

FIRED FROM HOTEL WOMAN NOW SUES

Mrs. Ida M. Godman Again Figures in a Somewhat Sensational Suit.

BOUNCES A STAR BOARDER.

Adele Pellegrino Claims Was Assaulted And Otherwise Maltreated at the Touraine—Wants Damages.

Alleging that Mrs. Ida M. Godman, proprietor of the Touraine hotel, had ejected her from that hotel without good cause, Oct. 8, besides ordering the servants to expel her departure by force, and that during the time she had been humiliated in front of other guests, including several men, who saw her assaulted, beaten, bruised and otherwise maltreated, besides having her clothing torn to shreds and stripped from her until she was practically nude, Pellegrino today filed suit in the district court of Salt Lake city, demanding \$10,000. She avers that she wants \$500 for actual damages, and \$10,000 for punitive damages, on account of the humiliation and distress that she suffered by being confined to her through malicious intent, as a result of her disengaged affair. She further alleges that Mrs. Godman, after throwing her out of the Touraine hotel would not give her the clothes out of room No. 10 for more than two hours afterwards. The row so depressed her and made her so sick that she had to stay in bed four days, she claims.

C. E. LOTT COMMITTED.

A lunacy commission sitting before Judge T. D. Lewis has declared C. E. Lott insane and has committed him to the State Mental hospital at Provo.

ADAMSON MUST EXPLAIN.

Although Judge C. W. Morse, two weeks ago, made an order enjoining Andrew Adamson, Jr., of Murray from disposing of any of his property or drawing on his deposit of \$3,000 in a Salt Lake bank, his wife, Mrs. Mary Houston Adamson, has filed an affidavit in the district court in which she swears that he has been inviting the men of Murray into his saloon; that he has been giving liquors of all kinds away in order to dispose of his stock, so that he will not pay his debts; and that he has drawn out \$2,000 from the bank. Adamson, according to the affidavit of his wife, has also been drunk all of the time, besides landing in the Murray jail twice.

The court will find out if Adamson has violated his order and is therefore in contempt.

LIGHT SENTENCE FOR HAND.

Carpenter Charged With Robbery Gets Off With One Year.

Frank Head, a carpenter charged with having stolen \$170 in cash and a diamond ring worth \$225 from Albert Alworth, with whom he went out on a drinking bout, Oct. 18, pleaded guilty to grand larceny before Judge T. D. Lewis in the courtroom, and was sentenced to serve one year in the state prison. Head was given light punishment in view of his explanation to the officer that he had never committed a crime before, and that he took the money and ring from Alworth when the latter was in a helpless condition from drink, with the intention of returning them when Alworth could no longer afford them. Head said that he lost his connection shortly afterwards through too much whisky, and that then he spent the money.

JENNIE B. WHIPPLE'S WILL.

The will and attached codicil of the late Eliza Jane Beeson Whipple, otherwise known as Jennie B. Whipple, were filed in the probate division of the district court today by Myron E. Crandall, Jr., together with the late Mrs. Whipple's death certificate, documentary as administrator of her estate, which includes \$25,200 worth of personal property, lots in Eldorado plat and Garden City subdivisions of real estate. Most of her property is bequeathed to her brother, Joseph A. Coop, Beeson, of Alpine, Idaho; William H. Beeson, of West Burlington, Iowa; Richard D. Beeson, of Worthington, Mont.; and her sister, Mary Ann Wilkes, of Syracuse, Neb.

KELLEY WAS DESERTED.

Alleging that his wife deserted him six months ago, abandoning their 11-month-old son, Harold O. Kelley, to the law suit for divorce in the district court, Kelley, a carpenter, has now turned his back on the child. The unhappy couple were married in this city, Oct. 12, 1907.

PETITION IN BANKRUPTCY.

Macius M. King, a contractor of Salt Lake City, has filed a petition in bankruptcy in the clerk's office of the U. S. Bankruptcy court. His liabilities are listed as \$25,000 and his assets at \$16. The petition was referred to Charles Baldwin, referee in bankruptcy.

COUPLET NOTES.

Orville B. Banks does not own a big farm in Missouri, nor has he valuable Nevada mining stocks in his possession, according to the court statements made in answer to his wife's divorce complaint, which he filed in the district court today. Mr. Martin Bowring Banks wants the court to sever the conjugal knot on the ground that her husband has not supported her.

Alleging that the San Pedro, Los Angeles and Salt Lake railroad company negligently failed to build and keep up its fences thereby causing the death of a number of cattle, value of \$1,000, James A. Reid has filed suit in the district court against the railroad for that amount.

Ralph Abbott, 37 years of age, charged with having掌管 the store of the First State Clothing Company, at 430 east Seventh South street, Oct. 15, has been committed to the state industrial school at Tooele by Judge T. D. Lewis, in the district court.

Alleging that they had sustained personal injuries to the extent of \$1,000 through losing their health by breathing poisonous fumes of smelter smoke, and \$1,500 by loss of crops killed by the smoke, William H. Ingalls and his wife Mary have filed suit in the district court against the Utah Consolidated Mining Company for \$2,000 damages.

GIRL GOES INSANE.

Pathetic Case of a Young Woman Who Believes She is a Jockey.

SPECIAL FOR ONE WEEK

Brushes 25% Off

We are showing an entire window of best quality brushes. Each brush is marked in plain figures. For one week, one-fourth of the marked price. We invite comparison of qualities and prices.

WATCH OUR WINDOWS FOR SPECIALS.



The Pure Drug Dispensary

112-114

South Main Street

TO FORSAKE SIN FOR BABY'S SAKE

Ione Hall's Mother-Love Overweights Allurement of Life She Leads.

JUDGE PROBES PATHETIC CASE

Child Taken From Her Mother by Juvenile Court When Woman Was Found in Shame.

Until Judge T. D. Lewis receives depositions which are to be taken in Ada county, Idaho, relative to the fitness of Mrs. Alice V. Shreve as the guardian of Helen Hall, her 3-year-old grandchild, the little girl will remain in the custody of the district court. The habeas corpus proceedings instituted by Mrs. Shreve for the purpose of obtaining possession of her granddaughter were continued this morning until Nov. 11.

Judge Lewis stated that he desired to acquaint himself with the character of all the persons concerned in the case, as he fears that if he does not just as frankly as possible he would not tell it to the public. Vice President Davis Miller, far more emphatic than President Harris, "I can positively deny" he said, "that Mr. Hill has secured any interest in the Denver & Rio Grande or the Western Pacific, and I know such a thing is not in contemplation. Neither is he figuring on buying the Moffat road or any interest in it."

Considerable pathos lends interest to the case, as it is said Ione Hall, though a woman, will have the winning mounts in all the great harnesses of America and Europe. The police learned that her mother and step-father, who was alleged by the juvenile court to have been an inmate in a disorderly house in Salt Lake City.

When brought into the station Miss Rees gave her name as "Jockey Queen" Cary, who had her brought to her, said she had turned over to Mrs. Gifford, matron at the Hill, the young woman to be used as a jockey at the race track and declared herself to be the world's most famous jockey and insisting that she was there for the purpose of riding Gloria in the Eagles' hand.

She was taken care of by Detective Cary, who had her brought to him, and he turned her over to Mrs. Gifford, matron at the Hill.

Through the kindness of Mrs. Gifford the young woman was made to realize that she was wanted there for the purpose of riding Gloria in the Eagles' hand.

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