

**WOMAN CHARGES GRAND JURY 'LEAK'**

Superintendent of Investigation Service Accused of Giving Information.

**LANDIS STARTS INQUIRY**

Brick Trust "Tipped Off," Declares Mrs. Christopher, in Defense of Refusal to Submit Papers Ordered by Subpena.

CHICAGO, Dec. 10.—Defending her action in refusing to submit certain documents to the federal grand jury when ordered to do so by subpoena, Mrs. Aileen Christopher charged today in Judge Landis' court that secrets of the grand jury room had been betrayed to the Brick Trust by Charles F. Dewdney, division superintendent of the bureau of investigation of the department of justice.

Judge Landis ordered further proceedings stopped pending an investigation of the charges.

Mrs. Christopher testified that Dewdney went to her at Portage, Wis., to get certain information and was there told of the secret information the grand jury had obtained, which later resulted in the indictment of ex-Cashier Fitzgerald, of the Federal sub-treasury, on charges of the theft of \$172,000.

Judge Landis directed that this be stricken from the record.

**Brick Trust Kept Informed.**

"The reason we feared to give the grand jury this information was that other testimony before the grand jury had been tipped off to the Brick Trust by the head of the department making the investigation and other matters," F. Brown, attorney for Mrs. Christopher.

United States District Attorney Edwin Sims asked if he was the department referred to. Mr. Brown assured him it was not and amplified his first statement by saying:

"It is not my department, Mr. Sims; it is the investigating department whose head I referred to."

Dewdney sprang to his feet and declared:

"I am the head of the investigating department, your honor, and I wish to say I court the fullest investigation of the charges."

**Flat Accusation Made.**

"Yes," continued Attorney Brown, "Mr. Dewdney in the department head I referred to. Yes, I will show the court he not only exposed the secrets I have referred to, but other secrets of the grand jury room, those pertaining to the Fitzgerald hearing and other matters." Attorney Brown also announced that he had a letter from Attorney-General Wickersham advising him not to give the evidence to the grand jury, but Judge Landis said such instructions had no weight in his court.

Charles Dewdney has been in charge of the Chicago collection of the department of justice about five weeks.

**Rebate Sheets Photographed.**

Mrs. Christopher said later that she had possession of and photographed alleged rebate sheets on which she asserts the name of the Chicago, Milwaukee & St. Paul Railroad was printed, and that she had these photographs to no one besides Dewdney, who was seeking information to be put before the federal grand jury, which was looking into the so-called brick trust case.

"Then I learned," said Mrs. Christopher, "that the information on that sheet had been given to Mr. Souther of the St. Paul Railroad."

Mr. Souther, subpoenaed, denied that Dewdney had given him such information.

**CORVALLIS CHURCH READY**

First Presbyterian Completes Its New \$30,000 Edifice.

**CORVALLIS, Dec. 10.—(Special.)—**

The First Presbyterian Church of this city has just completed its new structure. The building was constructed of red pressed brick at a cost of \$31,656. The structure, using casting bricks, a \$5,000 pipe organ is installed and the seats, specially designed, are of hardwood. Four memorial windows cost \$2,150.

The old building is probably one of the oldest houses of worship on the Coast. It was constructed in 1853. The trustees under whose charge the new structure was built are: A. J. Johnson, Virgil E. Watters, F. L. Miller, Minnie E. Lee, J. A. Boxell, M. H. Bauer, secretary. Rev. J. R. N. Bell is pastor. The architect of the church is E. E. McClaran, of Portland, and the contractor is E. G. Anderson, also of Portland.

**TORNADO TWIRLS THINGS**

Madcap Breeze Hurls Houses From Foundations and Twists Them.

**SILVERTON, Or., Dec. 10.—(Special.)—**

A tornado, small in area, which passed about two miles southeast of this city yesterday about 2:30 P. M., struck the house occupied by Arthur Buell and family near the Portland Railway, Light & Power plant, hurled it from its foundations and turned it partially around, leaving one end slightly demolished.

Aside from breaking all the dishes in the house and slightly injuring some of the furniture, no damage was done, although the occupants were shaken up. A barn belonging to A. Peterson on an adjoining farm was also blown from its foundations and rail fences were leveled.

**DAYTON CLUB'S METHOD ASKED**

"Dry" Towns Want to Know How It Evades Anti-Liquor Law.

DAYTON, Wash., Dec. 10.—(Special.)—Since the Dayton Commercial Club has dared to serve beer at its smokers although Dayton is a "dry" town the organization has come into the limelight in a manner not expected.

Letters are being received by the club from Washington towns, recently voted "dry," asking for particulars regarding the method of procedure in organizing clubs of the kind. Hamilton, Wash., is one city that has asked how to form a Commercial Club where beer or other intoxicants can be dispensed without interference by the law.

**FEDERAL JUDGE WHO IS INVESTIGATING CHARGE THAT GRAND JURY SECRETS 'LEAKED.'**



KENESAW MOUNTAIN LANDIS.

**REBELS ARE BEATEN**

Spirit of Mutiny Results in Rising and Hundreds Die.

**BOMBARDMENT FOR HOURS**

Flag of Truce Raised Early in Day, but Only for Purpose of Removing Dead or Wounded—Over 200 Dead or Dying.

**RIO DE JANEIRO, Dec. 10.—**

After an artillery engagement which lasted throughout the day the mutinous naval soldiers' battalion on Cobra Island surrendered tonight. The rebels were almost annihilated, losing more than 200 killed and wounded.

The mutiny movement, it is believed, has now been throttled, but Senate voted to declare a state of siege for 30 days.

In the revolt last night the rebels even captured their officers and sent them to the mainland.

The scout ship Rio Grande do Sul joined in the uprising, but the mutinous soldiers were finally subdued by their officers and a portion of the local garrison that remained faithful.

At 5:30 o'clock in the morning the guns of the land batteries were trained on the island, which lies in the Bay of Rio Janeiro only a short distance from the city and opposite the naval arsenal.

A heavy fire was directed against the rebels and continued without cessation for five hours. Then a white flag appeared and it was thought the rebels were ready to surrender, but they at first asked only for an armistice, probably for the purpose of removing the dead and injured.

The bombardment of the island for an hour, being renewed at 11 o'clock. The land batteries and two loyal warships took part and the artillery duel continued with great violence until 2:30 o'clock today. The arsenal proved a good target for the batteries and replied with a vigorous fire, employing considerable shrapnel.

Several persons were killed along the shore and in adjoining streets.

The fire against the scout ship Rio Grande do Sul lasted three hours and among the killed was one officer. Small hands of rebels climbed into launches and drew near the front of the palace casette, but they were forced to retire.

**MAX HOUSER BUYS BARLEY**

Gets 75,000 Sacks of Brewer's Product at Fancy Prices.

**WALLA WALLA, Wash., Dec. 10.—**

(Special.)—Purchase by Max Houser, of Portland, of 75,000 sacks of brewer's barley, grown in various parts of the valley, created a flurry in the local market.

The barley was bought for shipment to Middle Western brewers. Houser, who formerly lived near Pomeroy, made most of the purchases personally during the last 19 days.

Barley prices advanced steadily for the last two weeks and today better than \$21 a ton was offered for brewing barley.

Feed barley is quoted at \$19. Being barley is scarce throughout the Middle West, and growers expect the price to continue upward. Farmers, however, do not look for them to soar. Reasons are that there will be a big movement in the cereal in the next few days.

**TOM LAWSON DRAWS LINE**

Bostonian Says Heinze Agreed to Withhold Stock, Then Unloaded.

**BOSTON, Dec. 10.—**

Thomas W. Lawson testified today that he had not spoken to F. Augustus Heinze for eight years and wanted no business relations with him. Counsel tried to obtain from Mr. Lawson his idea of the reputation of Mr. Heinze for truth and veracity, but there was objection. Lawson attempted to shed some light on the rise and fall of Ohio copper in

**IDEAS OF LU ETTA CALLED MAGINARY**

Defense Says Charge That Burke Is Father of Child Is Mental Disorder.

**"SPIRIT LOVE" EXPLAINED**

Doctor Says Teachings and Writings Are Misunderstood and His Use of Term "Affinity" Has High and Lofly Meaning.

SANTA ROSA, Cal., Dec. 10.—(Special.)—To corroborate a theory that Lou Etta Smith conceived the idea that Dr. William P. Burke was the father of her child after reading and studying works on mental telepathy, the defense in the trial of the sanitarium proprietor will contend, when the cross-examination of the woman is resumed, that she also conceived the idea that a member of the faculty of the University of California, it will be argued, would even now love if proved innocent of the charge against him, was the spiritual father of her child.

The attempt to show the woman of a peculiar temperament, which with insanity in her family, is merely a side issue, brought up to show her susceptible to the weird teachings of men of strange faith to her.

Working along the same line of reasoning the defense will try to prove that Lou Etta, while imbued with the strange ideas and theories advocated by Wilson Fritch, the new thought lecturer now in Australia, believed Dr. Burke, the man whom she declares she would even now love if proved innocent of the charge against him, was the spiritual father of her child.

The ideas expressed by Lou Etta Smith by Dr. Burke, and which she secured from his literary efforts, were that the result of misinterpretation of the works, will be another point raised by the defense.

**Real Meaning to Be Shown.**

To show the real meaning of the communication on the evolution of the family, prepared by Dr. Burke and submitted to Lou Etta Smith, which was introduced in evidence Friday, an epitome of the teachings of Dr. Burke has been prepared by one of his followers and submitted to the attorneys for the defense. It will be read to the jury and used as part of the defense.

By the prosecution an attempt will be made to show that the teachings of Dr. Burke, followed by the majority of his followers, were not the teachings of a select few. The ideas of Dr. Burke, made public through his private magazine, "Harbinger," the State will show, it is announced by the District Attorney, were not the ideas given to a few of the inner circle.

That Lou Etta Smith, together with other women who were patients or attaches of the sanitarium, were members of that inner circle, will be the theory of the prosecution. That a certain body of women, who are now in Santa Rosa waiting to be called as witnesses by District Attorney Lea.

**Trial to Last Several Weeks.**

The District Attorney announced today that it will take all of next week to put in his case. The defense announces that it will be at least 10 days longer before the defense is completed, after which there will be testimony in rebuttal.

"I am thoroughly satisfied with the manner in which the case has progressed thus far," said District Attorney Lea tonight. "The witnesses for the state have stood up well under cross-examination. Lu Etta Smith is proving a far better witness for the state than was expected, and her story has not been shaken."

"Dr. Purke will be proved innocent beyond the question of doubt," said Attorney Leppo, counsel for the defense. "His teachings and writing have been misunderstood; his ideas distorted. In his communication to Lu Etta Smith it is not used in the ordinary divorce court meaning, but with a higher, loftier meaning. To the pure-minded there can be nothing wrong inferred from his communication. His is a charitable, kind and loving nature. His letters to Lu Etta Smith can be explained to the satisfaction of everyone."

**Business Men Take to Stage.**

SPRINGFIELD, Or., Dec. 10.—(Special.)

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**RUNAWAY KILLS LOGGER**

Matt Jacobson, Recently From Minnesota, Dies in Astoria.

ASTORIA, Or., Dec. 10.—(Special.)—Matt Jacobson, a logger who has been working in the Portland Lumber Company's camp on Grays River for some time, was so badly injured in a runaway accident about two miles this side of Olney last night that he died today.

Just how the accident occurred is not known, but it is supposed the team became frightened and ran away. Jacobson was thrown out the front of the wagon, his clothing caught on the front axle and he was dragged for a long distance, the base of his skull being crushed, his shoulders and arms broken and his back badly bruised and lacerated.

Jacobson died without recovering consciousness. The deceased was a native of Finland about 55 years of age and came to this section from Minnesota several years ago.

**ONTARIO'S LICENSE MADE \$100**

Saloons Must Pay Monthly and no Chairs Are Allowed.

ONTARIO, Or., Dec. 10.—(Special.)—After holding three sessions of the City Council until midnight the saloon license for Ontario has been placed at \$100 a month, payable monthly and the limit is fixed at five licenses, with the provision that no license will be granted for longer than one month at a time.

The ordinance provides that no tables, chairs, pool or billiard tables or slot-machines, will be allowed in saloons. The south precinct of Ontario will remain dry and the liquor houses will open in the

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