

BROTHER DIES IN MOUNTAINS

Former Iowa Man Buried Beside
Lonely Mountain Trail
in Idaho.

THE STORY IS ROMANTIC

Friend Hunts Two Years for Rela-
tive of Dead
Man.

Clinton, Nov. 3.—DeVillie Hem-
stock, a Chicago & Northwestern
conductor, has learned that his
brother, James Hemstock, who has
been missing for nearly a quarter
of a century, has been dead two
years, and his body buried beside a
lonely mountain trail in Idaho.

There is a romantic story con-
nected with his life. Hemstock, who
was 68 years old at the time of his
death, was a huge, stalwart man, a
dead shot with a rifle, and a pictur-
esque character.

About twenty-five years ago, dis-
appointed in love, he went into se-
clusion in the Idaho mountains, tak-
ing up the life of a hermit trapper.
His only friends were his dog and
a German trapper who also lived
alone, a few miles from Hemstock's
cabin. Missing his neighbor one day
the German visited his cabin and
found him stricken with appendicitis.
He helped the sufferer on his
broncho, and started with him for
Florence, Idaho, the nearest settle-
ment. The sick man died in his
saddle, and was buried by his friend
on the mountain road, the trapper
piling stones on the grave to pre-
serve the corpse from attacks of
coyotes and other animals.

That was two years ago. The re-
cuse had never spoken of his past
life, his friends, or the place of his
birth; and the old German has spent
two years in endeavoring to locate
relatives of the dead man to ap-
prise them of his death. Hearing
that families by the name of Hem-
stock lived in Clinton and Nevada,
Ia., he wrote them, and discovered
that they were brothers of the de-
ceased.

Conductor Hemstock will go to
Idaho next summer, to remove the
bones of his brother to Nevada, Ia.,
for burial in the family plot. The
dead man was a native of Rochelle,
Ill.

COUNCIL PREVENTS SPREAD OF DISEASE

Several Cases of Diphtheria and
Scarlet Fever at Greeley.

Greeley, Ia., Nov. 3.—Although
only one death has occurred, the
city council has taken official action
regarding the epidemic of scarlet
fever and diphtheria by forbidding
any public gatherings to be held for
the present. All the schools of the
town and surrounding country have
been closed, and every effort is be-
ing made to prevent the spread of
the disease.

There has been a fatal ending to
only one case, the 5 year old daugh-
ter of Mr. and Mrs. E. A. Lang. After
physicians had pronounced her
out of danger from typhoid fever,
she was attacked by diphtheria. At
the time of her death her parents
were ill and now are in a critical
condition.

The town council is cooperating
with the health officers and physi-
cians in an effort to prevent the
disease. Quarantine rule is enforced
rigidly and schools, churches and
lodges have given up all services and
meetings of every character for the
present.

Two new cases were reported to
the health officers on Tuesday, but
are said to have been very mild
cases of the fever. By closing
schools and churches the authorities
claim that the disease can be got-
ten under control in a few weeks.

The Law Covers Both.

Denver, Colo., Nov. 3.—The un-
written law covers black as well as
white, according to a verdict of ac-
quittal granted James J. Manuel by
a local jury yesterday.

Manuel, a negro, shot and killed
Rev. Alexander Edwards, pastor of
his church, a month ago after the
latter had confessed a liaison with
Mrs. Manuel. Counsel for Manuel
practically ignored Manuel's plea
of self-defense and argued from the
standpoint of the "unwritten" law.

RICHESON RESIGNS HIS PASTORATE

Indicted Pastor Retires From Im-
manuel Baptist Church.

Boston, Mass., Nov. 3.—The Rev.
Clarence V. T. Richeson, who was
indicted on the charge of murder-
ing Miss Avis Linnell, has resigned
as pastor of the Immanuel Baptist
church, Cambridge. The resignation
reached Charles F. Cummins, clerk
of the church, yesterday.

The resignation is understood to
be in such form that its acceptance
will not embarrass even his personal
supporters.

After a conference yesterday of
Richeson's attorneys, Attorney John
Lee declared a complete vindication
of Richeson would be the outcome
of the trial.

Richeson will be arraigned next
Monday, but it is possible his trial
will not be held before January of
February.

RIVAL AVIATORS MEET IN TUCSON

Rodgers and Fowler Exchange
Greetings and Good Wishes.

Tucson, Ariz., Nov. 3.—Swooping
down from the air at 1 o'clock yester-
day afternoon Aviator C. P.
Rodgers, now on the last stages of
his coast to coast flight, was greet-
ed here by his rival, Robert G. Fow-
ler, who is attempting to make the
transcontinental flight from west to
east, and who has been held here
since Monday by the necessity for
repairs to his machine.

Fowler, who had been watching
for his rival's appearance through
the big telescope in the observatory
of the University of Arizona, was
the first to greet Rodgers as the lat-
ter stepped from his machine.

"Glad to see you, Mr. Rodgers,"
was his salutation.

"I'm very glad to meet you, Mr.
Fowler," was Rodgers' rejoinder.
"You've had a lot of hard luck."

"So have you," replied Fowler.

The rivals exchanged their best
wishes for each other's success and
Fowler went away to push the re-
pairs on his machine. Rodgers took
a supply of gasoline and overhauled
his machine before leaving for
Phoenix, 110 miles away.

Seeking Pardon for Life Convict.

Albia, Nov. 3.—Because the man
sentenced to life imprisonment for
killing his sister is making an ef-
fort to gain an education and to
conduct himself as a good citizen,
Mike Underation is circulating a pe-
tition for the pardon of Joseph Bod-
agny.

Bodagny was sentenced from Al-
bia eight years ago. At that time
he was unable to speak or write
English, but now he can do both
and in addition uses a typewriter.
Bodagny is 27 years old now. Un-
deration expects to be successful in
securing the pardon.

Cold From West to East.

Washington, D. C., Nov. 3.—A
cold wave has tightened its grip on
the country from the Rocky moun-
tains eastward to New England and
southward as far as northern Texas
and across the gulf states to north-
ern Florida. Temperatures below
freezing were reported from most of
this territory yesterday and weather
bureau officials said there appeared
to be no warmer weather in sight
for a couple of days at least.

Sells Lease of Hotel.

Fort Dodge, Nov. 2.—R. W. John-
ston, proprietor of the Wabonasa,
Fort Dodge's new hotel, today sold
the lease to G. W. Reynolds, former-
ly proprietor of the Chicago Beach
hotel at Chicago. The change in
management takes place at once.
Johnston will spend the winter in
the south.

Is Charged With Murder.

Chariton, Nov. 3.—John Gold-
water was indicted by the grand
jury yesterday on a charge of mur-
der in the first degree. The bill ac-
cuses him of killing Mike McLane
on the evening of Sept. 26. Gold-
water will be arraigned on the
charge tomorrow.

Jury is Nearly Ready.

Davenport, Nov. 3.—After three
days spent in trying to secure a
jury in the case of Charles Owen, a
civil war veteran charged with mur-
dering William Kane on Sept. 19 of
this year, all but one of the twelve
men have been secured. Owen is
nearly 80 years old and feeble.

Who lives without folly is not so
wise as he thinks.—LaMocheouclid.

SHOOTS WIFE KILLS SELF

Former Iowan Driven to Act of Des-
pondency and
Jealousy.

HOME WAS IN MANCHESTER

News of Tragedy in Wichita
Is Sent to Old
Town.

Manchester, Ia., Nov. 3.—Accord-
ing to word just received here, Dell
Vincent, a former Manchester young
man, shot his wife and then killed
himself. The tragedy occurred at
Wichita, Kas., and it is said that
the woman has a chance for recov-
ery.

Mr. and Mrs. G. Bert Rodney, as
they were known on the stage, were
members of the North Brothers'
Stock company, which had been play-
ing in Wichita. The shooting is
supposed to have been caused by
a fit of despondency and jealousy.

Dell Vincent was a son of Mr. and
Mrs. Giles Vincent, and spent much
of his early life in Manchester.
Leaving Manchester some years ago,
he became interested in the stage,
following the profession of actor un-
til his death Saturday morning. His
mother died several years ago, but
his father resided at Unity, Ill.
While the family resided in Man-
chester Mr. Vincent was one of the
cleverest ball players in this part
of the country and will be recalled
readily by the residents of ten years
ago.

It is also stated that the pair had
no disagreement but that he was
despondent, caused from pain and
worry over an operation for appendi-
citis, which he had undergone
some time ago. His physicians had
informed him that in a few weeks
he would be unable to use his voice
and this added worry is given as
the cause for the rash and terrible
act. It is said that Mr. Vincent
could not suppress his jealousy
when his wife's part in plays made
it necessary for her to engage in
love scenes with other actors.

Krampe Out on Bail.

Newton, Nov. 3.—Leo Krampe se-
cured his \$25,000 bond yesterday
and is released. He accepted a posi-
tion on the new electric plant and
will remain in the city. His home
is near Baxter.

Original Notice.

In the district court of the state
of Iowa in and for Hamilton coun-
ty, December term, 1911.

Joseph E. Barr, plaintiff vs. Phil-
ander M. Alden as sole surviving
trustee under the will of James S.
Waterman, deceased, and others, de-
fendants.

To Philander M. Alden as sole
surviving trustee under the will of
James S. Waterman, deceased, Kath-
erine D. Moulton and her husband
..... Moulton, James D. Water-
man and his wife Mrs. James D.
Waterman, John Clayton Waterman
and his wife Mrs. John Clayton
Waterman, Caroline W. Syme and
her husband Syme, Sarah
J. Syme and her husband
Syme, Albert H. Waterman and his
wife Mrs. Albert H. Waterman,
Mary W. Morris and her husband
..... Morris, Emily A. Water-
man unmarried, Waldo S. Water-
man and his wife Mrs. Waldo S.
Waterman, James S. Waterman and
his wife Mrs. James S. Waterman,
Anna C. Scott and her husband
..... Scott, Mary P. Rice and her
husband Rice, Abbie L.
Waterman unmarried, Helen J.
Waterman unmarried, Abbie J. Kin-
ney or Jennie Kennedy and her hus-
band Kinney or Kennedy,
John Frank Wells or Frank T.
Wells and his wife Mrs. John Frank
Wells or Mrs. Frank T. Wells, El-
len L. Thomas or Ellen Thompson
and her husband Thomas or
Thompson, Elizabeth M. Chase and
her husband Chase, Wal-
do Waterman and his wife Mrs. Wal-
do Waterman, Abbie Harrison and
her husband Harrison, Clara
W. Hayden and her husband
Hayden, Charles H. Waterman and
his wife Mrs. Charles H. Waterman,
Mrs. A. W. Starr and her husband
..... Starr, Mrs. Nellie L. Wood-
worth and her husband
Woodworth, Mrs. Marcia A. Smith
and her husband Smith,
Charles R. Babcock and his wife,
Mrs. Charles R. Babcock, Robert
Dickey, Lorendo Little and her hus-
band Little, A. D. Rich-
mond, G. S. Robinson, John C. Wat-
erman and his wife Mrs. John C.
Waterman, Charles Waterman and

his wife Mrs. Charles Waterman,
Robert W. Waterman and his wife
Mrs. Robert W. Waterman, Henry
Waterman and his wife, Mrs. Henry
Waterman, Charlotte J. Waterman,
also the unknown claimants of the
West half (1/2) of the North East
quarter (1/4) of section 29, town-
ship 88, Range 26, West of the 5th
P. M. Iowa, defendants.

You and each of you are hereby
notified that there is now on file in
the office of the clerk of the district
court of Iowa, in and for Hamilton
county, a petition of Joseph E. Barr,
plaintiff in the above named action
claiming that he is the absolute and
unqualified owner in fee simple of
the West half (1/2) of the North
East quarter (1/4) of Section 29,
Township 88, Range 26, West of the
5th P. M. Iowa, and that he acquired
his title and ownership by the
purchase and payment of a valuable
consideration therefor and by a war-
ranty deed conveying said property
to him.

That he and those under whom
he claims have been in actual, open,
notorious, peaceable, continuous,
and adverse possession of said prop-
erty under color of title and claim
of right thereto for more than twenty
years prior to the time of the
commencement of this action and
that plaintiff is now in such posses-
sion of said property.

Plaintiff avers in his petition
that whatever right, claim or inter-
est the defendants, the unknown
claimants, of said property have or
claim to have thereto or therein is
based upon the fact that Philander
M. Alden and George S. Robinson as
trustees under the will of James S.
Waterman, deceased, acquired title
to the undivided two-thirds (2/3) of
said property and by their deed of
conveyance only conveyed the undi-
vided one-half (1/2) thereof, and
that the title to the undivided one-
sixth (1/6) of said property is now
in said trustees, and that they are
beneficiaries under the will of the
said James S. Waterman, or that
they are either spouse, child, heir at
law, next of kin, descendants, de-
visees, or grantors, of the above
named defendants, or of George S.
Robinson trustee, or of John C. Wat-
erman, Robert W. Waterman, Mary
Wells, Charles Waterman, Henry
Waterman, Abbie L. Waterman and
Charlotte J. Waterman, or that they
derived some interest in said prop-
erty by virtue of such relationship

and have succeeded to the rights
which the said James S. Waterman
had in said property in his life time.

Plaintiff in his petition prays that
his title to said property be quieted
and established as against all of
said defendants to this action includ-
ing the unknown claimants of said
property and all persons claiming
by, through, or under them, and for
other equitable relief, and that you
each and all be forever barred and
estopped from having or claiming
any right, title or interest in or to
said property or any part thereof.

You are further notified that un-
less you appear thereto and defend
before noon of the second day of the
next term of said court, the same
being the December, 1911, term
thereof which will commence at
Webster City, in Hamilton county,
Iowa, on the 4th day of December,
1911, default will be entered against
you and judgment and decree ren-
dered thereon as prayed for in said
petition.

Dated October 20, 1911.
W. J. Covil,
Attorney for Plaintiff.

On this 24th day of October, A.
D. 1911, the foregoing notice was
presented to and approved by the
undersigned judge of the said dis-
trict court of Hamilton county,
Iowa, and is hereby ordered publish-
ed once each week for four consecu-
tive weeks in the Webster City Free-
man, a newspaper printed and pub-
lished in Webster City, Iowa, in said
county.

Chas. E. Albrook,
Judge of the District Court of Ham-
ilton County, Iowa. 24F1

Notice to Contractors.

Sealed bids will be received by the
board of supervisors of Hamilton
county, Iowa, at the office of the
county auditor in Webster City,
Iowa, until 1:30 o'clock p. m. No-
vember 15th, 1911, for the construc-
tion of the Koop drain No. 123 in
Hamilton county, Iowa, as follows:

MAIN LINE.

Section No. 1—To digging outlet
ditch 1000 feet long necessitating
the removal of 900 cubic yards of
earth.

Section No. 2—5000 feet of 26
inch vitrified tile, average cut 8.8,
maximum cut 12.0 feet.

4000 feet of 24 inch vitrified tile,
average cut 9.9, maximum cut 12.0
feet.

Section No. 3—2800 feet of 18
inch vitrified tile, average cut 7.7,

maximum cut 8.4 feet.

Section No. 4—1600 feet of 16
inch vitrified tile, average cut 6.8,
maximum cut 7.6 feet.

2700 feet of 14 inch vitrified tile,
average cut 6.8, maximum cut 7.6
feet.

Section No. 5—1075 feet of 10
inch vitrified tile, average cut 6.6,
maximum cut 7.8 feet.

400 feet of 14 inch vitrified tile,
average cut 5.8, maximum cut 6.0
feet.

1000 feet of 12 inch vitrified tile,
average cut 6.4, maximum cut 6.8
feet.

1049 feet of 10 inch vitrified tile,
average cut 6.8, maximum cut 7.0
feet.

Section No. 6—3548 feet of 12
inch vitrified tile, average cut 6.6,
maximum cut 8.0 feet.

Bulkhead 10 cubic yards of con-
crete, two sewer pipe connections—
one 14 inch on 24 inch and one 12
inch on 18 inch, and five catch bas-
ins.

All bids to be on salt glazed vitri-
fied No. 1 clay tile only.

For the purpose of inspection at
least 2000 feet of tile must be on
the ground before work commences,
and the same amount to be kept
ahead of the work. The tile on the
ground to the extent of 2000 feet
that has been accepted by the en-
gineer will be included in the regu-
lar estimate to the extent of 80 per
cent of their value, a printed notice
will be given the contractor for all
rejected tile.

A certified check must accompany
each bid for ten per cent of the
amount of the bid. The right to re-
ject any and all bids is reserved.

Work to commence on or before
30 days after the letting of the con-
tract, and to be completed on or be-
fore December 1st, 1912.

Dated this 28th day of October,
1911.

A. J. Peterson,
County Auditor.

The man called to a great work
must not waste his life on trivial
things. He must not act like the
keeper of the lighthouse who gave
to the people in the cabins about
him the oil which was intended for
the mighty lanterns of the sea.—
Maeterlinck.

Revenge, at first though sweet,
bitter ere long back on itself re-
coils.—Milton.

F. A. Boysen, Dentist, Second St.

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