

YOUR ADVERTISING IDEAS ARE THE LEVER THAT WILL LIFT YOUR STORE—DO NOT BE AFRAID TO PUT THEM TO THE TEST

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STANDARD OIL BIG FINE SUIT IS REVERSED

ROOSEVELT ON BOARD YACHT WHICH RUNS DOWN SCHOONER

FEDERAL COURT SCORES LANDIS AND REMANDS FINE OF \$29,240,000

HOLDS CORPORATION WAS PUNISHED WHEN IT WAS NOT ON TRIAL—TRUST BUSTERS SHOCKED—COMPLETE SURPRISE—RETRIAL FOR DEFENDANT—WAS GREATEST FINE IN UNITED STATES HISTORY.

(United Press Leased Wire.)
Chicago, July 22.—The federal court of appeals today reversed the decision of Judge K. M. Landis in finding the Standard Oil company of Indiana, \$29,240,000.
The higher court orders that case be given a re-hearing and remands it for that purpose.
The decision is scathing in its arraignment of Landis, holding that he imposed the fine on the corporation when it had not been indicted and was not even on trial.
When Judge Landis rendered the decision nearly a year ago, assessing the greatest fine ever known in the history of jurisprudence, it was the sensation of the day.
The case was based upon alleged

rebating on oil shipped by the Standard Oil company of Indiana.
Landis assessed the highest possible fine in each separate alleged offense, making the enormous total. The decision today came as a great shock to the government counsel in the trust busting cases, as they appeared confident that Landis' decision would be affirmed in every particular.
The federal court of appeals, which handed down the decision today, is composed of Judges Peter S. Groscup, Francis E. Baker and Wm. H. Seaman.
The Standard Oil company of Indiana, is one of the subsidiary companies of the Standard Oil company of New Jersey. It has a capital stock

of only \$1,000,000 but the government investigations showed that during some periods it has earned more than 1000 per cent profits.
Judge Crosscup delivered the opinion, which in part was as follows:
"Briefly, the reason for imposing the sentence was because after conviction and before the sentence, it was brought out on the examination of some of the officers and stockholders of the Standard Oil company of New Jersey that the stock of the Standard Oil company of Indiana, was owned principally by a New Jersey corporation. That corporation defendant was brought before the court for trial, the court adding (upon evidence, however, to be found in the record, but upon no information specifically referred to) that in connexions of the character for which the defendant before the court was indicted, tried and convicted, the New Jersey corporation was not the 'virgin' offender.
Attack on Landis.
"Can the court, without the abuse of just discretion, wipe out all the property of the defendant before the court, and all the assets to which its creditors look, in an effort to punish a party that has not been convicted, not tried and not even indicted before.
"Can an American judge, without abuse of judicial discretion condemn anyone who has not had his day in court?
"That, to our mind, is a strange doctrine of Anglo-Saxon jurisprudence.
"No monarch, parliament and no tribunal of western Europe for centuries has pretended to have the right to punish except after due trial under the forms of the law."
The decision was signed by all three judges of the court.
United States District Attorney

PRESIDENT ASLEEP AT THE TIME NO LIVES LOST

MAYFLOWER RUNS DOWN BOAT IN FOG—FIVE RESCUED FROM SEA—MISHAP ON LONG ISLAND SOUND.

(United Press Leased Wire.)
Newport, R. I., July 22.—The yacht Mayflower, with President Roosevelt on board, ran down and sunk the schooner Menawa, owned by C. E. Pembleton of Isleton, Me., in a heavy fog at 1:15 o'clock this morning.
The President was asleep in his berth and did not learn of the accident until he arose at daylight.
The Mayflower lost her bowsprit but sustained no other damage. The captain of the schooner and the five men of his crew were rescued by the crew of the Mayflower and after a hard struggle were put aboard the yacht.
The boats came together with a heavy impact, but President Roosevelt was not sufficiently shaken to arouse him from his slumber.
The fog was so heavy that the lookout on the Mayflower could not see the form of the schooner, until they were almost together. The sharp bow of the Mayflower crashed through the wooden hull of the schooner and she filled with water rapidly, sinking in a very short time. She is a total loss.
The President complimented the crew of the Mayflower for their work in saving the crew of the wrecked vessel and made the minutes inquiries as to how the accident took place. He seemed to regret much that he had not been awake and had an opportunity to take part in the exciting scene.
The collision occurred on Long Island sound between New Haven and New London.

BEN STANTON FOUND GUILTY OF ASSAULT

Ben Stanton, charged with assault with intent to kill for shooting Councilman J. F. Goode on the night of June 2, was found guilty last evening by the jury in the circuit court, after being out three hours, of assault with a dangerous weapon.
The verdict was a surprise, as it was generally thought that there was a clear-proven case against the young man. It is probably due to the method of handling the case adopted by P. F. D'Arcy, attorney for the defendant, that the jury found him guilty of the lesser charge, which allows of considerable range in sentencing on the part of the judge.
Stanton will receive his sentence on July 31. Judge Burnett, according to code, may imprison the defendant in the county jail from one to five years; or six months to ten years in the penitentiary; or fine him from \$100 to \$1000. This means that as a minimum penalty, Stanton may only get one month in the county jail or \$100 fine, and as a maximum punishment can be given ten years in the penitentiary or fined \$1000.
The courtroom was crowded to its limit yesterday and much interest was evinced by the public over the outcome of the case. Assistant District Attorney Charles McNary handled the trial for the prosecution, while Attorney Peter F. D'Arcy appeared for the defense.
The Trial.
The witnesses called by the defense were Mrs. Mary Dunlap, sister of the defendant; Arthur Dunlap, brother-in-law; Wm. Stanton, brother; Mrs. A. Allport; Mrs. Kate Gamble; Mrs. C. F. Williams; Mrs. Nancy Smith, and the defendant himself. Stanton's testimony held the center of interest for the spectators.
He recited minutely everything he had done during the evening. Though the rest of the witnesses had testified that he had not seem-

ed right that evening, evidently hinting at insanity, he was the only one who attempted to show self-defense, stating that he had seen someone in the vestibule of the G. A. R. hall, where the shooting took place, and that the person started to attack him, that it was not until after he had fired the three shots, everyone of which found a mark, that he realized he had shot Goode.
The witnesses for the prosecution verified the story as told and retold many times of his approaching Mrs. Keece at the Vaudeville theater and invited upon following her home, where he was refused admittance by several members of the family until he threatened to shoot; how Councilman Goode had slipped out the back door and gone to the G. A. R. hall to telephone for the police when the door of the hall opened and Stanton fired the shots, the first passing through his mouth and cheek, the second lodging in the shoulder and the third cutting its path through the walls of the abdomen.
The witnesses for the prosecution were Mrs. Nettie Rhodes, Mrs. Carris Knowland, H. S. Radcliffe, Wm. Esch, H. P. Minto and Elsie Dancer.
Pleads Youth's Immaturity.
Pete D'Arcy's argument, which probably secured leniency in the verdict of the jury, did not consist of any attempt to prove insanity, nor a futile attempt at showing self-defense, but a very simple statement of how Stanton, though 23 years of age, was really nothing but an immature youth, who had gotten in with a bad crowd.
The Verdict.
The jury were instructed and sent to deliberate shortly before 4 o'clock in the afternoon and at 7 o'clock, Judge Burnett was notified they had arrived at a verdict. When their decision was read there was a hum of astonishment as it was thought that it could be nothing short of assault with intent to kill.

CHICAGO STORE

PEOPLES BARGAIN HOUSE

CLEARING SALE

CONTINUED

ALL SUMMER GOODS MUST GO, REGARDLESS OF COST. WE MUST HAVE ROOM FOR OUR FALL GOODS. THE PRICES WILL BE SLASHED RIGHT AND LEFT UNTIL WE CUT DOWN OUR STOCK.

5,000 yards of this season's newest Silks now going at the following prices. Yard—
25c, 35c, 35c, 49c AND 65c

5,000 yards of this season's newest and best Dress Goods now going at the following prices. Yard—
19c, 25c, 35c, 39c, 49c UP


Thousands of yards of Summer Wash Goods going at the following prices. Yard—
5c, 6 1/2c, 7 1/2c, 8 1-3c, 10c UP.

All our Summer Underwear, Hosiery, Gloves, Laces and Embroideries at the smallest prices ever got in Salem.

100 White Lawn Shirt Waists Handsomely Trimmed—
At 49c

100 Swell Dress Hats—
At \$2.95

and so along the line.



All this season's newest WOOL SUITS, LINGERIE SUITS, WASH SUITS, SHIRT WAISTS, SILK WAISTS, SILK PETTICOATS, MILLINERY, FEATHERS, OSTRICH PLUMES, FLOWERS, ETC., now going at less than cost.
SUITS \$4.50, \$6.50, \$8.50 \$10.50 AND \$12.50
Worth Double.

THE FAMOUS GOEBEL TRAGEDY AND TRIALS OF CALEB POWERS

MOVING PICTURES AT THE EDISONIA TONIGHT

Sims, who led the prosecution case, today said:
"The effect of the decision, if the case is re-tried, is that the fines imposed must be materially less than the Landis fine."
BRITISH PREMIER AFTER AMERICAN BEEF TRUST
(United Press Leased Wire.)
London, July 22.—Suspecting that the American beef trust is responsible for high prices of meat in Great Britain, Premier Asquith is in conference today with some of the most powerful political leaders in the United Kingdom discussing a project to remove the restrictions on livestock importations from Canada, and other countries against which a quarantine is unnecessary.
Asquith has been consulting experts on the meat question ever since a formidable delegation of union workmen called upon him July 8 to ask him to come to the aid of the poor people by causing a government investigation into the price of foods. The question is one which would ordinarily be referred to the board of agriculture but the premier became interested and decided personally to probe the matter. He has interviewed scores of meat dealers, from the smallest to packers doing an international business, and while he refuses to express an opinion for publication it is reported that he believes the American trust is responsible for prevailing prices.
In discussion with political friends a few days ago Asquith admitted that it would be difficult to regulate corporations operating principally in the United States but that he hoped to find some solution to the problem. Since then, it is learned upon good authority, he has looked favorably upon the project to admit Canadian livestock into England without importation restrictions.
Fine Cherry Sample—
Walter Buckner took a fine sample of Late Duke cherries to the Board of Trade rooms today. On one stem were triplets, three cherries grown together as one. This tree is three years old and has about 75 pounds.

CANADIANS GIVE WELCOME TO PRINCE OF WALES

(United Press Leased Wire.)
Quebec, July 22.—Thousands of visitors thronged into the city early today to witness the arrival of His Royal Highness George Frederick, prince of Wales and heir apparent to the throne of the United Kingdom and the British domain, on the fast cruiser Indomitable, the mystery ship of the king's navy.
The streets are filled with enthusiastic Canadians, singing, shouting, cheering and laughing, everyone

from the youngest to the oldest entering into the spirit of the occasion.
Formal welcome, the civic address, will not be delivered to the prince until tomorrow afternoon but late today the governor general, Vice President Fairbanks and a number of more important Canadian officials will be received on board the Indomitable. His royal highness is accompanied by a brilliant staff and the meeting this afternoon, although called informal, will be ceremonious.

EUROPEAN WAR WOULD MAKE U. S. SUPREME

Berlin, July 22.—Showing that a European war at this time would cost \$16,000,000,000 annually and would result in the United States becoming the undisputed leader of the world, General Blume, the famous military expert, today submitted a report, ordered by Emperor William on the probable cost of an international fight.
If Germany were to fight another European power, General Blume says, it would cost the empire \$1-

500,000,000 a year in direct outlay and entail a loss of \$2,500,000,000 annually in the paralysis of commerce.
General Blume declares that owing to the delicate adjustment of European politics the next year will involve at least four powers and that his estimate of cost would apply to each. This financial drain would not result otherwise than in the world supremacy of the United States, he says.

The Store That Saves You Money