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LOOT OF EXPRESS BAND ON DISPLAY IN GEORGIA COURT

Hundreds of Articles Are Brought In From Raids on Defendants' Homes.

LOST, ONE DINNER BELL

Negro Tries to Ring Mess Call on Lawn Mower, Without Success.

NET IS DRAWN TIGHTER

Testimony of State's Star Witness on Many Deals Is Corroborated.

Special Dispatch to THE NEW YORK HERALD. MACON, Ga., March 24.—For fifteen minutes this morning, while Federal court was taking a recess, deputies from the United States Marshal's office carried into the courtroom hundreds of pieces of stolen goods that the American Railway Express Company had recovered, in most cases from the homes of the fifty-three defendants on trial on charges of conspiracy to steal from the Government.

There was everything in the assortment from cigars to wearing apparel, automobile tires, and even a lawn mower.

In connection with the lawn mower G. C. Carter, an aged negro, told a story that put the courtroom in an uproar. The negro said he ordered, from the Sears-Roebuck Company of Chicago a bell "what rings at dinner time." He "towed they couldn't read his writing, and sent him "this thing."

A witness identified the lawn mower as being the one that was recovered from the home of E. E. Dunaway, agent at Oglethorpe, one of the indicted men. "Yes, sah, that's what that mail order house sent me," said the negro. "I thought it was a new kind of bell that I hadn't never saw."

"I hung it up on a pole and worked the handle up and down, but it wouldn't ring. I took it down on the ground and rolled it, I turned it over and did everything that I could with it, but it just wouldn't ring; no, sah, there ain't no ring in it."

"Then I took it to the station and told the agent that it wouldn't work," the negro concluded, "and I told him to send it back and get me a bell that would ring, but it never came."

The Government showed that the lawn mower was not returned to Chicago, but was put off the train at Oglethorpe. H. L. Bell of the Sears Roebuck Company identified the lawn mower as having been shipped by his company.

H. C. Wilkerson, express messenger, who was not indicted, testified that he purchased the ham referred to in Hughes's testimony from W. E. Brunner for \$4. He said he did not know of any other theft that had been committed.

The Government identified a number of articles, including a bicycle that had been sold from express shipments. T. A. Lovelace of Atlanta, to whom Hughes said he and W. E. Brunner sold three barrels of fish, took the stand.

Lovelace said that after he had gone out of the fish business two men, one small and the other big, came to him and asked him to buy three barrels of fish. He said he arranged the sale to another party. He identified Hughes as the small man. He could not identify Brunner positively.

A check produced in court as having

Dies at 99, and Never Had a Doctor's Bill

GALENA, Ill., March 24.—Henry Fleege, 99, died in his home near here to-day. He had lived there seventy-nine years. He never had been ill a day in his life and never had a doctor bill. His good health slogan was "Early to bed and early to rise."

He is survived by twenty-two grandchildren and fifty-two great grandchildren.

been given by Lovelace in the transaction bore the endorsement of Brunner's wife, whose signature was identified by R. R. Allen of the Fourth National Bank of Macon.

Two automobile tires shipped by the Goodyear Tire and Rubber Company's Atlanta office to H. C. Perry of Sandydale were returned, Perry stated, because they were not the ones ordered. J. L. Richardson of the company testified that the tires never reached Atlanta.

Sheriff W. E. Taylor of Cuthbert testified concerning a gun that J. O. Hood had sold to E. C. Knight, and the gun was brought into court. A stack of goods, including suits, window curtains, bathrobes and other articles, was brought in. He identified these as having been recovered from the home of Hood on a raid. Wallace Miller cross-examined Sheriff Taylor. The Sheriff admitted that he did not know personally if any of the goods were stolen.

"Is this all you got from Hood's house?" "No sir; we got an art square."

"Bring in the art square." It was identified as the one seized. Hardy Burke, conductor of the Central of Georgia Railroad, admitted that he had purchased a gun from Charles Hunter in February, 1920, but said he had never heard of any crooked deals between messengers and railroad men.

BILL WOULD GIVE BACK \$10,000,000 TO SENDERS

Steamship Companies and Bankers Put Under Control.

Special Dispatch to THE NEW YORK HERALD. New York Herald Bureau. Albany, March 24.—More than \$10,000,000, representing several hundred thousand unremitted accounts held by express and steamship companies and private bankers for transmission to all parts of the world, will have to be returned to the consignees if the bill introduced to-day by Senator Coffey becomes a law.

JURY SAMPLES LIQUOR; ACQUITS HARRY BLACK

New Yorker in Florida Freed in Criminal Court.

MIAMI, March 24.—Harry S. Black of New York was acquitted by a jury in the Dade County Criminal Court here this afternoon of having had a large quantity of liquor in his possession aboard his private car at Coconut Grove, five miles from Miami.

The jury returned the verdict in three minutes. All members of the jury were allowed to drink from the seized stock of whiskey by the prosecution in order that they might determine whether or not it was intoxicating.

In his defence Mr. Black proved that he was not aboard the private car at the time the liquor was seized, and said he had no knowledge of the whiskey being placed aboard it. He had previously been acquitted of a similar charge in Federal Court, but was fined \$50 in police court when he failed to appear for a hearing.



DEBS, UNGUARDED, VISITS CAPITAL

Continued from First Page.

admirers as being the soul of honor and the Attorney-General was perfectly willing to trust his own statement that he would come to Washington and request consideration after the signing of the armistice and many were not placed on trial. It was stated to-day, however, that the new Administration is not so willing to pressure for general amnesty but is bent on justice for all of those accused of violation of the war laws.

Debs received a ten year sentence and has served three years. He addressed a Socialist convention in Canton, Ohio, on June 17, 1918, in which he attacked the conviction of Mrs. Rose Pastor Stokes. Debs was quoted in the speech as saying the Allies were seeking plunder in their conduct of the war. He was arrested for violation of the Espionage act, arraigned July 2, 1918, and found guilty on September 13, following a trial in which he declined to offer a defence, admitting the Federal charges and saying he was willing to die in jail for his views. On September 24 he was sentenced to ten years imprisonment. He was admitted to \$10,000 bail, but instructed by the court that he must go home and stay there and obey the law. He appealed to the United States Supreme Court October 23, and the hearing was fixed for the following week.

At the time, Debs in a speech in Toledo on November 30 again attacked the conduct of the war. This speech was investigated by the Government. The United States Supreme Court on March 12, 1919, sustained his conviction for violation of the Espionage act. Debs left Terre Haute for prison in Cleveland April 3, 1919, but on June 12 of the same year he was transferred to the Atlanta penitentiary, where he has been ever since.

DEBS'S WARDEN WON'T DISCUSS SECRET TRIP

Atlanta Prison Head Refuses to Comment on Case.

ATLANTA, March 24.—The departure from the Atlanta Federal penitentiary yesterday of Eugene V. Debs was shrouded in secrecy. The fact that Debs had left the prison was the subject of rumor here last night, but not even his local attorney, Samuel M. Castleton, knew anything about it, according to his own statement. Fred Zerbet, warden at the penitentiary, avoided questioning by keeping his whereabouts concealed and late to-day when located for a few minutes declined to discuss the matter.

"I'll not argue with the Attorney-General," was Zerbet's only comment, when told Attorney-General Daugherty had announced that Debs was in Washington to-day.

The unprecedented trip alone and un-

guarded to Washington, as announced by the Attorney-General, was the first time Debs had left the penitentiary since he was sent here in 1918, and it was presumed he went by a noon train out of Atlanta Wednesday. His trip to the station was understood to have been under guard of Department of Justice agents. It is understood this was a precaution to prevent interviewers from approaching the prisoner.

Debs was expected to return to Atlanta Friday afternoon and to resume his prison duties in the hospital ward of the penitentiary. He has been regarded as a model prisoner, according to a recent statement of the warden, and so far as known as been disciplined only once. That was on the occasion of his criticism of President Wilson just before the latter retired from office. Debs then was refused permission to see visitors or to receive mail for several weeks.

MURILLO MASTERPIECE WILL GO TO KENTUCKY

Mrs. Guthrie to Get Painting She Won in Court.

CHICAGO, March 24.—Plans were made to-day to transport "The Immaculate Conception," a painting reputed to be by the sixteenth century master Murillo, to the home of Mrs. Demia G. K. Guthrie of Paducah, Ky., whose title to the picture was upheld yesterday by Judge Wells M. Cook.

The painting was brought to America from Spain ten years ago by Benjamin Mann of New York. Upon the death of his wife it became the property of a daughter, Mrs. Emma Krings of Youngstown, Ohio. It was turned over to William T. McDaniel of Youngstown to be sold and he later sued Mrs. Krings for compensation.

An attorney who represented Mrs. Krings kept the picture as his fee and he was made the defendant in yesterday's suit by Mrs. Guthrie, a daughter of Mrs. Krings.

BEQUEST WILL STOP IF MRS. YULEE WEDS

Will Goes to Probate in Orange County.

Special Dispatch to THE NEW YORK HERALD. MINNETONKA, N. Y., March 24.—The will of Charles Wickliffe Yulee of New York and Tuxedo has been admitted to probate in the Surrogate's Court of Orange county. In the will, which was executed in March, 1920, he bequeaths the use of his property to his wife during her lifetime, and further provides, "In the case of my wife marrying again the trust is to be terminated and said wife is to receive such dower or part of my estate as she would be entitled to in law as my widow. This provision in case of my wife marrying a second time is not made with the view of preventing her doing so, but only because I do not think it right that property which came to me from my father, the late David L. Yulee, should be held by those who neither are of his blood nor bear his name."

Mr. Yulee died on February 16 at 6 East Sixty-first street at the age of 71. He was a well known member of the Tuxedo Park colony, a member of the Knickerbocker Club, the Tuxedo Club and the Metropolitan Club of Washington. He was graduated from the University of Virginia in the class of 1872. Mrs. Yulee was formerly Miss Anne P. Murray of New York, a sister of J. Archibald Murray and Mrs. William Bayard Cutting.

TOWN AMBULANCE OUTLAWED. WEBSTER, Mass., March 24.—The Superior Court has handed down a decision that the town of Webster has no authority to buy and maintain an ambulance, and that for the last ten years the town has been conducting this department illegally. The decision, it is said, not only affects Webster but every other town in the State where an ambulance is maintained by the town.



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