

## POLICE ON TRAIL OF OTHER GUNMEN

### Expect Capture of "Gib the Blood" and "Lefty" Louie.

## "WHITEY" LEWIS GIVEN GRILLING

### Refuses to Admit Any Knowledge of Murder of Gambler Rosenthal—Moss Takes Charge of Probe Into Grating System in Police Department.

New York, August 2.—With "Whitey" Lewis and "Dago" Frank Brown locked in the Tombs as two of the four gunmen who murdered Herman Rosenthal, the gambler on July 18, police headquarters professed tonight to be expecting the capture of "Gib the Blood" and "Lefty" Louie, two of the quarter still at large. Lewis, who was arrested last night at a resort near Kingston, N. Y., and brought here today, refused to admit any knowledge of the shooting. Police Commissioner Rosenthal, however, said that he had no knowledge of the shooting, and said that on the day before the murder he went out of town to visit relatives. He was very vague, however, as to just where the relatives lived. He was held for further examination on Tuesday.

That the two gunmen still missing were in hiding in the examination where Lewis was picked up was the belief of the police. It is expected that they will be captured within a few days, and it is believed that a squad of detectives will search the neighborhood, and if not on their trail.

It was said by Assistant District Attorney Moss, however, that he had received word from Auburn that the men were hiding in the Tombs, and that he understood that detectives from the district attorney's office have been trying to run them down there for several days.

## WHAT IS BEER, AND WHY?

Representative from Minnesota Wants His Question Answered

Washington, August 2.—What is beer? And, if so, why are the two questions Representative Anderson, of Minnesota, asked the Senate today? Mr. Anderson asked the question in the Senate today, and the committee on Agriculture today has been asked to call on the Department of Agriculture for an answer.

Mr. Anderson's only curiosity is to know what is not beer, his curiosity is to know what is beer, which he believes is the only grain which should go to make up bread and that other products are a snare.

Mr. Anderson recently, with credentials from the National Consumers League, presented a definition of beer by Dr. Harvey W. Wiley. The definition was not given the force of law by Secretary Wilson, as he says, and he wants to know why.

The Wiley definition of beer, as set forth in Mr. Anderson's resolution, is "any malted grain, from a mash composed of barley malt and hops with or without a small quantity of unmalted grain, and containing a certain percentage of the weight and of the barley malt used."

Mr. Anderson's resolution asks the Secretary of the State Department to issue the Wiley definition, or any definition the secretary has, and if no beer prescriptions are in the department, to call at the bar of the House and say so.

## WASHINGTON ANXIOUS

### Another Gunboat is Rushed to Nicaragua Waters

Washington, August 2.—Evidence of the growing anxiety of the administration in regard to the revolutionary movement in Nicaragua was shown today when another gunboat was ordered to the harbor at Managua, Cuba, and will try to communicate with Managua to allow Minister Wood to keep the State Department informed of developments. The gunboat Annapolis, on the west coast, has been getting only fragmentary advices from Managua. The State Department is anxiously awaiting a report from another warship.

Poor news and a paralysis of business which administrative officials here ascribe to the failure of the American Senate to approve the pending treaty to rehabilitate the finances of Nicaragua, are being cited as the chief factors in strengthening the revolt against President Diaz. Another threatening element is the heavy debt of Nicaragua, estimated at \$100,000,000.

## LAWYERS MUST PROTECT CATTLE

### Live Stock Exchange Believes Otherwise Prices Will Soar.

Chicago, August 2.—A warning that something must be done to protect the cattle-raising industry in the United States in order to prevent the further reduction in the volume of cattle raised and a consequent further advance in beef prices was voiced here yesterday by Joseph S. Jones and other officials of the Chicago Live Stock Exchange.

Congress of the State Legislatures must enact legislation soon for the protection of the cattle market. The protection of the cattle market will be one of the most important things that should be done, said Mr. Jones, who is a member of the committee on the bill to prohibit the slaughtering of young cows and calves, in order to further breeding ends.

"Bills which the exchange made it known that they are ready and anxious to exert their influence to have passed along these lines."

## CONVENT GERS \$250,000 ESTATE.

Suffern, N. Y., August 2.—An announcement is made of the gift of Mrs. Thos. Fortune Ryan of a \$250,000 estate here to the convent of the Holy Child. The property includes a fine old fifty-room residential residence and about eighteen acres of ground. The estate is to be used as an academy for young women.

## ABRAM S. MACKAY DEAD.

Kingston, N. Y., August 2.—Abram S. Mackay, who was in charge of General Grant's dispatch boat, the Pierce, during the Civil War, died at Athens, N. Y., aged eighty-one years. The Pierce was used in conveying Jefferson Davis as a prisoner to Fort Mena.

## BOLT IN THIRD PARTY

### Tennessee Progressives Split Over Question of State Ticket.

Nashville, Tenn., August 2.—Whether a State ticket should be put out called a bolt in the "third" party convention and messages here today. One convention selected delegates to the Chicago convention and the other arranged to have a State committee appointed. This committee is to select the Chicago delegates. Trouble came when the original convention named W. F. Poston as candidate. "Third" party supporters of Governor Ben Hopper, Republican, who says he will vote for President Taft, but will not be active in his behalf, left the hall and organized another convention. Both conventions lauded Colonel Roosevelt.

## SENATE BELIEVES THAT WITH OPENING OF PANAMA CANAL THIS COUNTRY'S POSITION MUST BE CLEARLY DEFINED—DEBATED THREE HOURS IN EXECUTIVE SESSION.

Washington, August 2.—The United States Senate today issued a warning to the nations of the world against encroachment upon the continents of North and South America. The United States will not see "without grave concern," said the resolution, any "naval or military site pass into control of a foreign corporation, when such possession might threaten the commerce or the safety of the United States."

So vital were the issues discussed in the Senate resolution, which set forth the policy of the United States as to points situated like Magdalena Bay, in Lower California, that the doors of the Senate were closed for three hours, while the resolution was debated in secret session.

It finally passed with only four votes against it. Notwithstanding the comparative unanimity of the Senate upon the note of warning, it is understood the measure will not have the official endorsement of the administration. It is framed entirely outside the State Department, and it is understood the executive branch of the government was not consulted with regard to the Senate's pronouncement.

The resolution arose from the reported attempt of a Japanese syndicate to acquire land about Magdalena Bay. In the form finally adopted by the Senate, it declares against the acquisition of any threatening location by a foreign corporation, which has such a relation to another government not American, as to give that government practical power of control for naval or military purposes.

Those who opposed the resolution on its final passage were Senators Cummins, McCumber, Percy and Stone. Demand was made in the secret session for the designation of the country toward which the resolution was directed.

Those who supported it, including Senators Lind, Lodge, Burton, Hitchcock and others, declared it was not directed against any nation in particular, but a definition of this country's position "before embarrassing situations might arise."

Senator Cummins opposed the resolution because he believed it was not directed against any nation in particular, but a definition of this country's position "before embarrassing situations might arise."

Senator Lodge insisted that the opening of the Panama Canal made it necessary for the United States to make clear at once its opposition to the establishment of a foreign power, directly or indirectly, or through a commercial corporation where it might endanger the safety of this country.

## WARNING ISSUED TO WHOLE WORLD

### Foreign Powers Must Not Encroach on North or South America.

## NO PARTICULAR NATION AIMED AT

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## JURY DECLARES HER GUILTY

### Mrs. Grace Freed on Charge of Trying to Kill Husband.

## SILENTLY GRASPS HANDS OF JURORS

### Then She Hastens Blind to Bedroom of Her Blind Son in Philadelphia—"Pretty Rotten" Is Comment of Grace on Result of Trial.

Atlanta, Ga., August 2.—Mrs. Daisy Ope Grace was declared not guilty of trying to kill her husband by a jury here at a 10 o'clock this evening. Mrs. Grace, wealthy and well known in her former home in Philadelphia and here, was on the verge of collapse when the twelve men who had decided her fate tied into the courtroom. When the verdict was announced she simply bowed her head.

A few minutes after she had been freed she was handed a telegram saying her blind son was very ill in Philadelphia and it is understood that she will leave for his bedside late tonight.

Immediately after the verdict was given women struggled frantically to reach the place where Mrs. Grace sat, only to be forced back by officers. The jurymen remained in their places even after they had been discharged. A full minute elapsed and then Mrs. Grace arose and was assisted to the jury box. For the first time she showed a sign of animation, as she grasped the hand of each of the twelve men. Mrs. Grace was escorted from the courtroom immediately afterwards.

Argument in the case was concluded shortly after 1 o'clock this afternoon and Judge Roon immediately began his charge to the jury. In this charge, he said in part:

"You have heard the defendant make her statement. She was not subject to examination or cross-examination and her statement was not made under oath. The jury can take that statement as it goes for it. It can believe it all, or reject it as it sees fit. In other words, it is for the jury to determine the force and effect that shall be given her statement."

Mrs. Grace was found in bed at her home here the morning of March 5 last shot in the back. The bullet lodged against the spinal cord and since then he has been paralyzed from his waist down. He charged that his wife had drugged and shot him, intending to kill him to get \$25,000 insurance.

Mrs. Grace said Grace shot himself in a scuffle with her over possession of a revolver after he had threatened to kill her.

Mrs. Grace at first maintained that she knew nothing of the shooting. In the form finally adopted by the witness stand and told the jury that she had threatened to kill her several times. It was this statement referred to in the judge's charge.

"Newman, Ga., August 2.—In her heart she knows she is guilty," declared Eugene H. Grace at his home here this afternoon when informed that his wife had just been acquitted of the charge of shooting him. "It's pretty rotten. I don't see how they could have even had a mistrial. She may be innocent in the eyes of men, but she is guilty in the eyes of God."

It is bad enough to be here helpless, even if I had been shot in a good cause, but it is almost unbearable when I have been shot in cold blood.

When she testified that she had taken an oath to keep silent, she told the jury that she was a sacrifice on her part to bring in God's name.

Grace declared he reaffirmed in every detail his statement of how he was shot, "because it is true."

## She's a Free Woman Now



MRS. DAISY OPE GRACE.

## SENATE WILLING TO AID REFUGEES

### Them Wherever They May Wish to Go.

## BAILEY PRESENTS MEASURE

### He Would Like to Tell of Brutalities Americans Suffer in Mexico.

Washington, August 2.—The destitution of American refugees from Mexico, now quartered at El Paso, resulted in the passage by the Senate today of a resolution authorizing the War Department to spend \$100,000 in transporting them to such points in the United States as they wish to reach.

The measure was presented by Senator Bailey and passed after a brief debate. It will need the approval of the House and the President before the appropriation becomes available. Senator Bailey declared the refugees were in dire need and in most cases were unable to proceed beyond that city. Transportation would be provided, under the resolution, only for those who are receiving some aid in "shelter and sustenance" from the government at El Paso.

Members of the Senate received during the afternoon a request from an El Paso newspaper to come to that city August 12 and confer regarding "affairs in Mexico and Cuba, particularly with the United States as they wish to reach."

The special investigating committee, headed by Senator William Allen Smith, which is to investigate the charges that Americans have been injured and sustaining the insurrections in Mexico and Cuba, particularly was appealed to Senator Smith next word to El Paso that his committee would visit that city as soon as possible, but that it would not be able to take part in the conference there August 12.

During debate on the relief measure Senator Bailey declared that if it were not for the proposed investigation by the Senate committee he would address the Senate in detail on the brutalities suffered by American citizens in Mexico and Cuba, particularly with reference to the case of a citizen of Texas at the hands of the United States Army.

"There is no doubt in my mind," he added, "that there has been a deliberate attempt on the part of certain persons to force intervention on the part of the United States."

## AEROS CRASH AND FALL

### Neither Aviator Helin Nor Steinhoeber Seriously Injured.

Garden City, N. Y., August 2.—A collision between two aeroplanes last night brought both machines crashing to earth. The fall was a short one, and while both aeroplanes were badly damaged neither aviator was injured seriously.

William Helin, of Pittsburgh had just taken off when James Steinhoeber, of Cleveland, was the other aviator. Their machines were going in the same direction, one directly under the other, when the accident occurred.

## HITCHCOCK CONTRIBUTES REAL DETECTIVE STORY

Washington, August 2.—It is not often that Postmaster-General Edward Tracy and Richard Harris contribute to contemporary literature, but he did to-day when he forwarded to Congress the serial of the "Hitchcock" stories, or who got the postage stamps?

The story is in one volume, and suitable for high school reading. It is a collection of the firm of Hackett, Carhart & Co., of Richmond, should be relieved from accounting for \$157,888 worth of postage stamps stolen from his post-office in March, 1911.

The story is a thriller, and carries the reader over seven or eight chapters. It is a tale of intrigue, intrigue, and otherwise frequent. The tale revolves around the desperate attempt of Hackett, Carhart & Co. to "get away with the swag" in three trunks, and the trail of the trunks, which led to the discovery of the stolen stamps, stolen from the Hackett, Carhart & Co. and prison cells for the burglars.

The postmaster is technically responsible for the postage stamps. It has been the custom of Congress to make good the losses of bondsmen in such cases.

## CHARGE FIRM IS INSOLVENT

### Creditors Proceed Against Hackett, Carhart & Co.

New York, August 2.—An involuntary petition in bankruptcy was filed today in the United States District Court against Hackett, Carhart & Co., of Richmond, Va. The firm's liabilities are estimated at \$150,000. Admission of insolvency is alleged in the petition.

Members of the firm explained that the failure involved only the retail firm of Hackett, Carhart & Co., incorporated last year, and in no wise affecting the wholesale firm of Hackett, Carhart & Co., whose offices are at the same address.

## SIX CONVICTED OF FELONY

### Eight Other Industrial Workers of World Found Not Guilty.

San Diego, Cal., August 2.—Six prominent members of the Industrial Workers of World were found guilty of felony late last night. The convicted men are Attorney E. Kirk, attorney Harry M. McKee, Jack White, H. G. Gler, F. W. Hubbard and Robert Gunder. They were convicted of conspiring to violate the traffic ordinance of this city.

Eight other Industrial Workers of World were tried were found not guilty.

## ROOSEVELT HELD RESPONSIBLE FOR GROWTH OF TRUST

### Committee Blames Him for Gigantic Stature of Steel Corporation.

## INVESTIGATORS SUBMIT REPORT

### Combine Is Arraigned as Un-American in Its Methods and Hostile to Best Interests of Labor—Morgan and Associates Beneficiaries of Overcapitalization.

## Committee Findings

Recommends legislation suggested as remedial.

Secretary of War Morgan and his associates held up as being beneficiaries of enormous profits realized from overcapitalization. They are charged with being hostile to the best interests of the country, and with being responsible for the gigantic stature which the trust has attained.

Former President Roosevelt is indicted for making control of the steel trust absolute and is charged with being responsible for the gigantic stature which the trust has attained.

United States Steel Corporation is named as an enemy of organized labor, accused of lowering the sociological conditions of its employees and of contributing to American industry and work methods un-American and foreign to the best interests of the country.

Opposes interlocking directorates of railway and industrial organizations.

Recommends legislation to cure trust evils and to meet existing conditions.

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