

THANKSGIVING PROCLAMATION

Last Thursday in November Set Apart by President of the United States.

PEOPLE EXHORTED TO PRAY GREAT BLESSINGS YET IN STORE.

Washington, Oct. 26.—President Roosevelt today issued his Thanksgiving proclamation, through the secretary of state, naming the last Thursday in November, the 23d, The Thanksgiving proclamation follows:

"Once again the season of the year has come when, in accordance with the custom of our forefathers for generations past, the president appoints the day as the special occasion for all our people to give praise and thanksgiving to God."

"During the year we have been free from famine, from pestilence, from war, we are at peace with all the rest of mankind, and our natural resources are at least as great as those of any other nation."

"We believe that in ability to develop and take advantage of the resources the average man of this nation stands at least as high as the average man of any other. Nowhere else in the world is there such an opportunity to free people to develop to the fullest extent all its powers of body, of mind and of spirit which are above both body and mind—character."

"Much has been given from on high, and much will rightly be expected in return. Into our care the ten talents have been entrusted and we are to be pardoned neither if we squander and waste them, nor yet if we hide them in a napkin, for they must be fruitful in our hands. Ever throughout the ages, at all times and among all peoples, cooperation has been fraught with danger, and it behooves us to beseech the Giver of All Things that we may not fall into love of ease and luxury; that we may not lose our sense of moral responsibility; that we may not forget our duty to God and to our neighbor."

"A great democracy like ours, a democracy based upon the principles of orderly liberty, can be perpetuated only if in the heart of the ordinary citizen there dwells a keen sense of righteousness and justice. We should earnestly pray that this spirit of righteousness and justice may grow ever greater in the hearts of all of us, and that our souls may be inclined evermore both toward the virtues that tell for gentleness and tenderness, for loving kindness and forbearance one with another, and toward those more necessary virtues that make for manliness and rugged hardihood—for without these qualities neither nation nor individual can rise to the level of greatness."

"Now, therefore, I, Theodore Roosevelt, president of the United States, do set apart Thursday, the twenty-eighth day of November, as a day for general thanksgiving and prayer, and on that day I recommend that the people shall cease from their daily work and in their homes and in their churches meet devoutly to thank the Almighty for the many and great blessings they have received in the past and to pray that they may give strength for to so order their lives as to deserve a continuation of these blessings in the future."

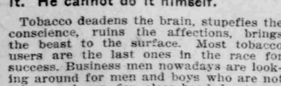
Tobacco Kills

An Absolute "Stopper" for the Brain-Killing, Nerve-Destroying Tobacco Habit Has Been Found.

Send for a Trial Treatment Today.

The tobacco habit is a curse, and every man knows it. Some "smart kids" don't know it. Most men would like to quit, if they knew they could do it "easy," without causing them discomfort.

"Easy-to-Quit" is a treatment that will make the smoker and the chewer absolutely quit for good the use of tobacco in any form.



The Start.

You know what the finish will be unless you cure him of the awful habit. He cannot do it himself.

Tobacco deadens the brain, stupefies the conscience, turns the affection into the beast to the surface. Most tobacco users are the last ones in the race for success. Business men and boys who are looking around for clear-headed, strong-nerved helpers, who can be relied on to take only ten minutes for tobacco to change the beats of the heart. To keep it up is to tempt death by heart disease, nervous collapse, tobacco cancer and stomach, liver or kidney diseases.

For the young cigarette fiend who has become so calloused that he smokes in the face of his mother, sister, wife or sweetheart, "Easy-to-Quit" is a salvation.

Mothers, save the young smoker's brain, he cannot do it himself. Wives, sisters and sweethearts, help save the mind, body and future of some one who is near and dear to you. Without your help it may not be done.

"Easy-to-Quit" is a positive, absolute "stopper" for any tobacco habit. It is a vegetable remedy, and any lady can give it secretly in food or drink. It is harmless, leaves no reaction, or bad after effects, and it stops the habit to stay stopped.

Fill out blank lines in coupon below with name and address, and mail for a free trial today.

FREE PACKAGE COUPON

If you fill out the blank lines below with your name and address, cut out coupon and send it to us, we will send you absolutely free, by mail, in plain wrapper, a trial package of "Easy-to-Quit." You will be thankful as long as you live that you did it. Address: Rogers Drug & Chemical Co., 131 Fifth and Race streets, Cincinnati, O.

OGDEN NEWS

OFFICE, 284 WASHINGTON AVENUE. OGDEN, SUNDAY, OCT. 27.

STATE'S COUNSEL DOES NOT AGREE

Divergence of Opinion About Admission of Waiker and Lawrence to Bail.

POINT FAVORS DEFENSE

ASSOCIATE ATTORNEY WITH-DRAWS FROM COURT ROOM.

In the hearing on the motion to admit Fred C. Walker and Edward Lawrence, the alleged murderers of Dr. Earl S. Beers, to bail yesterday afternoon, in the district court at Ogden, District Attorney George Halverson stated that the state could not hope to convict the two men of the charge of murder in the first degree, and by so doing opened a breach between himself and Judge W. L. Maginnis, associate counsel for the prosecution.

When Lawyers Differ.

The two attorneys differed widely in their arguments for the prosecution. Judge Maginnis contending that the prisoners would get off easily because the district attorney practically recommending that they be granted bail. Mr. Halverson said that in his opinion there was not sufficient evidence to convict the men of murder in the first degree, in spite of the fact that he had filed information against both of them, charging that crime.

Withdraws From Court Room.

Judge Maginnis, who had been retained by Mrs. Beers to assist in the prosecution of the case, intimated strongly that the district attorney did not know the law as applied to this case, excused himself and withdrew from the courtroom. It was rumored last evening that he and the district attorney, Judge Maginnis had decided to withdraw from the case.

Status of Case.

The present status of the Beers murder case is peculiar one. Shortly after the arrest of the two men on the charge of murder it was rumored that Ogden that the case would be easily disposed of. The fact that County Attorney Harris and District Attorney Halverson, as well as the Ogden police department, are in sympathy with the men. The men were kept in the city jail for a longer time than is usual with such prisoners before being removed to the county jail. The reason given for this was that the quarters at the city jail were more comfortable than those of the county jail.

Are at Variance.

Shortly before noon today Attorney W. R. Hutchinson made a formal application for the admission of Fred C. Walker and Edward Lawrence to bail. He based his motion on the evidence and records of the case in the preliminary hearing before Judge Murphy. Judge Maginnis objected to the motion on the ground that it was in violation of the provisions of the act of writing. The court adjourned until 2 o'clock, in order that this might be done.

Respecting Court's Powers.

In reply Judge Maginnis for the prosecution argued that the transcript of another court could be used as a grounds for the motion for the admission of the prisoners to bail. He said that such a motion could only be made over the objection as filed by the district attorney. This information, he said, charged murder in the first degree, a non-bailable offense. This would leave nothing for the court to do but deny the motion. Attorney Hutchinson took exception to the view taken by the associate counsel for the state and the lawyers elicited authorities on either side. The district attorney took the position that his colleague was wrong and that the attorney for the defense was right. The court held that the records of the lower court were admissible in forming the basis for an argument for a new trial.

Favors the Defense.

Mr. Halverson—If your honor please, I do not know that I have anything to submit on this case. It seems to me the question simply is, is there reasonable grounds to believe that the defendants can be convicted of murder in the first degree? If there is reasonable ground to believe it, then bail should be denied. But unless the proof is evident or the presumption strong, the law demands that a conviction can be secured for murder in the first degree?

District Court Doings.

Judge Howell yesterday adjourned court until Wednesday evening next at 8 o'clock. In the district court yesterday Judge Howell made the following orders: Motion for a new trial in the case of Sarah W. Christensen against Susanna Williams. Submitted and denied. In the case of Rose Manning against W. H. Wright & Sons' company, counsel for the plaintiff entered a motion for a new trial. Taken under advisement. In the matter of One Towler and others against Ogden City, the demurrer was overruled.

bers of her card club on Wednesday afternoon. Miss Muriel Stanley is visiting with relatives in Salt Lake.

Miss Irene Crosby was given a surprise by about twenty of her friends on Monday evening. Music and dancing was enjoyed during the evening and refreshments were served by the hostess, assisted by Miss Della Gordon.

Miss Edna Miller was hostess at an informal card party on Tuesday evening in honor of her cousin, Miss Evelyn Harvest of Des Moines, Ia. The game was 50 and prizes were awarded. Miss Mary Burke, Miss Nona Wilson, Herman Brown and Gus Edwards.

Miss Olive Bulough, daughter of Mr. and Mrs. J. Bulough, was married Tuesday, October 22, to Stanford N. Gregory at the home of her parents, and on next Tuesday evening a reception will be held at their home.

Miss Ruby Brooks entertained about a dozen of her friends on Wednesday evening at an old-fashioned candy pull. Old games and a guessing contest afforded plenty of amusement for the guests. Supper was served at 8 o'clock.

Mr. and Mrs. J. T. Rushmer entertained the members of the Epworth league at the First M. E. church Friday evening at their home. Games and music contributed to the enjoyment of the evening. Refreshments were served during the evening. About sixty guests were present.

Mrs. H. J. Rushmer and Mrs. C. A. Tallent gave a luncheon on Wednesday afternoon.

Miss Kathryn Barker will leave on Tuesday for a short visit with relatives in Portland, Ore.

Miss Glen Douglas is visiting with relatives in Salt Lake. She will leave for Lincoln, Neb., where she has been visiting for the past three months with her sister, Mrs. Nathan C. Cushing.

Ogden Briefs.

WILL MARRY—Richard T. Cooley, of Chicago, and Miss Constance Vere, of Ogden, were married yesterday. A license to marry.

SUES WIFE FOR DIVORCE—J. M. Cooper, county clerk, yesterday filed a divorce petition against his wife, Cynthia Cooper, on the ground of desertion. The complainant alleges that they were married Oberlin, O., Aug. 25, 1892, and that two years later the defendant deserted him without cause on his part.

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