

BODY OF GIRL MAY BE MISSING NURSE

Mystery of Dorcas Snodgrass' Disappearance Thought to Be Solved by Discovery.

CRIME THEORY ADVANCED

Part of Name Found on Clothing of Corpse in Stream Near Catskill.

New York—No Marks of Violence Are Found.

ALBANY, N. Y., July 29.—The mystery of the disappearance of Miss Dorcas Snodgrass, a nurse, who had been missing from her sister's home at Mount Vernon, N. Y., since July 17, is believed to have been solved by the finding of the body of a young woman yesterday in Dubois Creek, near Catskill.

The body is said to tally with the description of the missing young woman and the name, I. Snodgrass, was found upon her corset-cover. Another initial, believed to have been "D," had been obliterated. Relatives of the young woman are on their way to Catskill to view the body.

James Young, while rowing on the creek yesterday afternoon, found the body lying face downward in the mud and reeds. It evidently had been in the water for some time, as decomposition had set in. On the body were an expensive belt buckle, a diamond ring and a Christian Endeavor pin. Her pocketbook, containing \$2.45, hung on her arm.

The position of the body when found was such that the authorities believe it would not have been in the creek from the Hudson River. No marks of violence were found. One theory put forth is that she may have been drugged or poisoned and thrown into the creek.

BROTHER GOES TO SEE BODY

Description Agrees With Missing Mount Vernon Nurse.

NEW YORK, July 29.—William Snodgrass, of Moyerstraße, Pa., went to Catskill, N. Y., today to view the body of a young woman found in the Catskill River there, on the possibility that it may be the body of his sister, Miss Dorcas Snodgrass, who disappeared from her sister's home at Mount Vernon, N. Y., on July 17.

It had been reported that Miss Snodgrass is aboard the steamship Minnetonka, now on her way to Southampton, but until this is proved or disproved, relatives are following every clue. The body at Catskill tallies in many respects with the description of the missing nurse.

RODGERS NOT A CANDIDATE

Bull Moose Leader Denies He Will Enter for Congressional Race.

SALEM, Or., July 29.—(Special.)—George E. Rodgers, who was permanent chairman of the Bull Moose party meeting in Portland, denied the report today that he will become a candidate for Representative in Congress from the first district on that ticket.

Mr. Rodgers was reported to be considering seriously becoming a candidate against W. C. Hawley, present incumbent and candidate for re-election before the primaries. At that time he desired becoming a candidate on the Republican ticket, but finally decided to make the race. Had he done so, however, it was his intention as expressed at that time to appear as an anti-administration man and a follower of Roosevelt.

"I have not the remotest idea of becoming a candidate for Congress at this time, any report to the contrary is a misstatement of my attitude," Rodgers questioned as to his attitude. "Had I become a candidate it would have been before the primaries, but I will not become a candidate now."

ALLEGED FUGITIVE HELD

James Landers Accused of Jailbreak in Alaska in 1901.

LOS ANGELES, July 29.—Charged with having broken out of jail after having been convicted of robbery at Nome, Alaska, in 1901, James Landers was arrested by Federal authorities here today and lodged in the County Jail, pending the arrival of Alaska officers.

Landers was taken into custody in a restaurant where he was working as a waiter. He had been seen there several days ago by Frank Hattan, a resident of Los Angeles, who was in Nome at the time of the jailbreak and who said he recognized Landers as a convict.

Hattan notified the Government officials, who communicated with the Alaskan authorities, who in turn asked that Landers be arrested.

PIONEER PRINTER PASSES

Typo Pensioner, 63 Years Old, Dies at Sanatorium at Salem.

SALEM, Or., July 29.—(Special.)—Archie Boulware, 63 years old and a pioneer printer in practically all the leading newspaper offices and printing shops in the Northwest died at the Willamette Sanatorium today. He was the only pensioner on the rolls of the International Typographical Union here and probably the only one in Oregon.

His funeral will take place tomorrow afternoon. His death was due to a peculiar combination of circumstances. A few days ago he was found lying on the floor of his room in a semi-conscious state. He had been there for two days, suffering a paralytic stroke, and in falling he was rendered unconscious by striking his head on the furniture.

Difficult to Please.

Washington Star. "What's the reason nobody will sit into a game with Brando Bob?" "Well," replied Three-Finger Sam, "Bob is a nice fellow, but he got so fretful we got tired of tryin' to get him. The only way to convince him that he was gettin' a square deal was to stack the cards so that he could win every time."

WOMAN WHOSE TRIAL ON CHARGE OF ATTEMPTED MURDER BEGINS, AND HUSBAND WHO ACCUSES HER.



Mr. and Mrs. Eugene H. Grace, of Atlanta.

DRUG GIVEN GRACE

Man Who Says Wife Shot Him Excited in Courtroom.

ACCUSED WOMAN IS CALM

Defendant, Placed on Trial at Atlanta for Alleged Attempt to Kill Her Husband, Enters Plea of Not Guilty.

ATLANTA, Ga., July 29.—Daisie Opte Grace was placed on trial here today, accused of having attempted to kill her husband last March. Mrs. Grace appeared in the courtroom early, and after the charge against her had been read, pleaded not guilty. She appeared cool under the gaze of spectators. The jury was quickly chosen, after which Grace was carried into the courtroom.

Grace was worked up to such a pitch of excitement that a trained nurse administered a hypodermic. Mrs. Grace looked frequently at her husband, but finally hitched her chair about so that one of her attorneys obscured her view.

After quiet was restored, the prosecutor called the first witness for the state, E. A. Wood, a policeman, who went to the Grace home on the morning of the shooting.

From a cot in the courtroom, the husband, Eugene Grace, who had been expected to aid in direction of the prosecution.

Grace reached here this morning, from Newman, Ga., where he had been since last March.

Mrs. Grace, who has been at liberty under bond for several months, was expected to direct her own defense. She has steadfastly denied having had any part in the shooting, which took place in the Grace home in a fashionable residence district of Atlanta.

COURTIER HAD PREMONITION

Husband of One Saved Wondered of News He Might Hear.

Henry C. Courter, husband of one of the rescued women and father of the two children who were saved, had a premonition yesterday that he would hear news from Willapa Bay of a drowning.

"I am not a believer in impressions or premonitions," he said last night. "But it flashed through my mind two or three times today, 'What if I should hear that they were out in that launch and were drowned, or that the children were drowned while in bathing?'"

Lucas, who was a neighbor of mine here at Peninsula, was always having hair-breadth escapes, while his brother, who was drowned, seemed to be continually having ill-luck. Once Lucas, my neighbor, who used to have a saw-mill and general merchandise store at Falls City, and who has a small mill at Willapa Bay, was struck by the stable of donkey engine and everyone thought he was dead. But he revived, and was all right in a short time.

I, A. Lucas, or 'Delmar' as we called him, bought a truck and thought I should fruit ranch in California. But he found that pests prevented the raising of much fruit. So he left his wife and two little children here at the ranch, about a half mile from the nearest neighbor, and a short distance from a sanitarium in Lake County, and came to Oregon to work for his brother, in order that he might meet the payments on his land. F. A. Lucas will see, of course, that the wife and children in California are cared for, but this will be very hard for them.

Another narrow escape of F. A. Lucas was when he was trying to cross the bay in stormy weather in an old launch of a fisherman who lives on the bay. Even the fisherman thought they would not reach the shore. Mr. and Mrs. Lucas were down there all winter.

F. A. Lucas was promoting a town-

site on the bay, being president of the Willapa Bay Development Company, with offices at 410 Lumbermen building. His firm was Lucas & Bagley. Last Friday he said the wife to a nephew of James J. Hill, the railroad president.

"Renels was the new man he took down, who was to manage the sale of the property. F. A. Lucas intended to stay there a short time until an order of lumber which the Hill is turning out was completed.

"My little boy, Kermit, and my wife had been for three weeks visiting her mother at Falls City. They returned last Thursday night from there. Mrs. Lucas had planned on going to the bay about two weeks before school started. But Lucas came up and when the sale was made I told her she had better go out with F. A. Lucas, as it would probably be her last chance. During the three weeks she and Kermit were visiting her mother, my daughter, Lolita, was with Lucas at the bay. When he came up last week he told of the time she was having and that she went in bathing nearly every day. Of course that put Kermit on the tip-top of expectation.

"F. A. Lucas sold his general merchandise store at Falls City to Walter L. Toomey, Sr., father of Walter L. Toomey, Jr., who was arrested yesterday at the Oregon National Guard maneuver camp for mutiny."

Courter and his family live at 249 Farragut street, Peninsula station, about two blocks from F. A. Lucas' place.

Burns' Activities Recited. "She told me," continued the defendant, "that Burns, through his agent, Malcolm McLaren, had shadowed and followed her every place she went, and had asked her to go to Los Angeles, where Burns would provide her with a position. She did not want to go under those circumstances, but did want to see her husband."

"I told her to get what money she could from Burns and I would give her the money to make the trip. She said she wanted her uncle to come with her because of her poor health and Behm said he would come."

"I asked Behm to find out whether the stories printed by the newspapers and purporting to come from him were true, and said if they were not, I would defend McManigal along with the rest, if desired. Behm told me at that time that an uncle or a brother of his had seen McManigal in Toledo and that McManigal had said he was employed by the National Erectors' Association. I have since heard this from another source."

Money Offered Behm. Darrow said he promised to pay Behm's expenses and for the time he lost from his employment as well as the salary for a man to look after his farm, that he gave him a total of \$100, but Behm asked for more and was refused.

"I had no conversation at any time with reference to getting McManigal to change his testimony," said Darrow emphatically, "and I never gave him any money for that purpose."

Attorney Rogers then brought up the chronological sequence of the defendant's narration.

"Did you hear Franklin say here," he asked, "that the first time you ever spoke to him concerning the bribery of jurors was on October 5, and that on the succeeding day, October 6, you gave him a check for \$1000 for such purposes?"

"Was that true?" "I had no such conversation with Franklin," said Darrow. "Nor did I give him any check on October 6 for any purpose. I did give him a check for \$1000 on October 4, and I think I gave him the next check about October 15. These checks were for the expenses of his office."

TRASK OWNS FINE PROPERTY

Family Leaves Ashland for Long Trip to Benefit His Health.

ASHLAND, Or., July 29.—(Special.)—C. E. Trask has been a resident of this city about two years, coming to Southern Oregon from the Dakotas. On July 24, with his wife and four children, he left in a large touring car for Southern California points, intending to visit California and other points en route, since which time nothing whatever has been heard by friends here of the family's whereabouts.

Trask was an invalid and the outing was primarily taken for the benefit of his health.

BOSTON STRIKE IS AT END

Conductors and Motormen Win All Points Sought From Company.

BOSTON, July 29.—The strike of the conductors and motormen of the Boston Elevated Railway Company, which lasted for 53 days and is estimated to have cost \$1,025,000, was ended tonight, the strikers winning every point sought.

The strikers will begin to go back to work tomorrow.

Nett-Jack told me I was his first love. Nett-Jack told me I was his last.

DARROW TESTIFIES FOR OWN BEHALF

Attorney Denies Holding Conversation With Franklin About Bribery.

THIRTEENTH JUROR USED

Defense Demands and Obtains Promise of All Documents in Hands of Prosecution—Check to Be Used in Evidence.

LOS ANGELES, July 29.—Clarence S. Darrow, on trial for alleged jury bribery, took the witness-stand in his own behalf today, without loss of the close of a session which began with the discharge of L. A. Leavitt, juror, because of illness and the substitution of A. M. Blakesley, an alternate juror. In the brief time he was on the stand today, Darrow contradicted testimony by George Behm and Bert Franklin which his action considered as damaging to his case.

The long-expected appearance of the noted lawyer-defendant in the role of witness came after a second futile attempt by the defense to get possession of the grand jury testimony of O. A. Trelvino, the San Francisco labor leader, and a successful effort to secure certain documents in evidence now held by the District Attorney.

Prosecution Yields Point. After several hours of oratory and the placing on the stand by the defense of Assistant District Attorney Ford, the prosecution unexpectedly promised that tomorrow it would give the defense copies of all documents specifically mentioned in the grand jury testimony of the prosecutor.

Chief Counsel Rogers, of the defense, said he desired any telegram or letters sent by Darrow between July 1 and December 2, 1911, to Samuel Gomperz, John R. Harrington, Edward N. Nookels, Leo Rappaport, and Frank M. Ryan. Ryan at the time was secretary of the International Association of Bridge and Structural Ironworkers and Rappaport, attorney for the same organization.

The documents were wanted, according to the defense, for the purpose of refreshing the memory of the witness or to be produced as evidence in support of his testimony.

Mr. Darrow gave his age as 56 next April, and said he had been practicing law for 36 years. He gave a brief history of his various important employments and a brief account of his record as a representative of organized labor, detailing the numerous cases in which he acted as an arbitrator, in many of which, he said, labor disputes were referred to him by both sides in the controversy.

Darrow then told of his reluctance in accepting the McNamara case and the influence brought to bear upon him by leaders of organized labor to defend the accused dynamiters, which finally resulted in his coming to Los Angeles. He narrated in chronological order his preparations for defending the brothers.

Asked about his relations with George Behm, uncle of Orville McManigal, Darrow said that Behm and George McManigal had visited his home in Chicago, where Mrs. McManigal complained of the manner in which her husband was treated by W. J. Burns, the detective.

"She told me," continued the defendant, "that Burns, through his agent, Malcolm McLaren, had shadowed and followed her every place she went, and had asked her to go to Los Angeles, where Burns would provide her with a position. She did not want to go under those circumstances, but did want to see her husband."

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Lipman, Wolfe & Co. Merchandise of Merit Only.

If You Come Here to Look, You'll Buy For Everything in the Store Is Reduced In the Great Removal Sale

A Remarkable Sale—Offering \$4.50 and \$5.00 Wash Skirts Removal \$2.75

—Walking length skirts of white cotton corduroy and pique, also some natural colored linens. Made with a slightly raised waist line with a panel back and slightly rounded tunic front. Trimmed with three or five large self-covered buttons.

Wash Skirts, Selling to \$4.50, Removal \$1.50

—About thirty skirts in this lot made in plain tailored styles with strapped seams and high waist line or regular waist line. Panel back or with inverted pleat and kick pleats at the side. These skirts are of white pique, cotton poplin or natural linen.

\$4.50 Mohair Bathing Suits, Removal \$2.95

—Pretty, stylish, well-made and excellent wearing bathing suits of a high grade of navy blue mohair. Made with square Dutch necks and deep sailor collar. Trimmed with black and white braid and a plaid trimming which forms a panel in the front.

Women's 50c and 55c Union Suits, Removal 33c

—Union suits for women of a fine ribbed white cotton, full size and perfect fitting, nicely trimmed and finished throughout. They are made sleeveless and with low necks. These union suits are all new fresh goods, having been received but a few days.

\$1.50 to \$2.00 Short Crepe Kimonos, Removal 98c

—Persian and flowered designs in crepe kimonos. Made with high or low necks and long or short sleeves. Some belted at the waist, others made on peplum, many with round necks and turndown collars and the V neck styles finished with bandings. Sizes 36 to 44.

\$2.25 to \$2.50 Long Lawn Kimonos, Removal \$1.79

—A very fine lot of long kimonos of lawn, swiss or dimity in flowered patterns in light blue and white, pink and white, lavender and white. Made in the Empire style and belted style. V shape necks, round necks and square cut neck styles. Finished with bandings, insertions and collars. All have loose kimono sleeves.

\$200,000 IS VERDICT

Hammond Lumber Company Gets Big Award.

POWER SITE CASE CLOSES

One of Largest Damage Assessments in History of Marion County Involved in Action—Hill People Believed in Deal.

SALEM, Or., July 29.—(Special.)—A verdict of \$200,000 was awarded the Hammond Lumber Company by a jury tonight in Judge Kelly's court in condemnation proceedings brought by the Willamette Power Company to secure power and water rights on the Breitenbush and Santiam Rivers.

The jury reached a unanimous verdict. This is one of the largest verdicts, if not the largest one, ever given by a Marion County jury.

The jury also held in its findings, which were extensive, that the purposes for which the power is to be used will be for a public use, which allowed the jury to grant the right to condemn and assess the damages.

The power company condemned lands belonging to the power company for a power site as well as part of the stream involved near Detroit.

The lumber company, in its answer, first asked for \$24,000 damages and later amended its answer asking for \$970,000 damages, being by far the largest amount of damages ever asked in a Marion County case.

Just who is behind the Willamette Croisair, of Salem, is president of the company, James E. Kerr, of Portland, and John H. McNary, of Salem, both attorneys for the Hill lines, appeared for the power company, and from their appearance it is intimated that the Hill people are endeavoring to secure control of the power sites.

Artist (surprising a burglar)—Stay just where you are for five minutes. The light effect is simply fine!

Advertisement for Washington Creamery Co. featuring 'You Have Decided' and 'Spend Your Vacation in the Mountains'. Includes address: 169 Fourth Street, Portland, Ore. Phone Main 764 A 2276.



Advertisement for a 'Personally Conducted Excursion to Glacier National Park'. Includes details about departure dates (August 7th and 8th), special sleeping car, and a price of \$105 for a two-week trip. Contact: H. Dickson, C. P. & T. A., 122 Third Street, Portland, W. A. Ross, A. G. P. A., Seattle, Wash.

Advertisement for Peerless Water Heater. Text: 'Before Buying Any Water Heater... Peerless Water Heater... has absolutely no equal. Get the facts, and find that for 1/2 the cost you can purchase a Peerless and that it is the only heater that leaves the water fresh, pure and clean—fit to drink—because it has no coils or dead arms—very simple—nothing to get out of order—lasts forever.' Contact: Peerless Water Heater Company, Chicago.