

KU-KLUX RIOT CASE WILL GO TO GRAND JURY

Quiz Ordered Following Clash in Which Ten Are Wounded.

200 SIGN STATEMENT

WACO, Texas, Oct. 3.—A searching grand jury investigation of the riot in which ten persons were wounded that followed a parade of the Ku-Klux Klan at Lorena Saturday night was ordered today by District Judge R. L. Munroe, after a conference with Frank R. Tiley, county attorney, and a committee of Lorena citizens. Three of those wounded are in a critical condition today.

These most seriously wounded are Sheriff Robert Buchanan of McLennan County, Edward Howard, a Waco policeman, Louis Crow, a landman, and Carl West.

County Attorney Tiley has refused the request of a committee of Lorena citizens that the grand jury be held in Lorena. He has been in Lorena since Saturday night, and is expected to return today.

A statement signed by more than two hundred citizens of Lorena has been issued and declares the Ku-Klux Klan had no intent to violate the law in holding its parade. The statement said in part:

"We grieve for the blood that was spilled. But in order that the world may know the facts we desire to make public the following statement: We do not believe the members of the Ku-Klux Klan who staged the parade violated any law or that they had any intention of violating the law."

Shirley Buchanan is said to be in a serious condition in a local hospital, shot under the right arm, the bullet probably having penetrated the lung. Louis Crow was stabbed in the right chest, and his liver and lungs were pierced. Howard has a knife wound in the abdomen, which may have entered the abdomen.

West was shot in the neck, the bullet passing through his wind pipe and lodging in his body. However, less seriously wounded are: Will Lawton, Will Austin, Charles Westbrook, all of Lorena, who received knife wounds; Ed Johnson, and L. S. Dumas of Waco. Johnson was wounded with a knife and Dumas received a bullet wound.

DEPUTY SHERIFF TELLS HIS STORY

According to the story of the affair told by Deputy Sheriff Burton of Lorena who brought Sheriff Buchanan back to this city after the battle, he did not fire a shot until after he saw his chief fall. He then emptied his revolver into the struggling mass piled on top of the sheriff.

Burton's statement follows: "As I recall it, Sheriff Buchanan grabbed about the third man who passed him and pulled off his mask. I saw several men take hold of Mr. Buchanan and six men caught me. I heard several men in the crowd cry out, 'We've got him,' referring to Mr. Buchanan.

"I had my automatic pistol in my hand and had it there when it seemed to me trouble would occur. I did not fire a shot until after he saw his chief fall. I heard Mr. Buchanan say he was shot, then I began firing into the crowd that was piled on top of the sheriff. I did not know how many shots I fired, but six men had hold of me while I was discharging my pistol. I think it was almost twenty steps from where the sheriff was shot to where I was. I was in the place where he was shot. I recognized only one of the six men who had hold of me and he was a prominent citizen of Lorena. I will not be positive about it, but I am of the opinion Sheriff Buchanan was shot by a masked man."

U. S. TO MAKE STATEMENT

WASHINGTON, Oct. 3.—Attorney General Daugherty will make a statement tomorrow on the case of the Ku-Klux Klan. He will be followed by the Department of Justice with regard to the Ku-Klux Klan it was announced today. The attorney general has considered all request for federal investigation of the organization and the evidence gathered by the department, and now is prepared to announce his course.

HARTMAN WILL MAKE RACE ON G. O. P. TICKET

(Continued From Page One.)

of Police Kinney and Captain of Detectives Fletcher.

There has been some evidence that liquor was used at the polling places at the places at the spring primary," said Mr. Evans, and it will be investigated to determine if that is true.

Continuing he was in conference with the authorities at the police station concerning the Hartman situation. We are now investigating the matter both in Indianapolis and Louisville. The evidence obtained as a result of these investigations, the matter will be promptly brought to the attention of the grand jury."

INDICIOUS TO PROSECUTE FRANCIS IN LOUISVILLE

It was understood here that Francis, alias "Boss" Francis, is charged with burglarizing some houses in Louisville. Word has been received by Prosecutor Evans that Louisville authorities are anxious to prosecute Francis there.

Local authorities are hopeful that Carl Kunkle, who was indicted last week on a charge of stealing the automobile of Frank P. Cavender, 3501 North Illinois street, will be able to throw additional light on Francis and his activities.

Kunkle, who is known to the police under the alias of "Kid Dugan," appeared in the Criminal Court today and entered a plea of guilty.

According to Criminal Judge James C. Collins, Attorney Herbert Hartman, and Robert Dalton appeared in court last Saturday before Kunkle was arraigned and stated that they wished to file motions asking for a change of venue from the court and also one asking for a jury trial.

"I told them such motions must wait until Monday when Kunkle was arraigned," Judge Collins said. "This morning I asked Kunkle when he appeared where his attorneys were. He said he

Give Study Courses in Music in Tea Room

Miss Caroline Hobson will conduct free classes in music, history and appreciation between 3:30 and 4:30 on Tuesday, Wednesday and Thursday. The first lecture to be given tomorrow. The classes will be continued through the fall and winter until the course, including the piano, music, the history of music, the orchestra, the development of instrumental music, and the opera and oratorio, is completed. All folk interested are invited to join the study course.

COURT DELAYS PASSING SENTENCE

The court continued the matter for several days after the jury rendered its verdict. "The police believe Kunkle was a friend of Francis and that he has knowledge of Francis while in this city," Deputy Prosecutor Sidney Miller stated.

Prior to Kunkle's plea, the court charged, Mr. Miller asked the court to increase Kunkle's bond from \$2,000 to \$5,000, but this was not necessary because a plea of guilty automatically rendered a defendant ineligible to give bond.

The determined that Kunkle informed Judge Collins that he had made up his mind to plead guilty in face of motions filed by Hartman and Dalton asking for a jury trial, may lead to some kind of investigation.

"In fairness to Mr. Dalton it must be noted that the Saturday afternoon trial would not appear for Kunkle," Judge Collins said.

Judge Collins stated any recommendation by the grand jury to Hartman and Dalton would govern largely any action that might be taken relative to a grand jury investigation.

DO NOT EXPECT TO GO TO LOUISVILLE. Although Mr. Evans will not go to Louisville to examine the evidence in the hands of the authorities of that city, it is known the prosecuting attorney's office is represented at conferences being held there.

"There is no political motive investigation of this Hartman matter," Mr. Evans said. "The investigation is being conducted in a fair and impartial manner. It is underway both in this city and at Louisville.

Coincidentally with the decision of practice Saturday night, Hartman should resign, came talk of his successor on the ticket. Maurice Tennant, attorney, now the Republican city election commissioner, was named as the successor of Mayor C. W. Jewett, was mentioned most frequently and favorably by the higher-ups, including the chief advisers of Mr. Shank.

He was a close associate of Mr. E. Yockey, assistant city attorney, who was a candidate for the nomination, running second to Hartman. Mr. Yockey, however, would not accept the nomination.

A considerable wing of ex-service men favored Delbert O. Wilmet, third candidate on the ticket. In the Kokomo election, he was defeated by Mayor C. W. Jewett. Mr. Tennant also is an ex-service man, having attained the rank of captain in the 105th Field Artillery in service overseas. Mr. Tennant also is an ex-service man, having attained the rank of captain in the 105th Field Artillery in service overseas. Mr. Tennant also is an ex-service man, having attained the rank of captain in the 105th Field Artillery in service overseas.

LEADERS APPEAR TO FAVOR TENNANT

The leaders appeared to favor Tennant because of his military record. In the primary, it being the feeling that an entirely new man should be named.

Power to name a candidate in case Hartman resigns was not in the hands of the city clerk, Lemuel Lemaire, it was said. Mr. Lemaire refused to discuss who he would name in this event. If Hartman will not resign, party leaders said they knew no one who would take his place.

It was charged that the dish was a contract with a factory. On one occasion, he said, he had voluntarily increased the price he paid the factory over the contract price in order to get better dishes for his agents.

WOMAN CASHED ALLOTMENT CHECKS

The case of Lillian Hupp of this city, charged with cashing allotment checks after she had obtained a divorce from her husband, was taken under advisement until this afternoon. It was shown that Hupp had cashed five checks, she notified the Bureau of War Risk Insurance at Washington of the fact and that after that she received five more checks.

Judge Anderson seemed inclined to hold the Government responsible for the situation to a great extent.

Samuel T. Bennett, 1022 Bellefontaine street, charged with being implicated in the operation of a large whiskey place at 632 East Fifteenth street, did not appear. His case and that of Harry E. Owens, a well-known gambler, were continued until this afternoon.

Mr. Hartman called at police headquarters Saturday afternoon and invited Dr. Katterhenry and Detective Miller Sullivan to accompany him to his home and look at the articles alleged to have been stolen from the doctor's home. He was accompanied by a number of articles. Hartman said he had purchased them from Francis, whom he knew as Moore, without any knowledge that they had been stolen from the doctor's home.

There is a flat in the north part of the city, Mr. Hartman said.

THE DOCTOR HAD TREATED FRANCIS. Francis had been a patient of Dr. Katterhenry and learned that the doctor and his wife were going to Florida last winter. It was while they were absent that a thief and an accomplice drove into the Katterhenry garage, "jimmied" a window in the back and stole about \$2,000 worth of jewelry and other valuables.

"I will never believe Mr. Hartman had any knowledge of the fellow's rascality, although I did find articles stolen from my home in the home of Mr. Hartman," said Dr. Katterhenry. "He must have been taken in just as I was. He certainly would not have displayed my rugs in his own home and office if he had known they were stolen."

"A burglar with a nerve like this fellow would deceive any one."

Chief DeForester of Louisville took a trunk full of stolen goods said to have been recovered from Hartman's home back to Louisville with him, it was said.

PLAN NO ACTION HERE AGAINST HARTMAN. Herbert Fletcher, inspector of detectives in Indianapolis, said there is no action contemplated by the Indianapolis police against Mr. Hartman unless there is more proof obtained that he knew the articles found in his home were stolen. We would have to have far more proof or the action would be useless.

While the Indianapolis police contemplated no action against Hartman, it was said the Louisville police plan to take their evidence to the Jefferson County grand jury there in an effort to involve Hartman.

PENALTIES IN BOOZE CASES NEW PROBLEM

Judge Anderson Perplexed in Cases Where State Courts Punish.

WALLACE CASE EXAMPLE

Disinclination to inflict additional punishment for violations of the Federal liquor laws where the defendants had been adequately punished in the State courts marks the attitude of Judge Albert B. Anderson in Federal Court today.

The case of William Wallace, better known as "Jinny Bill," and Helen Miller, known as "Jinny Bill," was particularly puzzling to the court. Both entered pleas of guilty to charges of illegal possession and sale of liquor. The offenses for which the two were indicted all took place prior to Wallace's conviction in the Vigo County courts, where he was sentenced to serve six months in jail and pay a fine of \$500 and costs.

OUT OF BUSINESS. The two formerly admitted their guilt, but Wallace insisted that he is now out of the liquor business to stay. It developed that Wallace, while supposed to be in jail at Terre Haute, came to Indianapolis with the consent of the sheriff and became intoxicated here. Wallace said he had been confined to a room in a hotel in Terre Haute for a month.

Helen Miller acted as bartender for Wallace. Floyd J. Amlie, assistant United States district attorney, told the court that Wallace had been the Miller woman as the common law wife of Wallace.

"Wasn't she his common law bartender?" Judge Anderson remarked.

Judge Anderson took the case under advisement.

He took the same action in the case of John Barb, 1038 North Tremont avenue, Indianapolis, who entered a plea of illegal possession of liquor. He was sentenced to six months in the Indiana State Farm.

Thomas K. Miles and Edward Reynolds of Tell City entered a plea of guilty to being instrumental in the theft of a car from the warehouse of the Krogman Distilling Company at Tell City. Both were given jail sentences of four months and fines of \$500.

Pinell case. The case of J. Victor Pinell of Kokomo was continued for another day.

Samuel T. Bennett, attorney for Pinell, told the court he had neglected to notify his client to come in. Pinell was indicted as a result of the now famous "Baltimore" case.

A nominal fine of \$25 was imposed upon Walter D. Kibler, 3085 Lombard avenue, indicted for using the mails in an attempt to defraud. Kibler sold a furniture polish through agents and as a reward promised them premiums in the form of sets of dishes. It was charged that the dishes were culls and seconds and not up to the advertisements. Kibler told the court he contracted with a factory to get better dishes for his agents.

KANSAS MINERS REFUSE TO WORK

PITTSBURG, Kan., Oct. 3.—Not a coal mine in the west Cherokee fields of Kansas was working today.

The 12,000 miners who quit work last Friday when their leaders, Alexander Howat and August Dorcy, went to jail, remained idle to a man.

Today was the real test of Howat's strategy, the greatest since the miners' solidarity of the "fire-eating" Scotchman's support.

Yesterday at Franklin, in the heart of the coal fields, 2,400 miners at a mass meeting unanimously agreed to declare a strike. The resolution was to the effect that no coal was to be dug "until the Kansas industrial court law is taken off the books."

The resolution called for peaceful efforts to prevent any coal being mined, but it provided in case "peaceful methods" failed, "other methods" shall be employed.

Nine union leaders declare that the strike will be a "fight to the finish" by the Kansas miners against the State industrial court law and against John L. Lewis, head of the United Mine Workers of America, who has repudiated Howat and his methods.

Howat, from his cell in the Columbus jail, will direct the fight. He is reported to have the support of Samuel Gompers, president of the American Federation of Labor. Howat conferred with Gompers last week at Indianapolis. If Gompers sides with the miners, the strike will be a struggle of national importance, a "show down" of the strength of leadership in labor's ranks.

"The trend of the year's Court decisions" will be the subject of an address by William Ross King, Omaha, Neb., this evening, to be followed by a round table discussion.

The meeting of the legal section will end tomorrow with the election of officers, and will be followed Wednesday and Thursday by the annual meeting of the American Life Convention.

Three women were fined in city court today for shoplifting. Edith Deer, 32, 2010 Ruckle street, was fined \$5 and costs, and Mary Jones, 37, 127 West Eleventh street, was fined \$5 and costs. The women were arrested when they were caught in the act of shoplifting in downtown stores Saturday by representatives of a private detective agency.

DAUGHTER NOW FACES TRIAL

Girl's Reputed Part in Kaber Death to Be Sifted.

CLEVELAND, Oct. 3.—Marian McArthur, 21, was placed on trial today for the murder of her stepfather, Dan P. Kaber, wealthy publisher, who was stabbed to death by a hired assassin.

Attempts to secure women who have daughters to serve on the jury will be made today. It is believed that anything Marian may have done was because of her mother's influence, or because of her devotion to her mother.

Mrs. E. C. Kaber, publisher, the girl's mother, is now serving a sentence of life imprisonment in the women's State reformatory for the murder.

MINISTERIALS APPOINTED MOVIE ACTORS

Says Orgies Like Cross Section of Nero Escape.

CHICAGO, Oct. 3.—"We censor movie plays. Is it not about the time we censored and censured movie actors?" This was the subject of a serious criticism of the Arbuckle case by the Rev. Charles L. Goodell, executive secretary of the commission on evangelism of the Federal Council of Churches of Christ in America, in an address today before the Chicago Ministerial Union.

"The record of these movie actors is like a cross section of the days of Nero when Lucullus and his friends on nightingale tongues 'Loll' Lucullus wore dresses that cost \$125,000," the Rev. Goodell said. "Then poppooa danced at Caesar's ball as shamelessly as actors at Arbuckle's party, while the gardens of Nero's golden palaces were lighted up by torches, every one of which was a Christian martyr."

"It is too much to hope that films which depict the pluck of these people who have committed the unspeakable abomination shall be banished from the screen."

The meeting was the first of a city wide evangelic movement to win 30,000 new church members in Chicago.

LEWIS DEFEATS OPPONENTS IN ANOTHER VOTE

(Continued From Page One.)

sult, it held, that could not be attained through election.

Gomer Davis, a delegate from Illinois, opened the debate in opposition to the report, declaring that the rank and file could be trusted to elect organizers and other persons who are now appointed. He pointed out that international officers are elected by the rank and file.

Wallace Walls, county young people's superintendent, presided at the Young People's conference, Wayne G. Miller presided at the Sunday School conference.

Dr. J. B. Hildner, chairman of the special committee, spoke in behalf of the report. His talk was followed by discussion from both sides on the floor.

An attempt was made to take a vote on the report, but the decision of the chair that the vote was in favor of the report was protested. This was followed by a standing vote, which was recorded. A demand for a roll call failed.

The resolution committee was expected to begin making its report this afternoon. Open shop drives and wide-spread unemployment in the coal fields apparently had solidified the United Mine Workers' convention in support of President Lewis and his administration.

Insurgent forces appeared to be disintegrating. Every vote in the convention gave added strength to the conservative element of which Lewis is the leader.

The first roll call gave the administration a majority of 972; the second one a majority of 1,415. These were the only two roll calls taken. The subsequent voice votes have revealed a weaker chorus of "noes" on platform questions of Lewis and his followers.

The convention will contribute this complete victory of the conservative element as much to present economic conditions as to the future political influence. Many of the insurgents swung to the other side of the fence under the theory that "united we stand; divided we fall."

Lewis expressed the belief that with less internal strife the delegates would be able to adjourn by Wednesday. He scolded the delegates for "savoring like a crowd of whirling dervishes" while his report was under consideration.

A committee of three delegates to the convention has gone to Washington to confer with President Warren G. Harding on the West Virginia strike. The committee planned to demand that the Government give protection to miners under indictment in Mingo County. The members of the committee are J. B. Wiggins of West Virginia, J. C. Hughes of Illinois, and Ted Giles of Iowa.

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WARNING! Unless you see name "Bayer" on tablets, you are not getting genuine Aspirin prescribed by physicians over 21 years and proved safe by millions for

Accept only "Bayer" package which contains proper directions.

Handy tin boxes of 12 tablets—Bottles of 24 and 100—All druggists. Aspirin is the trade mark of Bayer Manufacture of Monoclonacetic acid of Salicylic acid.

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EDUCATION IN RELIGION FOR CHILDREN, AIM

Marion County Sunday School Association Adopts Slogan at Convention.

"Religious education for every child" is the slogan for the forty-second annual meeting of the Marion County Sunday School Association which opened this afternoon in the First Baptist Church and will continue through tomorrow, the closing session to be held at 8:45 o'clock Tuesday evening.

Robert M. Hopkins of St. Louis, national educational director of the Disciples Churches, and acting general secretary of the International Sunday School Association, presided at the opening session of the convention this afternoon, his topic being "Making the Sunday School Grow." He stressed three factors in the work, personality of leaders, adequate training of the teachers, and the value of the work.

Prof. Elsworth Lowry, head of the Indianapolis Normal school, made a short talk concerning "Week-day Religious Education," bringing out the correlation of religion with "every-day" school teaching.

CONFERENCES HELD ON ALLIED TOPICS. Following the addresses, sectional conferences were conducted. In the children's division, Mrs. Charles E. Smith, Miss Nellie C. Young and Mrs. B. C. Doney had charge of the section.

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THREE WOMEN ARE INDICTED

One Charged With Murder and Two With Assault.

Pleas of not guilty today were entered in the Criminal Court by three women indicted on serious charges, one charged with murder and the other two with assault and battery with intent to murder.

Nellie E. Kikkinen, charged with the murder of her husband, Carl Kiroff, pleaded not guilty. Georgia Kikkinen entered a plea of not guilty to a charge of assaulting with intent to kill Daisy Hamel. Joseph Tanne, charged with assaulting Charles Carter, pleaded not guilty.

Postal Receipts Show Gain Over Last Year

Local postal receipts for the month of September showed an increase of more than \$7,000 over those of September, 1920, according to a statement given out today by Robert E. Springsteen, postmaster. The total receipts for the last month were \$242,523.32, as against \$235,500.00, or the same month last year. Sales of stamps amounted to \$218,561.00.

INGROWN TOE NAIL TURNS OUT ITSELF

A noted authority says that a few drops of "Outgro" upon the skin surrounding the ingrowing nail reduces inflammation and pain and so softens the tender, sensitive skin underneath the toe nail, that it can be penetrated by the nail and the nail turns naturally outward almost overnight.

"Outgro" is a harmless, antiseptic manufactured for chiropodists. However, anyone can buy from the drug store a tiny bottle containing directions.—Advertisement.

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Norwegian Steamer Believed Gone Down

HALIFAX, Nova Scotia, Oct. 3.—Grave fears are entertained here today that the Norwegian steamer Karen Rogness has gone down in the hurricane that swept the straits of Belle Isle Saturday.

The Karen was reported aground off Point Penfold Saturday morning, but when the steamer Orkla went to her aid in response to wireless calls, the vessel had disappeared.

POLICE CENSUS OF UNEMPLOYED

Chief Fitzmorris of Chicago Gets Statistics.

CHICAGO, Oct. 3.—Thousands of Chicago's building workers, who have been idle all summer, due to the strike, were locked out, returned to work today, greatly improving the city's unemployment situation. The city government, besides establishing employment bureaus, has taken no step to relieve the unemployment situation. Some sentiment has been stirred up urging Governor Small to throw open armories for shelter of men out of work, but the executive has taken no action.

A house to house canvass to list the unemployed in the city was started today by the police department on orders of Chief Fitzmorris. The chief said he merely wanted the record as a precaution in tracing down criminals. Policemen will canvass every house on their beats, turning in the names, ages and occupations of men not working.

EVANGELISTIC SERVICE MONDAY

Gypsy Smith to Preach Dedication Sermon.

A two or three weeks evangelistic service by the Rev. V. E. Biederwolf, beginning next Monday, will be held in the Cadle Memorial Tabernacle, which will be dedicated Sunday with impressive ceremonies with Gypsy Smith, the noted English evangelist, who conducted an evangelistic service in Indianapolis, preaching the dedication sermon.

The Rev. Biederwolf is one of the best known of the American evangelists. His home has been in Monticello, Ind., but he will come to Indianapolis for residence with his connection with the direction of the Cadle Tabernacle.

The Rev. Biederwolf will have a trained group of workers assisting him in the first of the programs of the Cadle tabernacle, including John Ross Young, barytone singer, who has been with Biederwolf in his campaigns for years. Meetings will be held nightly.

He will also be assisted by the Gypsy Smith choir of more than one thousand voices.

1 Killed, 3 Wounded in Nose Argument

DULUTH, Minn., Oct. 3.—An argument over the relative size of noses between Maine Panu and John Kikkinen here today resulted in probably fatal wounds for Panu, the death of Kikkinen, the wounding of a policeman and the probable death of John Maki, a hotel proprietor.

Kikkinen was shot down by three detectives after he had refused to surrender after going on a rampage, preparatory to leaving for Chicago. Kikkinen had been told by the girl he loved that she could not marry him because of his large nose.

When the Sinn Fein plenipotentiaries go to London for the proposed conference with a British Cabinet committee on the Irish solution, the growing sentiment of Irish people that these "prisoners of war" should be freed, will be insisted upon, it was believed.

HOME RULE ACT REPEAL MAY BE PARLEY RESULT

Real Conference on Irish Peace Will Not Be Held Until November.

LONDON, Oct. 3.—Early repeal of the home rule (partition) act which is now in effect in Ireland is contemplated under the tentative program for the Irish peace conference which will open here one week from tomorrow.

The real Irish peace parley will not sit on the eleventh but will get under way later, probably in November, according to present indications. The first sessions will deal with preliminaries.

November 11 is expected the parley will take on the aspect of a four-cornered commission, similar to a House of Commons commission hammering out the solution of a difficult legislative problem.

If the conference does become factional the following sides would be represented:

1. England, through the cabinet, delegation headed by Lloyd George. 2. Sinn Fein, through the delegation from Dublin. 3. Ulster Unionists, through Sir James Craig, Premier of the Ulster Government. 4.