

ONE CARDINAL SIN IN ALABAMA IS THE TAIN OF LIQUOR

He Who Tastes It, Touches It, Has It, or Advertises It Is Taboo

DENIED THE RIGHT OF BEING PROPERTY

May be Stolen, or Disposed of In Any Way Apparently Except by Drinking

(By Associated Press.) MONTGOMERY, Ala., August 12.—It is expected that the bill drawn by Representative Fuller and designed to cover all loopholes for evasion of the prohibition acts of Alabama, will be put on its passage tomorrow in the house. The measure is declared to be the most radical prohibition bill ever drawn.

Declaring possession of liquors, except in residences, illegal, the bill provides that such possession shall be prima facie evidence that the liquors are kept for sale; it prohibits companies from advertising intoxicants, prohibits such advertising on bill boards and excludes dodgers or other printed matter advertising liquors from the state. The possession of a federal license to sell intoxicants is made prima facie evidence of violation of the law. When liquor is delivered to any public place, the delivery is an evidence of sale.

Broad Powers Given. Officers are given the right to break open and raid any building in which it is suspected liquors are stored. If a drunken person injures another in any way, the person who sold the liquor which produced the drunkenness is liable for damages to the injured person. Witnesses in liquor cases are compelled to testify or be guilty of contempt; servants may not be excused from testifying against employers. Sheriffs must publish monthly in newspapers as well as by placards, in large, black type, the names of persons in their respective counties who possess United States internal revenue licenses. Prohibited liquors are not to be treated as personal property but as contraband.

SOLD MILLIONS IN ORE FOR PITTANCE OF \$500 AND DIED IN POVERTY

Robert Womack Who Discovered Cripple Creek Passes Away. LOST IT GAMBLING. COLORADO SPRINGS, Colo., Aug. 12.—Robert Womack, famed as the discoverer of Cripple Creek, died here yesterday in poverty, suffering to the last of the new fields he hoped yet to find to replace the five million dollar claims he sold for \$500.

WASHINGTON, August 12.—Rev. Dr. William P. Jacobs, a well-known Presbyterian clergyman and educator of Clinton, S. C., who was thought to have been fatally injured by being run down by a team on Pennsylvania avenue several days ago, will recover, according to the attending physician at the Emergency hospital.

THAW IS SENT BACK TO MATTEAWAN FOR THE PUBLIC'S GOOD

Judge Mills Finds Him Hopelessly Insane as When he Shot Stanford White,—Believes Theory of Sexual Perversion.

(By Associated Press.) WHITE PLAINS, N. Y., August 12.—Harry K. Thaw's latest attempt to gain his liberty met with complete and disheartening defeat today when Supreme Court Justice Isaac N. Mills dismissed the writ of habeas corpus and declared that "the release of the petitioner would be dangerous to the public peace and safety." The signing of an order sending Thaw back to Matteawan is all that remains to complete the failure of this latest appeal to the courts.

There is no crumb of comfort for Thaw in the 7,000 word opinion handed down by Justice Mills today. All the contentions of District Attorney Jerome are supported, and it is declared that Thaw is still insane, and still as much a paranoiac as on the day he shot Stanford White.

Thaw Not Ruffed. Thaw, waiting in the White Plains Jail, at the rear of the court house, where the decision was made, received the news with outward calmness. The members of his family and his attorney seemed stunned by the thoroughness of their defeat. Thaw declined to give out any extended statement concerning himself with the assurance that his next efforts will be centered upon the Court of Appeals, through which he expects to secure a hearing before a jury in his effort to have his commitment to Matteawan set aside.

The case before the Court of Appeals is one which has been under consideration for some time. His Opinion of Thaw. Justice Mills in his opinion today reaches three formal conclusions: That Thaw was insane when he killed White; that he has not yet recovered; that public peace and safety would be endangered by setting him at large. He upholds District Attorney Jerome in his contentions that Thaw still cherishes delusions regarding the practices of Stanford White and his associates. He characterizes Evelyn Thaw's tale of the Madison Square tower room and similar stories about White told at the sanity hearing, as "wild and grossly improbable, evidently to any normal mind grossly exaggerated." He asserts his belief in the testimony of Susan Merrill regarding Thaw's alleged pervert practices, and points out the contrast be-

WIFE WHO ELOPED AND WAS KILLED WAS NO WIFE BUT WAS A BIGAMIST

Man Who Slew Her and Her Paramour Had Served Term for Same Crime. CHILDREN THEIRS. RALEIGH, N. C., August 12.—A special from Raleigh, N. C., says: The preliminary examination of W. L. Thompson this morning for the killing of the woman who upon learning that her marriage to Thompson was bigamous, eloped and married W. S. Seaman and returned here, attempting to get the two children born while living with Thompson, failed to disclose any element of self-defense. The testimony was to the effect that Thompson went to the house where they had stopped and began shooting without a word.

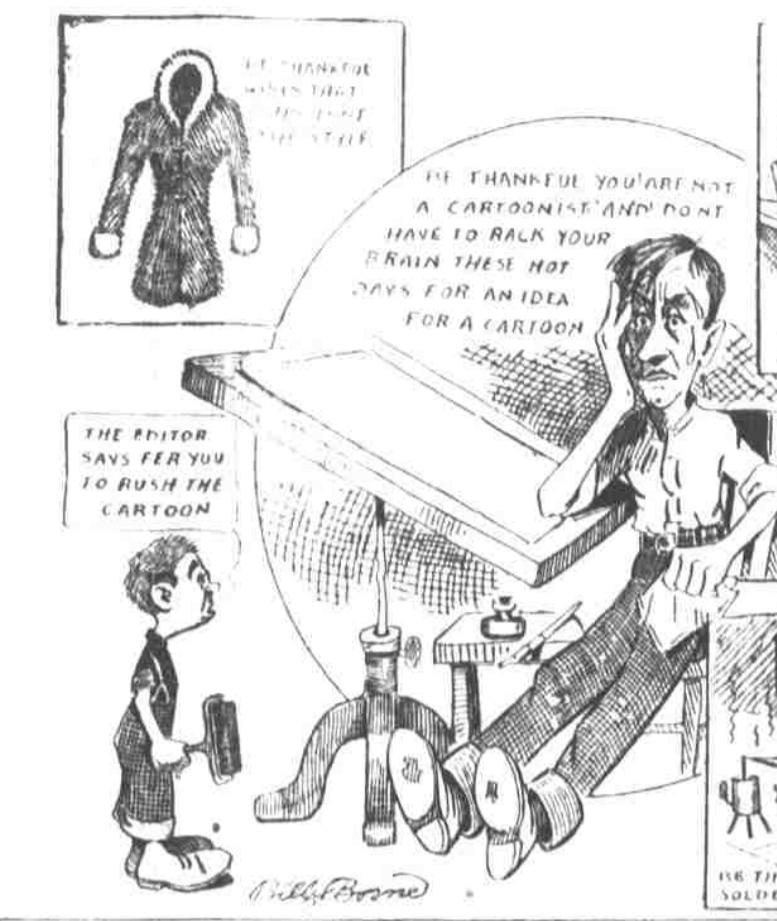
GOV. SANDERS ON ROAD BUILDING

(By Associated Press.) RATION RIDGE, Va., August 12.—Addressing the Louisiana Good Roads convention here today Governor Sanders announced that there is now under consideration a proposition to inspect of all but one of the state's principal farms and to use the concrete largely in road building. "The national government should construct national roads connecting every state capital in the union," said Governor Sanders. "The state should construct roads connecting every county seat with every other county seat."

BATTLE WITH MOORS.

MADRID, August 12.—A Spanish vessel attacked a company of Spanish infantry while it was changing its position and that in the fighting two Spaniards were wounded. The enemy, however, was driven off with a loss.

Hot Weather Thanks.



COMPELLED TO BUY BACK CHILD THROUGH THE COURTS OF RUSSIA

American Girl's Ambition to Shine in Royalty of Europe Cost Her Sad Experience and Good Sound American Dollars, Which Will Support Her Roue Ex-Husband.

(Special to The Citizen.) CHICAGO, August 12.—The Russian court yesterday received a sum of several thousand francs from the family of the Countess of GAVKEL, of Chicago, and the girl has been released. The daughter, Victoria, born three years ago, brought trouble from the first. The count a great spender of money, had been indicted by the Patterson fortune up to that time. But with the birth of the child the countess declared of her allowance, asserting that that part of her remaining fortune should be used for the benefit of the baby. Thompson the count used for separation and alimony. The countess brought counter suit. A verdict of divorce was granted. But the count turned off from Paris with the child in his possession and carried her to St. Petersburg. There he had been keeping her from his former wife ever since.

MIRACULOUS ESCAPE IN WRECK ON SOUTHERN

Engine Went Down East of Bankrupt of Thirty Feet and No One Was Killed. (By Associated Press.) BRISTOL, Tenn., August 12.—While going down grade at a rate of forty miles an hour, the Washington and Chattanooga weather train southbound left the track on the Southern railway two miles east of Midway, Tenn., at 1 o'clock today. The engine turned over and rolled feet down a bank, crushed by the mail and baggage cars. As it fell a miracle was worked, but no people were hurt, including Engineer Samuel W. St. John, who is believed to be unhurt. He had a head and a leg cut in the head of the engine, but he is believed to be unhurt. John R. Shields, chief passenger car conductor, escaped unhurt. The passengers were shaken and received bruises and scratches. The engine and four cars are a complete wreck. The wreckage was torn up by the rails and the four cars were split into a field with the rails R. W. Hunt and Fay Press going to the fact that the train rolled out of the way at a distance of about a mile from the wreck it is said that the train was going east.

LARGEST COTTON MILLS IN SOUTH ARE MERGED

Riverside and Dan River Combine Capital Stock into One Corporation. (By Associated Press.) DANVILLE, Va., August 12.—A merger of the Riverside Cotton Mills and the Dan River Power and Manufacturing Company, two of the largest cotton mill corporations in the South, was effected here today at a general meeting of the stockholders. The name of the new company will be the Riverside and Dan River Cotton Mill, which will have a capital of \$11,000,000. It is reported that the merged corporation is to be a public utility. The new mill will be built and operated by the same interests, the officers and directors of the same. The new and merged corporation has a capital of \$11,000,000. The merged corporation is to be a public utility. The new mill will be built and operated by the same interests, the officers and directors of the same.

FIRE STILL BURNS IN SOUTHERN TUNNEL

(By Associated Press.) LYONS, Ill., Aug. 12.—The fire in the tunnel which has been burning since yesterday has gotten to fresh dimensions today and it is thought now that further progress will be made. Three hundred and fifty feet of the work has been abandoned to the flames and the effort now is to protect the nine hundred feet to the west of the fire. More than two hundred feet have fallen in since yesterday and more is expected to fall. The tunnel had not been tunnelled more than 2000 feet when the fire broke out. The fire has not interfered with the railroad's operation.

INVOKE MARTIAL LAW TO PRESERVE ORDER IN STRIKE

Police Utterly Unable to Cope With The Excited Foreigners. SEVERAL WOUNDED; SOME FATALLY HURT. Canadian Pacific Had Agreed to Grant Demand When Report Came In. (By Associated Press.) PORT WILLIAM, Ont., August 12.—Port William for the first time in its history, is under martial law. A thousand dock laborers, principally Greeks, Hungarians and Italians, who have been on a strike for a week, enraged by the arrival of special Canadian Pacific police from Winnipeg were incited to riot, and three hundred of them engaged in pitched battle with the police at noon today around the Canadian Pacific freight sheds on McTavish street. Two dozen men were injured, three at least fatally, including Chief Hall, of the railway company's local force and two Greeks. Five of the wounded are Canadian Pacific special police, three are Greek, one a reporter, George Dickinson. Others are Sergeant Taylor, of the city police force, and John Lane, a butcher. Constable Carpenter of the Canadian Pacific force had a leg shattered and Chief Hall was shot in the stomach. The Ninety-sixth regiment of militia was called out after Mayor Pettor had read the riot act. The strikers have twenty-five rail-ways constables pinned up in the Canadian Pacific railroad bunk house and shots have been heard all afternoon. Soldiers are guarding the district. The police department is absolutely unable to cope with the situation. Canadian Pacific railway officials had agreed to grant the demands of the men and put them to work under an increased scale. An agreement had just been approved at the city hall when the report was telegraphed that rioting was in progress. The strikers tonight threatened to burn the Canadian Pacific grain elevators and the night promises to be full of danger.

ELECTION IN PALMETTO STATE MUST BE HELD

Supreme Court Refuses to Declare Law Ordering Vote in Wet Counties Valid. (By Associated Press.) COLUMBIA, S. C., August 12.—The state Supreme court, sitting here, today refused to declare invalid the liquor law passed at the last session of the legislature. The test of the law was made on a petition brought by Thomas J. Jones of Charleston, for an injunction restraining the Charleston county election officials from holding the liquor election in that county on August 14. The law provided for election in the counties that were wet, those being subject to be open to the prohibition under the voters' preference in use. The constitutionality of the law was attacked on two grounds: That the subject of the act was not stated in the title and that it is special legislation. The court will later hand down an opinion stating the reasons for the election of the petition.

SERGEANT SKIPPED WITH GOV'T'S CASH

MOBILE, Ala., August 12.—Quartermaster Sergeant and Republic Hunter of the United States artillery battalion stationed at Fort Morgan, will serve three years in the government penitentiary at Fort Leavenworth, Kansas, for the embezzlement of \$690 from the company commissary. The findings of the court martial were made public at the fort today. Hunt disappeared from the post early in May and showed up a month later at Fort Simpson, Texas, claiming he had been straggled and robbed.

GEN. GRANT BELIEVES IN AEROPLANES

PITTSBURGH, Aug. 12.—The third day session of the convention of the Army of the Philippines was marked Major Frederick D. Grant, commander of the department of the lakes, who said "I cordially believe that airships will be the deciding factor in future warfare. The war department is working with intense interest in the development of the aeroplane. To my mind these air crafts will be the most important part in war times to come."

DR. WU TING FANG RECALLED AGAIN

(By Associated Press.) WASHINGTON, August 12.—The second time in his diplomatic career Dr. Wu Ting Fang, the Chinese minister to the United States, has been recalled. It is expected he will be assigned to other work. Dr. Wu's successor will be Chang Yin Tung, known as a "progressive" in Chinese politics and a reformer who has seen diplomatic service in India, England, Tibet, and in the United States. Minister Wu is now in Peru to which place he also is accredited.

