative power, we do claim that the act creating the commission gives it the power to approve or disapprove of the rules and regulations favoring the fair.

"We have heard a great deal in the public press of late of severe criticism of Mr. Rand and his conduct of the trial," said the justice. "You cannot prosecute a criminal without telling what you believe to be the truth. In this case, Rand and his co-defendants went on the stand, and it was quite obvious that she was telling falsehoods from beginning to end. The very air seemed charged with the fact that she was lying. Yet she was a woman. She was young. It was natural that the public should sympathize with her. People seemed to know that she was not telling the truth, and the people of New York said: 'Why should not she lie? Let her lie. Let her get the benefit of her lies.'

"But today, in the light of the last disagreement, I feel sure that more people are convinced that a majority of the people believe that a majority of the people believe that she did kill Caesar Young. An argument followed, and he took hold of the weapon. In the conversation and consequent struggle the pistol went off and the man was killed.

"I don't mean to say that she took the pistol from the reticule and shot him with it, but I do mean to say that she had the pistol and showed it to Caesar Young. An argument followed, and he took hold of the weapon. In the conversation and consequent struggle the pistol went off and the man was killed.

"I believe, moreover, that had she told the truth, not what she stand as it really happened, in other words, had she told the truth, that the second jury would have acquitted her."

Lewis Grinders Strike.

New York, May 16.—Lewis grinders, employed by several New York optical firms, have gone on a strike because of the refusal of the open shop to recognize the union.

The grinders are divided into two classes, one grinding the surfaces and the other grinding the edges of the lenses. Each grinder serves years of apprenticeship. The employers claim to have a majority of the shops on their side and to be filling the strikers' places rapidly.

Oregon Centennial Guards.

Portland, Or., May 16.—The Centennial guards have taken possession of

They Meet and Elect Part of Their Officers.

Portland, Or., May 16.—Aside from electing part of the officers for the meeting year, little was accomplished by the officers of Railway Conductors to day. Tomorrow the rest of the officers will be selected and the next convention city chosen. The officers chosen today are the incumbents, and are: Grand chief conductor, E. E. Clark; assistant chief conductor and treasurer, W. G. Maxwell; general senior conductor, C. H. Wilkins; master of Cedar Rapids, Ia., and grand junior conductor, L. E. Shepard of Philadelphia, Pa.

The following are the officers for the next two years elected today by the ladies' auxiliary: Grand president, Mrs. J. H. Morris; Trustee, G. E. Clark; president, Mrs. A. F. Vonck, First Ward, Tex.; grand secretary and treasurer, Mrs. E. Higgins (incurable); Columbus; secretary of insurance association, Mrs. W. N. Drake, Boston, Mass.

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Miner Killed at Butte.

Butte, Mont., May 15.—Martin Kiley, aged 27 years, a well known miner, fell head first into an ore chute in the Anaconda mine at 10 o'clock this morning and died at 11. His body lay about three-quarters of an hour later.

Kiley was at work on the eighth floor of the 1,600 level, and in some manner fell into the ore chute head first, bringing up at the 1,600 level, a distance of more than 100 feet.

Soldier Fugitive from Justice.

Missoula, Mont., May 15.—Klido Adams, a colored private soldier, is a fugitive from justice and accused of robbing the quartermaster's safe at Fort Missoula of \$1,300.

The soldier had been on guard all day and asked for the key from the quartermaster, saying he wanted to clean up the room. The man cleaned up the room and then closed the door. He did not answer to calls for half an hour and an investigation showed that the combination of the safe had been worked and that \$600 in cash and \$60 in checks had been stolen.

Adams is supposed to have left the city last night on one of the last trains, and his description has been sent broadcast to the authorities.

Hebrew Bakers Strike.

New York, May 15.—Delegates of the Hebrew Bakers' union have begun to enter strike in the Hebrew bakeries to enforce an eight-hour work-day. Since the United States supreme court rendered its decision declaring the 10-hour law unconstitutional, the employing bakers are said to have been working their men 11 and 12 hours a day.

Stores of 400 to 500 loaves a day, and about 1,000 more men will quit today. Some of the masters have conceded the demands of the bakers.

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COMMANDER EVA BOOTH.

Disobeys Physician's Orders and Goes to Kansas City.

Chicago, May 15.—Commander Eva Booth of the Salvation Army left Chicago last night for Kansas City according to the advice of her physician.

She expects to address a great meeting in Kansas City today.

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