

CARUSO DOES NOT PAY HIS FINE

Fate of Opera Company Lies With Verdict of Public Upon Singer's First Appearance.

(Special Dispatch by Leased Wire to The Journal) New York, Nov. 24.—Enrico Caruso, the tenor, did not pay the fine of \$10 imposed upon him by the court for insulting women in the Central Park zoo. When his counsel appeared in Yorkville police court the money was withheld to give the lawyers time to determine just what steps should be taken so that the appeal which they are to make next Monday to the court of general sessions may be according to the law.

It was feared that if the fine was paid, even under protest, it might serve as a final disposition of the case and result in the non-suiting of the singer. Caruso was, therefore, paroled under his counsel until Monday, when, if he does not pay the fine, the singer may go to the city prison so that the appeal may be had through the intervention of a writ of habeas corpus.

Knows Mrs. Graham.
Lawyer Spelling was about to pay the fine when Ex-Judge Dittenhofer declared that he knew the identity of the mysterious woman, "Mrs. Hannah Graham," the woman who, according to Prohemman Cain, complained to him that



Enrico Caruso.

the singer had insulted her in the monkey house in Central park. The commissioner went further and declared he knew the address of the woman in question and added that evidence since the beginning of the Caruso trial she had remained out of the jurisdiction of the court.

The commissioner was asked if he would tell of the present whereabouts of the mysterious woman. To this the commissioner answered:

"I have promised a woman that I would not reveal her identity. I must refuse to tell you who she is or where she can be found."

Up on Broadway, in hotel lobbies, in homes, in clubs, this was the one question asked today: "What will be the public's verdict in the Caruso case next Wednesday night?" Upon the answer hangs the fate of the artist, hangs the fate of the grand opera, hangs the Metropolitan this season, perhaps.

It has caused Herr Conrad and the men associated with him in his operatic endeavors thousands of dollars to prepare for next Wednesday's performance. If Caruso himself, it must mean that he will leave the stage at once. If he leaves the stage it is likely that the opera will cease and the audience be dissatisfied.

Madame Zembrich was asked today what she considered the best thing to do under the circumstances. She had a contract to abide by. She had her art to serve. She admitted that the situation would not be very pleasant.

Fremstad, also famed of voice, was interrogated. She declared that the matter was one upon which she felt obliged to maintain silence.

Madame Emnos asserted that the matter under consideration was a very delicate one to discuss, the more so as "I have esteemed the singer as a personal friend. It was a very sad affair, but I have no faith in the truth of the charges."

George Rubenstein, reliable optician, Lenses ground to order. Reasonable prices. 182 Fourth st., near Yamhill.

GOSPEL CHURCH FILES ARTICLES AT SALEM

Salem, Or., Nov. 24.—The "Gospel church" is the title of a new religious organization that has filed articles of incorporation with the secretary of state. The estimated value of the church property is \$1,200 and the incorporators are William Dennis, Eliza W. Adams, Lela S. Lynch, Norman Huyck and Jemina Bason.

This sect has a neat new church building at Fifteenth and Mill streets in this city and its pastor is Rev. MeClanish, a zealous worker. The church has heretofore been known as the Pentecostal mission and the fact that there was another Pentecostal mission in the city which is now holding meetings under the auspices of the "Tongues of Fire" has made this change of name necessary. In fact, the new church is composed of members who withdrew from the original Pentecostal mission, which is now said to be returning to the antics of "Holy Rollerism."

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SAT AND SUCKED THUMBS

Witness for Sidney Sloane Tells How He Acted When He Was a Child.

(Special Dispatch to The Journal) Spokane, Wash., Nov. 24.—That Sidney Sloane, the 17-year-old boy who is on trial for the murder of his father, has for many years past shown evidence of depravity and undeveloped mentality was the substance of the testimony of the witnesses for the defense who were on the stand today.

Professor P. B. Boone of Berkeley, California, whose preparatory school young Sloane attended for two years, testified that he was a kleptomaniac during the time he was in the school, but did not seem to realize that he was doing anything wrong in stealing wearing apparel and other articles from his schoolmates. He also testified that the boy was deficient in his studies and seemed to lack brain development; that he never gave the boy a passing grade in any study; he had never passed but one examination, and in that was perfect, but in that he caught him copying, having the answers written on pieces of paper, which were hid in his sleeve.

Miss Mary Kilmer, who has conducted a kindergarten here for 13 years, was called by the defense on direct examination and gave strong testimony, which, however, was materially weakened by the cross-examination of the prosecution. She said he was a dreamer when he was a child and spent much of his time sitting and gazing into space and sucking his thumbs. However, in reply to question by the defendant's attorney, he asking in many forms if she were able to judge or give an opinion as to the sanity of the boy, she would persistently answer: "I think not." Assistant Prosecuting Attorney Pugh took this witness in hand for cross-examination, it being the first time he had appeared directly in the case, and his examination was the work of several tilts with attorneys for the defendant.

The sheriff this morning disappointed a large number of curious persons who had gathered in the corridors of the courthouse in order to get a glimpse of the boy as he was passed into court by taking him to the courtroom via the back stairs.

ORGANIZED FOR OPEN RIVER

Benton County Citizens' League Is Going Straight to Congress With It.

(Special Dispatch to The Journal) Corvallis, Nov. 24.—The Benton County Citizens' league at its meeting this week passed resolutions bearing upon the subject of an open river for the Willamette valley and petitioning congress for the appropriation of a sum sufficient for the purchase of the Oregon City locks or the building of a canal and new locks, to be under governmental control.

The Benton County Citizens' league intends to ask all other commercial bodies in the state to take similar action and to forward a copy of these resolutions to the newspapers, asking that editorial discussion may be given the subject of an open river.

The league is making a vigorous stand for what is right and just and its action in this respect meets with decidedly popular favor here.

The resolutions premise that the taking of a toll is a barbarism under any consideration, and vastly so if it is a waterway on which the exaction is laid. The effect of the 50 cents a ton charge at the Oregon City locks, as relating to rail rates is shown. It is stated the aggregate of this exaction must amount to \$100,000 to \$200,000 a year, levied on the Willamette region. Figures are given showing what the toll amounts to, when expressed in terms of prices obtained for the valley's staple crops, or paid for its staple supplies. It is claimed the necessary works to give the people relief could be built for \$500,000. In conclusion the league prays congress to purchase the existing locks or build new ones and maintain them for the free use of the public.

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The picture doesn't begin to do it justice. Made of beautifully grained oak, in golden or weathered finish, and fitted with a heavy plate glass that measures 18x30 inches. Cabinet work and construction are of the very best.

HANDSOME ROCKER \$3.45
Weathered oak finish, beautifully grained. A rocker of simple, yet pleasing design, and one you'll find around town selling at double the money.

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Measures 11x18 inches, large enough to hold a large turkey. Top and bottom are made of pressed steel, elliptical in form; the best roaster ever made. Moisture drips down on the roast—a perfect self-baster that usually sells for \$1.25.

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It matches the rocker opposite and is equally as comfortable. Weathered oak finish, and well built; it's a chair that is in no way to be compared to the average bargain counter article.

EXTENSION TABLE \$20.00
Golden quarter sawed oak, handsomely polished; extends to 8 feet in length.

Square Table \$16.20
Same style and finish as the round table; extends to 5 feet, and is an unusually good bargain.

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Table pictured above \$20.00
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A GOOD PLACE TO TRADE

DWYER SUBORNED PERJURY

Jury Holds Brief Deliberation in This Idaho Land Fraud Case.

(Special Dispatch to The Journal) Moscow, Idaho, Nov. 24.—In the federal court this morning William Dwyer, on trial for subornation of perjury, was found guilty on five counts. The defense introduced no evidence and waived their argument to the jury. The case therefore was soon concluded.

The jury was out about three-quarters of an hour.

District Attorney Ruick's statement to the jury was brief, the principal feature being that he desired as far as was within his power to withdraw from the consideration of the jury the second count of the indictment, wherein it is alleged that the defendant had suborned Charles Carey and procured him to file on a timber claim. The district attorney admitted that the evidence was not sufficient to convict and therefore withdrew the count.

Sentence Monday, Probably.
The evidence covering the other counts was summed up briefly and the judge charged the jury much more briefly than he did in the Robnett case. At 10:30 the jury retired and shortly after 11 o'clock brought in their verdict.

Many exceptions were offered to the instructions of the court and also to the refusal of the court to grant certain other instructions asked for by the defendant.

It is supposed sentence will be passed upon Robnett and Dwyer about 10 o'clock Monday morning. The defendants will ask for a stay of proceedings pending appeal and will doubtless be released on bonds.

WEALTHY WIDOW

(Continued from Page One.)

not go to the electric chair, she will head a party to lynch him.

"I am not saying these things for the sake of notoriety or to create a sensation," said Mrs. Hubbard, "but because I feel that that fellow ought to die. A brute that would treat a girl as he treated 'Billy' Brown, even if he is not guilty of her actual murder, which I believe he is, should suffer the tortures of the damned. The electric chair is too good for him."

Another sensation today was the appearance in court of a girl from one of the neighboring cities, who refused to divulge her last name. She has written many letters to Chester Gillette and signs herself "Lucille." Whether he was engaged to the girl is not known as he will not talk upon the subject, but it is certain that she has corresponded with him and sends him words of sympathy in each letter.

Court convened at 9:30 a. m. and adjourned at 12 p. m. today and the jury will have a rest until Monday morning. Several witnesses were recalled by the prosecution to substantiate and make more strong several statements which they had made previously on the stand.

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Novelist Is Married.

(Special Dispatch by Leased Wire to The Journal) Philadelphia, Nov. 24.—George W. Cable, writer of romances and printer of word pictures imbued with the spirit of southern chivalry, was married at noon today in Old Christ church to Miss Eva C. Stevenson of Lexington, Kentucky.

Goild Returns to Home.

(Special Dispatch by Leased Wire to The Journal) Lakewood, N. J., Nov. 24.—George J. Goild returned to Lakewood this week from a trip of inspection over the Goild system of railroads. Mr. and Mrs. Goild gave a ball for the employees of "Georgian Court."

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