

SHOW WINDOWS BY THE THOU-SAND—That's what newspaper advertising gives a letter.

12 PAGES—LAST EDITION

MONDAY OCTOBER 21 1907 SALT LAKE CITY UTAH

FIFTY-SEVENTH YEAR

CHURCH OF JESUS CHRIST
OF LATTER-DAY SAINTS

Not to quote prices is to weaken advertisement. A clever phrase is good if it leads up to an attractive quotation.

THE DESERET EVENING NEWS.

TRUTH AND LIBERTY.

MONDAY OCTOBER 21 1907 SALT LAKE CITY UTAH

HALF HAS NOT BEEN TOLD YET

Investigation into Death of Lillie Jordan commenced This Morning.

THE GIRL'S FATHER TESTIFIES

Says That His Daughter Was Wayward and Did Not Tell Truth.

Primary information and then turning to the jury told his story, which in substance was as follows:

She was called to the Jordan home about 8:30 o'clock Thursday evening by telephone. Upon reaching the house the parents, who were greatly excited, told me Lillie had swallowed something from a bottle. The bottle was a two-ounce bottle of Dr. Williams' Pink Pills, as had been told to her by her father, who she could have swallowed any great amount of the fluid. The vial was half-full of liquid when picked up. I examined the girl's condition, finding her in no way under the influence of the drug. Her pulse, respiration and all other vital signs were normal. I administered coffee, and upon leaving the house told the parents to keep this up.

At 12 o'clock the next day I was again called to the home by a man by the name of a voice saying over the telephone, "Lillie is dying!" When I got there this time she was completely unconscious and I found her lying on the floor. I supposed she was under the influence of the drug. The parents told me she had been normal at 12 o'clock the night before, so everyone had retired. They found her sleeping in the morning and thinking she was worn out from her experiences of the day before did not disturb her. After a while they noticed she was breathing heavily and then they tried to arouse her but could not awaken her. When I arrived I saw there was no hope and I called her name, finally left for the office. When I got there a telephone message came that she had died. I attributed her death to opium poisoning in the death certificate.

DUAL-PERSONALITY DREAM.

"I have been the family physician for years and while I had not seen Lillie for four years, I do remember her name. She had any sickness in her earlier childhood. Regarding this story of a dual personality which was printed in one of the morning papers—this was the work of some madman. I do not believe I had authority—it was all rot. Lillie was unfortunate. I so regarded her, and to avoid lacerating the feelings of her father, I refrained from giving any information as I thought the public entitled to—there was nothing withheld nor suppressed. I asked the papers to say just as little as they could, saying I was in a great deal of haste. Her life was as happy as the average child's."

Judge Smith asked the physician why he had not inquired proper authorities of the death. "As a coroner I usually hold an inquest in such cases," he said. "This is the first time that I have not been notified of a suicide. Dr. Wilcox said he did not know this to be true."

ELEMENT OF MYSTERY.

"But there was a mystery about this death," persisted Judge Smith. "You may be the first witness called on the stand, but you are not yet a witness. As the father testified this morning there were times when he could hardly talk; tears rolled down his cheeks and he had to use great will power to keep from breaking down completely. As he talked to the jury his two babies crawled around his legs, giggling or crying as they saw fit. When the babies got nervous and irritable all witnesses were asked to adjourn into an ante-room so the hearing could proceed."

Mr. Jordan said among other things, "Lillie told me she was sorry for what she had done, after taking the poison and when I asked her to sign a statement she had told her to do it."

A rather sharp fire of pointed questions directed at Dr. Wilcox by Judge Smith was the result of the physician's failure to furnish the coroner (Judge Smith) with an announcement of the cause of death as an official investigation could be held. Dr. Wilcox explained that to spare the parents any needless pain, he omitted to do so.

FATHER TESTIFIES.

Conrad Jordan, father of the dead girl, was the first witness called. He furnished particulars of his family affairs, saying he lived at 233 Wall street. He said Lillie Jordan was his daughter and was 13 years old at the time of her death. Lillie's mother died in May, 1894. Mr. Jordan married again and several children have been born since the second marriage.

"What was the condition of Lillie as a child—the mental condition?" asked Judge Haigh, conducting the investigation.

"She was a very lively and pleasant child until she was 13 or 14 years old," said the father.

SECY. ROOT TAKES ACTION IN CASE OF WALLING.

Washington, Oct. 21.—Secy. Root called Mr. Schuyler, chief of the American embassy at St. Petersburg, regarding the case of William English Walling, the American who was arrested last week for association with the Finnish Progressive party. The secretary's message was a short statement of the appeal upon which the American embassy was expected to act for the relief of the persons arrested so far as seemed proper and was prompted by a telegram dated Indianapolis from William L. English, an attorney at Walling. The telegram contained a brief summary of the facts concerning the arrest as sent out in the press dispatches.

MAKES SECOND ATTEMPT.

Paul Angelo prevented from Ending Life by Acid Route.

Paul Angelo, a collector residing at 31 Gregory court, made an unsuccessful attempt to commit suicide yesterday morning by the carbolic acid route. That he is alive today is due to the prompt action of a chauffeur employed at the Butterell automobile garage.

Angelo was observed by the driver at the rear of the garage. The man had a bottle of carbolic acid in his hand and was raising it to his lips when the chauffeur struck the bottle from his hand and then turned the hose on him, drenching the man thoroughly. A witness who called and took Angelo to the city jail, where he was held.

MERCANTILE BANK TO SAVE ITS FINE DEBIT BALANCE BUT NOT ITS FACE

NINE MAMMOTH BALLOONS ASCEND

Standard Oil Will Make Great Fight Over Landis' Decision.

Will Go Up from St. Louis This Afternoon in Second International Aeronautic Contest.

LEAVE AT FIVE MIN. INTERVALS

THE AMOUNT IS \$1,900,000.

HAS TWENTY-FIVE POINTS

One Claim is That Judge Did Not Compute Number of Violations Correctly.

Convictions Were on 1,462—Also Claimed That the Elkins Act Is Unconstitutional.

Chicago, Oct. 21.—The Inter-Ocean today says: Plans for the tremendous effort that will be made by attorneys for the Standard Oil company to have the \$25,000,000 fine imposed by Judge Landis wiped out by the United States circuit court of appeals were disclosed today. Twenty-five points, each one of which the attorneys will argue in support of the record breaking fine declared void, will be advanced when the case comes to trial in January.

The principal arguments will be:

First—That the government attorneys failed to inform the defense of the Elkins immunity agreement.

Second—That Elkins act, under which the conviction was secured, was unconstitutional.

Third—That as the Hepburn act was passed before indictments were returned, the understanding that they were authorized rates.

A copy of the bill has been given to United States District Attorney Sims, and special district attorney Wilkey, who will be in charge of the case. He will begin his study of the document and make preparations to combat the arguments advanced. The bill will not be argued in the court of appeals, however, before Dec. 1.

Included in the bill, as given to Mr. Sims, is a copy of Atty. Gen. Bonaparte's letter to the district attorney which was read in Judge Landis' court at the time the immunity matter was finally disposed of. This states the agreement made previous to the beginning of the trial. The attorneys argue that if they had been informed of the agreement under which all officials took the witness stand they would have questioned them differently.

In attacking the constitutionality of the Elkins act and in reminding that the passage of the Hepburn bill made it unlawful to prosecute for violations of the repealed Elkins measure the Standard attorneys hope in the event of a favorable decision to furnish a basis for freeing the company from numerous other suits pending.

It will be contended that Judge Landis failed to compute the number of violations correctly. Instead of each violation constituting a violation the defense will claim that either the number of settlements between the company and the railroad or else the number of times the rate was granted should be the only things considered.

In the one case the number of violations would be about 300, while in the other it would be reduced to only three. Convictions were secured in 1,462 violations.

WINNINGS OF LEADING OWNERS OF RACE HORSES.

New York, Oct. 21.—Some idea of the magnitude of horse racing in America is gained from a tabulated list of the winnings of 20 leading owners, made public today. The grand total is \$1,900,000. This in itself would be a great sum but it only represents the small number of horse owners that have won money on the turf since Jan. 1, 1907. In the aggregate the winnings of all owners reaches \$5,900,000. This sum represents only the amount paid out by racing associations to owners. The money expended by citizens of the country on the sport of kings is not included.

NEW STANDARD REFINERY.

New York, Oct. 21.—The Standard Oil company has acquired 700 acres at Bayway, a suburb of Linden, near Elizabeth, N. J., and will immediately start to erect one of the largest of its eastern refineries. The new stand will be known as the Linden refinery.

IF YOU READ IT IN THE TRIBUNE IT'S A FAKE.

The statement in the Salt Lake Tribune attempting to place me in the attitude of favoring the success of the "American" party, as against the Republican party, is an outrage. I believe that the success of the "American" party in coming municipal election would be a great misfortune to the citizens of Salt Lake City.

THE CHRISTMAS NEWS

THE RECOGNIZED INDUSTRIAL AND STATISTICAL ANNUAL OF THE STATE

Will Be Issued SATURDAY, DEC. 14th

It will be devoted to the interests of UTAH :: IDAHO :: NEVADA :: WYOMING and the record of each of those flourishing States in mining, agriculture, stock raising and all other branches of trade and finance will be Brought Down to Date.

CHRISTMAS NEWS PRIZES

In conformity with its custom in the past, which has proved so popular with the public the Deseret News announces the following prizes for its Christmas issues

First—A prize of \$50 cash for the best Christmas story submitted, not to exceed 8,500 words, about seven columns, or one page of the Deseret News.

Second—A prize of \$25 cash for the best Christmas poem, not to exceed 1,200 words.

The competition will close on Nov. 15, 1907. All stories and poems submitted must be addressed to the Deseret News, Christmas Department, Salt Lake City, Utah. They must be signed with a nom de plume, or a fictitious name and a separate envelope must be forwarded containing the real name of the author.

Manuscripts not accepted will be returned on receipt of postage.

BONES OF PENNEY MEN ARE FOUND

Remains of Father and Son Who Disappeared Nine Years Ago. Are Discovered.

WENT ON PROSPECTING TRIP.

As Neither Man Again Showed Up Conclusion Was Reached They Were Murdered.

Identification of Remains Made by Means of Shovel Lying Near and Pieces of Harness.

(Special to the "News.")

Kaneb, Utah, Oct. 21.—Mrs. Armina Penney has received a telephone message from her son Edward Penney, at Frisco, New Mexico, to the effect that the body of her husband, Ezra W. Penney, and her George had been found in the Frisco mountains. The news has been a great relief to the 14th of November, 1895, nearly nine years, since which time search has at intervals been kept up with a hope of finding the long missing men, but was felt from the first that the two had been murdered.

The Penneys left home on a prospecting trip in the Wolf Wash springs country near Frisco, and as they did not return nor send word, the family became alarmed and relatives and friends turned out to search for the missing men. Frisco was arrested, the earth had opened and swallowed up Penney and his son, for not a trace of either nor their outfit could be found.

VICTIMS OF MURDER.

After months had past, through a partial confession made by a woman a man named Harper, who was a pedler and had traveled some distance with the Penneys was arrested, charged with the murder. The man, however, was not convicted. Another man who had been with him and who was badly wounded by the officers, died in the Penneys was arrested, charged with the murder. The man, however, was not convicted. Another man who had been with him and who was badly wounded by the officers, died in the Penneys was arrested, charged with the murder. The man, however, was not convicted.

IDENTIFIED BY SHAWL.

The parties who found the remains in the San Francisco mountains within the last few days are confident that they are those of the Penneys. Fragments of a shawl were found near the bones, a shawl that the Penneys were known to have carried with them. Pieces of harness also looked familiar to the finders. Mrs. Penney's message was from her son Edward, who had been at the scene of the discovery.

ANOTHER BAD CASE.

L. A. Andrus in Jail Charged With a Decidedly Serious Crime.

The mystery surrounding the disappearance Saturday afternoon of Margaret Regan, the 16-year-old daughter of W. B. Regan, did not wait long to be cleared up last night and this morning by Police Officers Golding, Taylor and Carlson, and brings to light one of the most shocking cases with which the police have had to deal in many months.

FIFTEEN PRISONERS ESCAPE.

Montgomery, Ala., Oct. 21.—A dispatch to the Advertiser from Birmingham says 15 prisoners escaped from the south side prison last night and are still at large.

A SENTIMENTAL BURGLAR.

Left Child's Savings and a Note Telling Why.

New York, Oct. 21.—A burglar with sentiment is popularly supposed to steal a child's savings bank. This was the case with a man who was found here, he stole \$400 in money and valuables from the home of Gustav T. Ruland, a sea captain, but related to him a story of his love for his daughter, Grace, about 15, or her jewelry trinkets.

FARMERS PLAN COMBINE.

Not in Restraint of Trade, However, They Claim.

Fruit growers and farmers generally throughout Salt Lake county and perhaps other counties nearby will probably organize for their own protection. The prime motive of such an organization is to compel tradesmen of the city to pay for the products of their growing what they believe is just. They point out that the prices paid at the present time are too low when compared with the selling prices of fruits and vegetables in local markets.

In the event that their organization is unable to effect this end, they may organize a marketing association. By this plan they would offer to the public their products at a price much lower than the market price of produce sold, but still at a better price than they are getting from the merchants of the city.

The farmers and orchardists make the claim that there is a gross injustice in the city which vents the prices paid them for their garden and orchard produce and it is felt the claim that in no sense do they propose to further raise the price of food stuff in the city, but they only aim, according to their statement, is to secure more equitable treatment.

This much was the outcome of a meeting held in the office of the county horticulturist last Saturday. The meeting was called by J. C. McCoy, who is in charge of the horticultural department. In addition to members of that department there were a large attendance of interested orchardists and fruit growers from the county. The meeting was held in the office of the horticulturist at 147 1/2, but the organization of their organization has been left to a meeting to be called at a later date.

TO CARE FOR SAILORS.

New York, Oct. 21.—Steps have been taken by the Protestant Episcopal church to fund a complete system of relief for the sailors who come to the port of the United States.

A committee of 25 clergymen and laymen has been organized and will be known as the Protestant Episcopal Board of Work under the title of the Seaman's Church Institute of America. Agencies and a hotel for seamen are to be founded in New York and other ports of the United States. The total funds are about \$100,000 and it is believed the use of the men who follow the sea.

Special Weather Forecast.

Chicago, Oct. 21.—Prof. Cook, of the weather bureau, today issued the following:

Special forecast for balloon race: Fair weather will prevail throughout the central states during the next 24 hours. Light westerly winds at St. Louis will shift to southeast and south by tonight, with the winds being generally southerly along the course of the balloons tonight, becoming fresh and brisk and shifting to southwest Tuesday morning.

All indications are that the start of the races will be witnessed by perhaps the largest crowd ever assembled in the United States for such an occasion. The crowd began to arrive in the park in the early hours of the morning, many parties bringing lunches and preparing to spend the day. Big races were watched with intense interest by those fortunate enough to reach the fenced enclosure which was guarded today by several hundred soldiers of the regular army.

All of the nine balloons were deflated at the grounds yesterday and this morning they lay, in a heap of twisted cotton, at intervals along the pipe through which specially manufactured gas was to be pumped later in the day. The work of inflating required great care and it was five hours after the gas was first turned on that the first balloon of cloth rounded its shape and flew into the air. The balloon was of a foreign design, being the favorite of the foreign balloonist.