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## TASTE OF BLOOD CRAZES NEW YORK AND MOB VIOLENCE IS RAMPANT

### INFURIATED CROWDS ATTACK VARIOUS VICTIMS One Girl Becomes Raving Maniac

NEW YORK, July 26.—Having tasted blood when Frank H. Warner was run down, fatally beaten and wildly enraged over repeated murders, assassinations and fiendish attacks upon girl children, New York is mob crazed to day and a man who slashed the face of the street car motorman was chased by an infuriated crowd until he jumped into East river and was drowned. While Motorman Blackman was making slight repair to his car a man approached, drew a long knife and attacked Blackman, viciously. The passengers and a crowd chased him off the end of the pier. His identity is unknown. At the same hour a crowd of angry citizens were storming Ned Drop, S. I., police station demanding Joseph Nopwyak, 74 years old, a man charged with criminally attacking eleven year old Annie Falkowcko, who it is charged he had lured from her home. Police reserves summoned, rescued Nopwyak from a mob of two men and women defending him with drawn revolvers. Dozens of similar attacks upon children have aroused public indignation to a dangerous limit. Miss Virginia Ra Barish, seventeen years of age, daughter of Alexander Barish, Austrian, is a raving maniac to-day, as result of the fiendish attack made upon her by nine men who dragged her into the woods near North Beach, stripping every stitch of clothing from her body. The attack was made Wednesday, but the fact became known to-day for the first by her father identifying her at the Kings County Hospital. She did not recognize her parent to-day. The story she related to deputy sheriff Talbot who rescued her was one of horror. She then became a raving maniac.

### TWO DEATHS THIS MORNING

DEATH VISITS TWO HOMES AND TAKES AWAY A CHILD FROM EACH.

The five months' old child of Mr. and Mrs. M. H. Detrich died this morning at Barnstow after an illness of cholera infantum. The remains will be sent to Catawba and funeral services held to-morrow at half after twelve o'clock. Undertaker R. L. Cunningham in charge.

Ruby May, the little daughter of Mr. and Mrs. C. W. Satterfield, died this morning at the parents' home at half after two o'clock. The little one was 16 months and 7 days old and her death was due to a complication of diseases. Services will be held at the residence at 9 o'clock on Saturday morning and will be conducted by Rev. G. W. Bent. The remains will be laid to rest in the Heck cemetery. Undertaker Jenkins in charge.

### SLIGHT BLAZE SOON PUT OUT

TELEPHONE POLE CAUGHT FIRE WHEN TWO WIRES CROSSED THIS AFTERNOON.

A telephone pole on Quincy street belonging to the Consolidated Telephone Company, caught fire in rather a peculiar manner shortly after noon to-day. A trolley wire down Pike street fell across the primary wires of the telephone company and the sparks caused by the crossing of the two wires ignited a bird nest at the pole which burned the insulation off the wires, letting them come together. The hose company was called out and the blaze was extinguished before the crowd which followed the wagon to the scene had exactly located the blaze. The damage done was slight.

### Huntington Woman Awoke to Find Robber Standing Over Her With Bottle of Chloroform to Her Nostrils

HUNTINGTON, July 26.—To reading of dime novels and other literature of like nature can be attributed an attempted robbery on upper Eighth avenue in which George Glendinning, the seventeen year old son of Wm. D. Glendinning, has made a confession to the police in which he says he contrived and carried out alone a well laid plan of robbery.

Yesterday morning about three o'clock, Mrs. Sanford, wife of John Sanford, a prominent merchant of upper Eighth avenue, was suddenly awakened by the drop of some liquid upon her cheek. Opening her eyes, she was startled to see a boy standing over her with a bottle of chloroform to her nostrils.

She screamed but her husband did not awaken. He had been exposed to the etherizing drug before his wife and it required both loud screaming and pinching before he could be awakened.

It was then that the daring burglar ran from the house, and as he jumped through a window it was evident to both Mr. and Mrs. Sanford that he was a cripple, and they both thought they recognized him as George Glendinning, a little seventeen year old boy, the son of one of the neighbors.

As he jumped from the window, he made considerable noise and several of the neighbors who were awakened by the previous screams of Mrs. Sanford were out endeavoring to ascertain the reason. The boy dropped the chloroform bottle as he jumped through the window and did not stop to pick it up.

When the excitement subsided Mr. Sanford called the police. The bottle of chloroform was picked up and from the label it was ascertained where it was purchased. The police from this secured a clue, and going to the drug store found that it had been bought there Wednesday, according to pharmacist's record, by George Glendinning. Later, they went to the home of the boy and from him Lieutenant Carter procured a confession, in which the boy stated that he was guilty.

He was placed under arrest and brought to the office of Justice Gregory at six-thirty in the morning. Preliminary hearing on the charge of robbery was waived and Mr. Glendinning the father of the boy, gave bond in the sum of \$500 for his appearance to answer to the action of the grand jury.

### GOT QUESTIONS FROM PRINTER

SCANDAL FOLLOWS THE RECENT TEACHER'S EXAMINATION IN JACKSON.

A most disgraceful state of affairs developed at the teachers' examination at Ripley last week, the result of which will probably have a lasting influence on the careers of several persons. K. E. Kessel, a young member of the class, handed in manuscript for one set of questions so quickly that it excited the suspicion of Superintendent Rhodes and upon inquiry he admitted that Orville Hill had procured the questions from a Charleston printer and the answers had been previously prepared.

A rigid inquiry has been instituted by the State superintendent and a representative came to Ripley to investigate Saturday. It is believed that the questions were generally circulated and several persons prominent in Ripley are under suspicion. It may result in the examination being annulled at that point and possibly elsewhere.

—Ravenswood News.

### AN OUTRAGE

IS WHAT LIEUTENANT AYRES CONSIDERS HIS RETIREMENT BY WAR DEPARTMENT.

NEW YORK, July 26.—Lieutenant Colonel Charles G. Ayres, of the Tenth United States cavalry, characterizes his retirement by the War Department as an outrage. Colonel Ayres made this statement at his summer home near Deal, N. J.:

"I consider that I have been most unjustly treated in being retired from the active list. I was granted six months' leave of absence, with four months of full pay. But two months of that time has elapsed. I certainly think that the authorities at Washington might have at least waited for the expiration of the first four months before taking their action.

"I now most positively insist that in being retired I should have been granted the grade of major general. I shall make such demand at the proper time, not as a matter of civility, but on my record as an officer.

"I insist that I am physically fit to remain on the active list of the army and it is both unjust and manifestly unfair to retire me at the age of 53 years, with still eleven years to serve. I have been forced out of the service."

### LAST DRINK AT WELLSVILLE.

One Wet Town on Ohio Between Rochester and Steubenville.

WELLSVILLE, Ohio, July 26.—This was the last day of Wellsville as a "wet" town for two years or longer. Following the recent Beal law election the 23 saloons closed promptly at 10 p. m.

East Liverpool people, since that city became "dry," have furnished a large portion of the saloon patronage, which was kept up until the last moment. A large excursion from Carnegie, Pa., was at Rock Springs Park, five miles away, and the street cars between that place and this city did a rushing business.

Toronto, 10 miles below, is now the only wet town along the river between Rochester, Pa., and Steubenville.

The opening chapters of the great serial story, "Bob Hampton of Placer," will start in Saturday's paper. Watch for it. It is a story of unusual interest.

### LOVE LASTED THROUGH LIFE

GRAND TRUSTEE OF ELKS MEMBERS SWEETHEART OF HIS YOUTH IN HIS WILL.

BOSTON, Mass., July 26.—The will of John D. O'Shea of Lynn, grand trustee of the Benevolent and Protective Order of Elks, who died in Philadelphia during the national convention brings to light a romance that has lasted a quarter of a century. In his will he left \$2,500 and his diamond ring to Miss Hattie M. Evans, of Lynn, a stenographer in a shoe factory. Those knowing the couple say that 25 years ago Mr. O'Shea paid court to Miss Evans and the admiration he had for the young woman was returned. They would have married, but vigorous objection was made by the parents of both, on account of religious differences of the families, and the wedding was indefinitely postponed.

Both the young people continued to live in Lynn, and it was known to intimate friends that it was because of their attachment they never married or bestowed their affections on others. Miss Evans became a stenographer while Mr. O'Shea went into business and prospered. He was one of the most prominent Elks of the State and was chairman of the grand board of trustees.

Mr. O'Shea left an estate valued at \$30,000. The residue goes to his cousin, Miss Thresa Griffin, of Lynn, where he made his fortune. He left \$11,000 to the Lynn lodge of Elks, with the suggestion that it be used for an Elks lot in Pine Grove cemetery. His two brothers are not mentioned in the will. Miss Griffin is made executrix of the will. It was filed in Salem by Attorney James W. Sullivan, of Lynn.

### STRYCHNINE POISONING

WAS DEVELOPED WHEN STOMACH WAS EXAMINED — ARNOLD CROUSE ARRESTED.

MUNCIE, Ind., July 26.—Arnold Crouse, alias Edward Graff, aged 23 years, was arrested here in connection with the Speer poisoning case at Lima, Ohio. Crouse was a boarder at the Speer home and left after the arrest of Mrs. Speer on suspicion of having poisoned her husband. She was taken in charge at the cemetery, where her husband was being buried. Analysis of his stomach had developed strychnine poisoning.

Crouse has been looked for since then. In searching the man at the police station a letter all ready to mail to Mrs. Speer was found. It was addressed to "Sweetheart" and suggested that she leave Lima at once after selling the household goods and her late husband's property and meet him as soon as possible.

### JURY WILL GET HAYWOOD CASE TO-MORROW

### Senator Borah Is Speaking Today

BOISE, Idaho, July 26.—The Haywood case will not get in the jury's hands until Saturday. Darrow, attorney for the defense, spoke so much longer than was expected. Senator Borah, who began the closing address for the prosecution last evening, will occupy all of to-day. Judge Wood will charge the jury to-morrow morning.

Senator Borah, when court opened, stated he would talk to-day along four lines: "Did a conspiracy to commit crime exist?" "Was Haywood wilfully a member of such a conspiracy?" "Is Orchard telling the truth?" "Is there enough evidence outside of Orchard's tale to convict?" Plunging immediately into the conspiracy charge, Borah insisted that every witness called by the State has added to a chain of circumstances making the pathway of Orchard and Haywood lie together.

### DIDN'T SHOOT MISS NORLING

SO DECLARES FRANK H. WARNER BUT SAYS HE DID SHOOT WILSON.

NEW YORK, July 26.—Frank H. Warner, who on last Tuesday shot and killed Miss Esther Norling, a bookkeeper, and then eluded L. A. police for three hours only to reappear again and shoot down his friend, John C. Wilson, who died from his wounds, made an ante-mortem statement in which he denied all knowledge of shooting Miss Norling, but admitted the shooting of Wilson. Warner had so far recovered from his injuries received in his efforts to escape from a truckman, who struck him down with a cotton book, that the police decided to take his statement as to his motives for the double killing.

While declaring that he had no recollection of shooting Miss Norling, Warner said that he shot Wilson and that Wilson was responsible for his failure two years ago. He was not told that Wilson had died.

Warner said that Wilson had financed him when he went into business. When notes became due Wilson pressed him, Warner said, and he was unable to meet them. Wilson, he said, forced him into bankruptcy. Since that time he had done nothing and was penniless. Warner was reticent about what had occurred when talking to Wilson just before the shooting.

Warner finally stated that he had asked for a loan of \$10 and that Wilson had agreed to give it to him.

"But," said Warner, "he did not show any disposition to produce the money. I then shot him and tried to escape."

When asked about Miss Norling he declared that he did not shoot her but said he had shot "Mr. Hess." The police learned that when Warner spoke of "Mr. Hess," he meant Mr. Spicer, the manager of the store where Miss Norling was employed.

Warner's condition is still critical.

### WILL NOT GUESS YEAR'S TONNAGE

COMMISSIONER SAYS ALL RECORDS WILL BE BROKEN—MANY AT WORK.

PITTSBURG, July 26.—"I have quit guessing," said W. M. Prall, commissioner of the Pittsburgh Car association, when he was asked for an estimate of the Pittsburgh district tonnage for 1907.

"Would you venture an opinion that it will be 125,000,000 tons?" he was asked.

"No, I have quit guessing. I made a guess last year, putting the estimate far above 1905, but fell short of the actual figures. And now comes 1907 with everybody, every railroad and every mill, breaking records, so I feel I cannot even hazard a broad guess. From what I can learn from every quarter, there will be higher records in all classes of tonnage than has ever been known. All the roads tell the same thing about tonnage passing all high records, and all shippers say so for their own plants. So there you are."

Mr. Prall's opinion is borne out by that of railroad men and shippers who are interested in the total tonnage.

The passenger traffic has also passed all high records. New men are being hired almost every week to care for the increasing business. Few passenger cars are not in daily use, while many are in the terminals only long enough to be cleaned. Taken entirely, the railroads of this section are to-day using several thousand more men in service than ever before in railroad history. Further than this the railroads are earning more than ever before and are paying the highest wages ever known.

### NEGRO KING WAS ARRESTED

SUPPOSED TO KNOW WHERE DOUBLE MURDERER IS—WAS HELD ON ANOTHER CHARGE.

STUBENVILLE, O., July 26.—As an outcome to Saturday night's double murder among the negro population at Bradley, Sheriff Vorhes and Deputy Murray visited the place and arrested Frank Carpenter, the negro king of that town, and Minnie Stubbsfield and Lizzie Clark for living together illegally, also to hold them as accessories to the murder. They are thought to know where Arthur F. Pippen, the murderer, is.

### HEROIC DEED REMEMBERED.

Pittsburg Repays Negro By Bailing Him Out of Jail.

### CATHOLIC CHURCH DEDICATED AT WEAVER.

ELKINS, W. Va., July 26.—Mount Carmel church, at Weaver, Randolph county, was dedicated yesterday with elaborate ceremonies. Right Rev. P. J. Donahue, bishop of Wheeling, was the principal figure at the dedication ceremonies, conducting the masses. Many of the Catholic clergy, and laity from central West Virginia were present, filling the edifice that was dedicated.

### HEAVY RAINS CAUSED LOSS OF THOUSANDS OF DOLLARS IN PENNSYLVANIA LAST NIGHT.

PUNXSUTAWNEY, July 26.—This town and vicinity suffered last night from an extremely severe electrical storm and rain, assuming the proportions of a cloud burst. Several barns and a dozen dwellings were more or less wrecked by lightning and deluge. No casualties have been reported, but a number sustained minor injuries. Property losses will aggregate many thousands of dollars.

## COUNTY COURT MAKES REPORT OF LEVIES IN THE VARIOUS DISTRICTS

### Parkersburg School Muddle Still in Unsettled Condition—Tabler Will Seek Recognition as Superintendent

PARKERSBURG, July 26.—Another act in the school drama will be witnessed at the regular meeting of the board of education. It will likely be more interesting than those of the past, as some entertaining features are promised.

Accepting the opinions of Attorneys Van Winkle and Watson as final, it is said that Prof. D. C. Tabler has been carrying on the work of superintendent, just the same as if he had been regularly elected, and that he will present the names of the teachers he would have the board elect for the ensuing year.

Whether he will be recognized by the president as the superintendent is a question, and those familiar with the situation do not think he will be. Quite to the contrary, it is expected that President Bullock will make the declaration that the office of superintendent is vacant and will have the opinions of able lawyers to substantiate his claim.

It will be recalled that when Prof. Tabler submitted the written opinion of Mr. Van Winkle and had Mr. Watson give his verbal opinion the board failed to elect a successor at the first regular meeting, that President Bullock advised the board to adjourn until to-night, stating that there should be time in which to examine the legal status.

President Bullock is an attorney of no mean ability, and he was not at all backward in stating that he did not agree with Messrs. Van Winkle and Watson, but he thought it would be only proper to secure other opinions and he has done so. It is understood that he has the advice of three attorneys, whose reputations are statewide on legal questions, and he will be well fortified at the meeting to-night.

An attorney, who has always been more or less interested in school matters, said yesterday that the same problem had been threshed out in the courts of Kanawha county, and that it was held that the superintendent of schools is simply a hireling of the board of education and not an official, and that a contract made with him to a certain date becomes invalid at the expiration of that time. That has been President Bullock's contention. Whether the Kanawha county case will be cited to-night is not known, and it is not known for sure that such a decision was handed down, but it is certain that the matter will be investigated.

All of the teachers are anxious to have the question settled at the earliest possible moment. Before elected they are always recommended by the superintendent, and they would like to have the board take up their cases so they will have occasion to worry no more.

### ROAD LEVIES ARE FIXED AT 8 AND 10 CENTS

### School Levies Nearly All High

The County Court has received official notice of the levy for the State fund for general State purposes which is fixed as five cents on every one hundred dollars.

The county levy is as follows: Outside the corporation the levy is sixteen cents on every one hundred dollars and inside the corporation the levy is fifteen cents on every one hundred dollars. A special levy of five cents was laid for payment on the county debt.

For roads the levy is ten cents in all the districts except Lincoln and Pawnee, those districts are fixed at eight cents on the hundred dollars.

The school levy has been determined in all the districts except Pawnee. The board of education of Pawnee district will not meet until to-morrow. The school levy is given below:

- Fairmont Independent District. Teachers' fund, 17 cents. Building fund, 17 cents.
- Fairmont District. Teachers' fund, 10 cents. Building fund, 5 cents.
- Union District. Teachers' fund, 10 cents. Building fund, 20 cents.
- Mannington District. Teachers' fund, 20 cents. Building fund, 20 cents.
- Lincoln District. Teachers' fund, 10 cents. Building fund, 12 cents.
- Palatine District. Teachers' fund, 16 cents. Building fund, 20 cents.
- Winfield District. Teachers' fund, 21 cents. Building fund, 7 cents.
- Grant District. Teachers' fund, 12 cents. Building fund, 6 cents.
- Pawnee District. Not reported.

### TROOPS LEAVE FOR HOME TODAY

INSPECTION AT CAMP LINDSAY WENT ON THROUGH MUD AND RAIN TO-DAY.

TIPTON, July 26.—After one of the worst night's rain imaginable, which turned various camps into acres of water and mud, the inspections were resumed this morning. Governor Stuart wore an old campaign hat and poncho and did not mind the driving rain. As a result of ploughing through the mud and rain all morning, General Wiley assumed the appearance of a mud horse, bespattered from head to foot. Through it all, however, cheery as usual, The Tenth was inspected in the field alongside their camp, the regular parade grounds being impassable. Col. Coulter was warmly congratulated by the governor on the splendid fighting machine the State had in the Tenth regiment of this brigade. With this regiment, the inspections concluded. Battery B had all its heavy guns on the battery park for inspection at six this morning. The troops are already leaving for their homes. By to-night the camp will be deserted.

### HEAVY RAINS

CAUSED LOSS OF THOUSANDS OF DOLLARS IN PENNSYLVANIA LAST NIGHT.

PUNXSUTAWNEY, July 26.—This town and vicinity suffered last night from an extremely severe electrical storm and rain, assuming the proportions of a cloud burst. Several barns and a dozen dwellings were more or less wrecked by lightning and deluge. No casualties have been reported, but a number sustained minor injuries. Property losses will aggregate many thousands of dollars.