

MANUFACTURES OF FALSE EVIDENCE

Three Sensational Developments in the Frank J. Gould Divorce Case.

A CONSPIRATOR CONFESSES

Julia Fleming Says That All That Was To Be in Her Affidavit Was a Falsehood.

New York, July 24.—With Frank J. Gould in court, the hearing of the alleged conspiracy to manufacture evidence against him was begun this afternoon. He had been subpoenaed by the lawyers for the three prisoners in the case, Mrs. Ben Teal, Miss Julia Fleming and Detective Mousely, and for nearly four hours he sat beside his counsel listening to the remarkable testimony that was given. There were three sensational developments in the case. The first came when Lawyer Carpel, who appears for Miss Julia Fleming, announced that his client had made a confession. The second came when the lawyers for the defense stated that they intended to show that Miss Mabel MacCausland, the milliner's apprentice, who accuses the prisoners of having bartered with her to sign an affidavit against Mr. Gould, had gone to Mrs. Ben Teal with a story that she had evidence against Mr. Gould which she wanted to sell to Mrs. Gould's lawyers and she thought Mrs. Teal would tell her who to go to.

The other sensation was the announcement that Miss Fleming, who is charged with the manufacture of evidence, had also obtained a statement from Miss Mabel MacCausland, a young woman who will later figure in the case, corroborating Mrs. MacCausland's affidavit. He said that the statements of Miss Fleming and Miss MacCausland would not be used at the present hearing, as he considers that he has enough evidence to warrant the holding of the prisoners for trial.

After counsel for the defendants had tried to have their cases dismissed and had failed, Miss MacCausland was put on the stand. She said she had been called to Mrs. Teal's apartment on a matter of business on July 13, but that the Gould case was not discussed until her next visit on July 15, when she met Miss Julia Fleming. It was on this occasion, she claimed, that Mrs. Teal asked her if she needed any money and when she said she did, the witness stated that she alleged plot to manufacture evidence against Mr. Gould was unfolded to her.

The witness told the same story she told to the district attorney just previous to the arrest of Mrs. Teal, Miss Fleming and Detective Mousely.

The witness swore that she was to get \$500 for signing the paper. Then she claimed to have lost the money, the prosecutor asked whether all that was to be in the affidavit was true or false, and she dramatically exclaimed, "false."

Upon the cross-examination of the witness the line of defense that will be adopted for Mrs. Teal and Mousely was made known. Lawyer Blumenthal said that he could show that Miss MacCausland went to Mrs. Teal with a story that she could and asked Mrs. Teal for advice in the matter.

An adjournment was taken until Tuesday, when the cross-examination of Miss MacCausland will be continued.

A BOLD ROBBERY

Kingston, N. Y., July 24.—Two men held up a baggage train last night on a Utter & Delaware railroad passenger train between South Gilboa and Stamford.

The train was stopped by the robbers, who demanded money from the passengers. The train was then allowed to proceed.

The robbers were seen to flee from the scene of the robbery. The train was then allowed to proceed.

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The Young Mother

OFTEN NEEDS A TONIC TO BRING BACK HER STRENGTH.

Dr. Williams' Pink Pills Are Just the Remedy Because They Are Effective And Cannot Harm Even the Most Delicate Constitution.

The young mother who finds that her health and strength does not return after confinement needs a tonic. After the nurse has gone and the doctor has stopped his visits a weakness often continues which unfits her for her household duties and it is then that tonic treatment is needed. But great care must be used in the selection of a strengthening medicine, especially in the mother is nursing the child. Dr. Williams' Pink Pills, which contain no opiate or other harmful drugs, are just suited to the mother's needs.

Mrs. Ethel K. Foster, of 1303 South Springfield Avenue, Indianapolis, Ind., bears witness to this when she says:

"After the birth of my two children I became in a terrible run-down condition and was weak and sick for about a year and a half. I was always up and around but would have to lie down many times during the day. I couldn't do much work for I would get so weak and tremble so that I would have to lie down. I suffered constantly with headaches, which were in front and on top of my head. There was a feeling on top of my head as though a weight was coming down on it. I would get so dizzy that I couldn't turn around quickly. If I did I would fall down. I lost in flesh until I weighed about 90 pounds. I was pale and yellow, my lips had no color and my eyes were sunken in my head. I looked like a dead woman.

"I was under two doctors' care for about nine months. While they kept encouraging me, I grew no better and was completely discouraged. I was induced to try Dr. Williams' Pink Pills and after about a week I began to feel much better that I gave them a good trial and was cured. My complexion is healthy and I weigh about 135 pounds, which was my weight before being sick."

Dr. Williams' Pink Pills are sold by all druggists, or will be sent, postpaid, on receipt of price, 50 cents per box, or by mail order, \$2.00. Dr. Williams' Medicine Company, Schenectady, N. Y.

ford. They helped themselves to the contents of the mail pouch, took the baggage man's gold watch and \$18 in cash, and jumped from the train as it slowed down at Stamford and disappeared.

INDIANA BANKER CONVICTED.

Great Bend, Ind., July 24.—After being out two days and nights, the jury in the case of Edward Stockmole, president of the defunct Bank of Elkhart, found the defendant guilty on one count charging him with receiving stolen goods after the trial of 30 days. Sentence was deferred.

BOY'S LIFE SAVED.

My little boy, four years old, had a severe attack of dysentery. We had two physicians, but they gave him Chamberlain's Colic, Cholera and Diarrhoea Remedy which cured him and saved his life. I feel sure that this remedy saves lives of many children each year. Give it with caution according to the plain printed directions and a cure is certain. For sale by all druggists.

EXCURSION TO OGDEN.

Tomorrow via Oregon Short Line at 7:10 and 9:30 a. m. and 12:35, 1:00 and 4:00 p. m. returning, leave Ogden at 2:05, 5:15, 5:45 and 8:10 p. m.

ABSCONDER WALKER REACHES HOME JAIL.

Hartford, Conn., July 24.—William F. Walker, who embezzled \$565,000 from the Savings Bank of New Britain, and about \$56,000 from the Connecticut Baptist convention, reached this city tonight in custody of Thomas F. Egan, superintendent of the state police department, and H. J. Hoffman, assistant superintendent of the Pinkerton Detective Agency in Los Angeles, the men who arrested Walker in a mine camp about 100 miles south of Ensenada, Mexico. Walker was locked in the steel cage of the county building for the night under the guard of five officers, and he will be brought before Judge Shumway in the superior criminal court tomorrow. On his way east with the detectives Walker told them that he would plead guilty when arraigned.

Walker, when seen by a representative of the Associated Press refused to say what he had done with the money, saying that what he had done was considered to be a good investment, his judgment being based on a long experience as a successful banker. Walker was poorly clad. He said that he alone was responsible for the crime he had committed.

Walker absconded from New Britain on Feb. 8, 1907, and was arrested in Mexico on Dec. 10 of the same year. His fight against extradition has delayed his being brought to this state until now.

CONFESSED TO MURDER.

William Parsons, Who May Be Crazy, Creates a Sensation.

Missoula, Mont., July 24.—A special to the Missoulian from Stevensville says:

William Parsons created a sensation here today by confessing that he had murdered a man at Camp Crook, S. D., six years ago. Parsons made his confession to Deputy Sheriff Daugherty. No one had ever suspected him of the crime, and the confession was entirely voluntary. Parsons said that his real name was Clem Hanson. He has a wife and a small son in this city. He claimed that he shot the man through the head, but was rather hazy in his description of the crime and the circumstances that led up to it. It is thought that Parsons, or Hanson, is thought that he is locked up pending an investigation.

BURNED TO DEATH.

Two Little Children of Government Indian Employee.

Butte, Mont., July 24.—A special to the Miner from Butte says:

Reports were received from the "crow agency" last night of the terrible death by burning alive of the two young daughters of Markwood, an Indian employee of the government. The children, aged 2 and 4 years, respectively, were playing in a shed of hay, and ignited the inflammable material, and around them, the bewildered children were unable to get out.

The father, who was trying to save the shed, was unaware that the children were inside.

A single casket was sent to the agency last evening, and the two victims of the fire will be buried together in one grave.

GOV. HUGHES WOULD ACCEPT NOMINATION FOR A SECOND TERM IF REPUBLICAN PARTY OF NEW YORK WANTS HIM TO.

HE PUTS OUT A STATEMENT MADE IT AS HE FELT THOSE COMING TO STATE CONVENTION HAD A RIGHT TO KNOW HIS ATTITUDE.

Saratoga Inn, N. Y., July 24.—Gov. Charles E. Hughes will accept a renomination if the Republican party of this state desires him to again be its candidate, in a statement made public tonight the governor so declared himself and defined the reasons which he has just taken. The statement is intended as a reply to the many inquiries to the governor regarding his attitude toward a renomination. He says the personal reasons which prompted him to say privately some time ago that he did not desire a renomination are not controlling, and that if recommended to him to accept, the governor's statement follows:

"I have received so many inquiries as to my attitude toward a renomination that I have decided to make the following statement:

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"I have received so many inquiries as to my attitude toward a renomination that I have decided to make the following statement:

"Some time ago I said privately that I did not desire a renomination, and that I felt that I could not undertake to serve a second term. This, however, was for reasons entirely personal. Upon further reflection I am convinced that I have no right to regard these reasons as controlling, and that, if recommended, I ought to accept.

"But it is my desire that the will of the party to which I belong should be freely expressed, and that it shall take such action as shall be most closely in accordance with public sentiment. I believe that the people thoroughly understand the principles which I have sought to apply in administration, and if they so desire I shall regard it as a privilege and a duty to continue in office for another term.

(Signed) "CHARLES E. HUGHES."

Outside of the statement the governor declined to make any comment or quotation, but made it clear that he regards the policies he has pursued since he assumed office on Jan. 1, 1907, as a cause which should be continued.

As he is sponsor for the many of the governor's friends have expressed the opinion in letters to him that they can be carried out better if he is selected for another term.

It is known that the governor feels that he believes he has fulfilled his promises made in his telegram to the Republican state convention after his nomination and in his campaign speeches that his administration would be free from so-called bossism and not conducted for any private interests.

In making the announcement the governor said that it was due to those interested in the coming Republican state convention that he should make known at this time his attitude regarding his renomination.

WAS NOT UNEXPECTED.

New York, July 24.—The announcement of Gov. Hughes that he would accept a re-nomination for governor if his party desired him again to be its candidate was not unexpected in political circles. While many of the more prominent political leaders were not in the city tonight the opinion was expressed that no opposition to his renomination would be developed. If so, it is time developed demanding it. Secy. Loeb at Oyster Bay said that he would convey the announcement of Gov. Hughes to President Roosevelt in the morning. Several of those active in the party's direction have claimed to have information that the president desired Gov. Hughes to run again in the belief that he would strengthen the ticket by attracting the independent vote.

State Chairman Timothy L. Woodruff is at his summer home at Kamp Kill Kare in the Adirondacks where he expects to confer with the state leaders on the gubernatorial situation within a few days.

IT CAN'T BE BEAT.

The best of all teachers is experience. C. M. Harden, of Silver City, North Carolina, says: "I find Electric Bitters does all that's claimed for it. For Stomach, Liver and Kidney troubles it can't be beat. I have tried it and find it a most excellent remedy. Mr. Harden is right; it's the best of all medicines also for weakness, lame back, and all run down conditions. Best too for chills and malaria. Sold under guarantee at Z. C. M. I. drug store. 50c."

EXCURSION TO CANADA.

August 4th.

Via Oregon Short Line. Greatly reduced rates to Stirling, Raymond, Magrath, Cardston and Lethbridge. 30 day limit. See display advertisement in this paper for rates, or City Ticket Agent, 201 Main St.

For recreation and pleasure baths at Saltair.

COLORADO BANKERS.

They Pass Resolution Condemning Bryan's Views on Banking.

Colorado Springs, Colo., July 24.—Resolutions of the Colorado Bankers' association, in annual session in this city, condemn W. J. Bryan's views on banking, especially wherein he favors government guarantee of deposits in national banks. The resolution says this would be a legislation of the worst possible form.

ATTY-GEN. BONAPARTE ON STANDARD OIL CASE

Lenox, Mass., July 24.—Atty-Gen. Bonaparte, who is at the Hotel Lenox here, today made the following statement with reference to the opinion of the United States court of appeals reversing the decision of Judge Landis in imposing a fine of \$25,000 on the Standard Oil Company:

"I have read the opinion. It was sent to me by an attorney as soon as issued. Any comment by me on the action of the court of appeals would be in my judgment, inappropriate and at some time in the near future the department of justice will undoubtedly try to obtain an authoritative review of the decision.

"It is much to be regretted that owing to the unreasonable restriction imposed by the existing law upon the right of appeal by the United States in criminal cases, this cannot be done in what is obviously the most natural and most effectual method, namely, by a direct appeal to the supreme court of the United States. Since this is the present condition of the law the department must adapt its course of action to that condition. In my opinion it is of vital moment that the statute regulating interstate commerce should be so construed by our courts that it may not be practically impossible to con-

SYRUP OF FIGS AND ELIXIR OF SENNA

Cleanses the System Effectually, Disperses Colds and Headaches due to Constipation; Acts naturally, acts truly as a Laxative.

Best for Men, Women and Children—Young and Old.

To get its Beneficial Effects Always buy the Genuine which has the full name of the Company

Syrup of Figs and Elixir of Senna

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CALIFORNIA FIG SYRUP CO.

by whom it is manufactured, printed on the front of every package.

SOLD BY ALL LEADING DRUGGISTS. One size only, regular price 50c per bottle.

violate lawbreakers on a vast scale, nor practically impossible to punish them when convicted, with sufficient severity to assure future obedience to the law.

"I think it is the duty of my department to foster a wholesome fear of punishment among those often and strongly tempted to do what the law forbids, and the department has tried in the past and will try in the future to faithfully discharge this duty. Such well-considered measures will be therefore adopted, after due deliberation and conference, as will, so far as practicable, remove any possible danger which may be thought to exist lest the present decision, as a precedent or otherwise, shall prove an impediment to effective administration of these salutary laws."

BEST THE WORLD AFFORDS.

"It gives me unbounded pleasure to recommend Bucklen's Arnica Salve, to the world affords. It cured a felon on my thumb, and it never fails to heal every sore, burn or wound to which it is applied. 25c, at Z. C. M. I. drug store."

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TO GUARD AGAINST FRICTION.

Modus Vivendi on Newfoundland Fisheries Question Extended.

Washington, July 24.—To guard against friction pending a settlement before the House tribunal of the respective rights of American fishermen in Newfoundland waters, the department of state yesterday reached an agreement with the British foreign office for an extension of the present modus vivendi governing the fisheries to cover the approaching fishing season.

HORRORS OF GEORGIA'S STATE PRISON SYSTEM

Atlanta, Ga., July 24.—Startling developments were brought out at today's session of the legislative investigation committee into the conduct of the state prison and the convict lease system. L. B. Strong, a merchant of Macon, formerly a convict, testified that men were lined up at the prison farm and sold like mules. Sick and infirm men, he stated, shipped in one day

They Come "nd Go!

The People come Our Hammocks go.

Whenever we announce a reduction from our regular prices—it always means that people are coming here for their hammocks.

1-3 off all Hammocks Next Week

H. Dinwoodey FURNITURE COMPANY

EFFECTIVE

PRINTING DOES NOT COST ANYTHING. IT IS :: PROFIT ::

THE PRINTING THAT COSTS is the kind that you send out and never hear of afterward

Our Printing Brings Results

THE DESERET NEWS

from a convict lease camp, were shipped out the next day in exchange to another lease.

Albert E. Rogers of Atlanta told of the cruel whipping of Joe Frisby, a young boy, for escaping from a camp where the witness said he was held illegally.

A sensational charge was made against Judge George F. Gopher of Cobb by the witness, who testified that during a recess of court he visited Frisby in jail, received his confession and pronounced sentence upon him.

J. W. Roberts, formerly a deputy warden at the state farm, told how convicts were employed in competition with free labor at Millersville, when they could have been used on the state farm. K. R. Foster, formerly in charge of the prison farm, told of the whipping of working Wright, and also refused employment at manual labor in the fields.

FEDERATION OF MINERS.

Endorses Editorial Policy Pursued by The Miners' Magazine.

Denver, July 24.—The convention of the Western Federation of Miners this afternoon endorsed the editorial policy which has been followed in the management of the Miners' Magazine.

This action was taken after a spirited debate, during which Editor O. C. Nell was severely roasted for supporting socialism. The convention amended the constitution so as to compel miners to belong to the local having jurisdiction over the mine in which they are working. Wright, and also refused employment at manual labor in the fields.

The federation adopted the working agreement with the United Mine Workers of America, substantially as recommended yesterday by the committee appointed to consider this question. This action was strongly urged by President Charles H. Meyer.

The agreement as adopted provides that the federation shall grant no more charters to coal miners, but that the locals of coal miners already organized shall be continued in camps where such locals exist, and that all questions of jurisdiction that may arise between the two organizations shall be referred to the executive boards of the organizations for settlement.

KATHRYN COLLINS WON.

Got Verdict for \$1,625 Against Nat Goodwin Brokerage Co.

Reno, Nev., July 24.—A verdict of \$1,625, returned in the case of Kathryn Collins against the Nat. C. Goodwin Brokerage company in Reno, closed a unique damage case. The plaintiff alleged that she suffered injuries requiring two operations because she was compelled to sit at her typewriter work on a cane-bottom chair several inches too high. Expert evidence as to what constituted a proper typewriter's chair formed the feature of the two days' trial.

A Notre Dame Lady's Appeal.

To all knowing sufferers of rheumatism, whether muscular or of the joints, sciatica, lumbago, backache, pains in the kidneys or neuralgia, pains to write to her for a home treatment which has repeatedly cured all of these tortures. She feels it her duty to send it to all sufferers FREE. You yourself at home as thousands will testify—no change of climate being necessary. This simple discovery banishes uric acid from the blood, loosens the stiffened joints, purifies the blood, and brightens the eyes, giving elasticity and tone to the whole system. If the above interests you, for proof address Mrs. M. Summers, Box R, Notre Dame, Ind.

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