

CARNAGE OF THE 4TH

MANY KILLED AND HURT CELEBRATING THE "GLORIOUS"

Misguided Patriotism Makes a Lona Death Roll—Deadly Look Jaw It Next and Many of the Injured Are Sure to Succumb.

Lists of killed and wounded published the day after the Fourth tell only part of the story of slaughter. The dreadful after effects of huris slight in themselves, but harboring the tetanus germ and resulting in lockjaw and death, are still to add horrors to the grisly tale. Stray bullets did the usual amount of killing. Fools with cannon crackers and other deadly weapons used them where they would do the most damage. The premature explosion was much in evidence. So the hospitals were crowded and the procession to the cemeteries began.

From returns compiled on the 5th the roster of dead throughout the country held 78 victims of misguided patriotism. The lists of the injured were swelled largely when final inventories of the wounded were taken, and the totals received show that more than 2,900 persons spent the 4th in sorrow and tribulation. The totals are far from complete, for nearly every remote hamlet in the country has its martyrs, and months will elapse before the final statistics are gathered. The experience of former years has demonstrated that the full death toll of the "glorious" is never completed until several weeks have passed.

Many Killed and Hurt. Pittsburgh leads the list of cities for loss of life, fifteen deaths being reported. In Philadelphia there was only one death, but the wounded numbered hundreds. In the hospitals of the birthplace of independence 648 persons were treated for injuries during the day. Late reports from Los Angeles show that four deaths occurred in that city as the direct result of the noisy celebration.

In Chicago the death roll reached seven. Several victims were claimed in post-Fourth celebrations. With fireworks marked down, Young America, and in many cases Old America as well, simply couldn't resist the temptation to buy, and the 5th of July pyrotechnics added a large number to the already large list of injured, dead and dying. At Peoria, Theroold Rogers, 18 years old, tried to bore out the muzzle of a cannon which happened to be loaded. When the steel hit struck the powder the young man was hurled thirty feet and seriously injured.

In Beloit, Wis., an Italian, who had been in the country only fifteen days, was shot in the head by a boy who supposed he had only a toy pistol. The man is expected to die. Reports from Cincinnati made to the effect that the entire business section of the town of Mcosow, Ohio, was wiped out on the Fourth by a blaze that started from the explosion of a torpedo near a 200-gallon tank of gasoline, the top of which was running.

Early in the morning a fire started at Decatur City, Iowa, that burned eleven business houses and other buildings. The loss is \$27,000 and the fire is attributed to smoldering cracker stoves.

Many Fires Are Caused. In many cities there were other blazes as the outcome of the fireworks. In Pittsburgh the O'Neil Building, at 806 Fifth avenue, burned and several persons were rescued only by spectacular heroism on the part of the firefighters.

In a race riot in New York during the final hours of the celebration P. Heeman Edward Conrad was probably fatally injured. The trouble started when the officer seized a negro who was discharging a pistol on the street. At once hundreds of negro celebrants rushed up, and, seizing the policeman, pushed him to the ground. A riot can't be held back, and the fight that ensued lasted half an hour.

Lower Salem, Ohio, was the scene of a pitched battle between two whole villages during the celebration of the Fourth. A picnic had been arranged at Salem and the whole masculine population of Elba turned out. Unfriendly rivalry between the two towns started a row, the town marshal was unable to preserve the peace and the melee ceased only when the participants sank from exhaustion. Hundreds were hurt.

Another "joker" appeared at Gladfield, Pa. He gave a pound of black powder to seven small children for a plaything. They are in the hospital. Dangerous fireworks are made to be exploded. If their manufacture were prohibited under penalty, if their sale were made a serious offense, if harmful substitutes for deadly toys were generally used by sensible persons, the Fourth of July soon would take on an air of sanity and the pleasures of the day would be multiplied. Public opinion must deal firmly with this matter. The slaughter holiday must be reformed.

The noises of the Fourth drove Mrs. Johanna Evert to insanity, and after frightening her neighbors she hanged herself from a bedpost in her home in Jersey City.

At Waukegan, Ill., Henry Meyers, 11 years old, met death while returning from a Fourth of July picnic. The little boy stood on the tracks of the St. Paul Railroad within 500 feet of his home watching an exhibition of fireworks, when an express train bore down upon him, killing him instantly.

Judge J. F. Anderson, a lawyer in Mantowoc, Wis., and prominent in the G. A. R., lost an eye. An unknown person threw a cannon cracker into a crowd, and it struck the judge in the face.

Capt. Otisley the naval British diver, who is the inventor of the submarine mines now generally in use, appeared at the Hague conference to abolish the anchored mine, to prohibit the use of those kinds liable to get adrift and to restrict the use of all mines to territorial waters adjoining naval bases, with notice when such mines are laid.

JOHN D. BEFORE JUDGE.

Bill Magrane in Court for First Time in Nineteen Years.

In Chicago Saturday John Davison Rockefeller, billionaire, head of American's greatest trust, entered a court room for the first time in nineteen years.

By the testimony of the oil king and his associates, all the information which Judge Landis has been seeking for the purpose of fixing the size of the fine he is expected to impose on the Standard Oil Company of Indiana, was obtained. It was announced immediately after the hearing that the court was through with Rockefeller as J. D. ROCKEFELLER, a witness.

These secrets were revealed by Rockefeller and his aids: Standard Oil Company of New Jersey holds \$499,000 of the \$1,000,000 worth of the capital stock of the Standard Oil Company of Indiana. Outstanding capital stock of the Standard Oil Company of New Jersey amounts to \$98,260,000. Net earnings of the Standard Oil Company of New Jersey for the years 1903, 1904 and 1905 approximate \$179,800,000. Dividends paid on the capital stock of the Standard Oil Company of New Jersey during those years approximated 40 per cent a year.

Standard Oil Company of New Jersey holds "by far the major portion" of the stock of the Union Tank Line Company. Union Tank Line Company, with a capital stock of \$3,500,000, is \$5,000,000 in debt and has paid no dividends since 1901.

Judge Landis probed into the secrets of Standard Oil, hidden for years, and obtained answers to all the questions he had asked the defending attorneys by the time he had examined five of the twelve witnesses who were in court. He then adjourned further hearing of the case until Monday morning, making it necessary for Rockefeller and the other witnesses to remain in Chicago over Sunday.

A glimpse of awe ran around the crowded room when Rockefeller, pined down by Judge Landis after he had claimed ignorance of much of the information asked, said that the dividend paid by the Standard Oil Company during three years covered by the Indiana indictment amounted to 40 per cent. This proved to be the sensational item in the testimony.

Thousands of persons besieged the Federal building fully half an hour before the arrival of Rockefeller. They entered the structure and fought their way past the outside guards to the sixth floor, where they were stopped at the entrance to Judge Landis' court room.

Scattered among the spectators were a score of secret service operatives. They were no uniform, displayed no insignia of office, yet they pushed in and out among the members of the crowd. This led to confusion and a riot occurred. Laxness demanding admission to the court were knocked down in the conflict which followed.

The majority of the spectators were in and seated when Mr. Rockefeller made his appearance at the end of the hall, attended by a few friends and his counsel. A passageway was opened for him and he walked slowly down the hall toward the court room, the crowd closing in behind him, eager to catch a glimpse of the so-called richest man in the world.

Mr. Rockefeller was shown to a seat to the left of the judge's desk. His presence in the court room was almost unnoticed by the spectators until he was well up the side aisle. Then a buzz went up from the sweltering crowd and a bustle and movement as each one tried to get a glimpse of the oil magnate.

There was no demonstration, however, Mr. Rockefeller looked curiously around him for a moment as he settled in his seat, and then commenced a whispered conversation with one of his attorneys.

A rigid censorship of the Portuguese press regarding the prompt report of full details of the recent rioting at Lisbon and other towns. It now appears that a general revolutionary uprising was largely adopted by the repressive measures.

Believing himself mistreated because his mother asked him to work, Charles McKinney, aged 14, committed suicide in Galena, Kan., by laying a shotgun against his knee, and pushing the trigger with a stick. The charge took effect in his head, killing him almost instantly.

In accordance with the terms of an imperial edict, the opium dens in the native quarters of Shanghai, China, were closed. In spite of the edict opium is still sold. There were no disturbances. The foreign volunteers were held in readiness in case of emergency.

NOTICE OF TAX DEED.

To Anna P. Carter, recorded owner, and Great Northern Lumber company, the persons in possession, and Wm. Neud in possession: You are hereby notified that at a sale of lands and lots for taxes, held on the 6th day of November, A. D. 1905, by the treasurer of Dakota county, Nebraska, the following described real property, situated in the county of Dakota, and state of Nebraska, to-wit: Lots one (1) and two (2) in block number seventy-one (71) in Covington, Nebraska. Which property was assessed in the name of no person and was sold for the taxes of the years 1903 to 1904, inclusive, to C. Martin, who is now the holder of the certificate of purchase thereof; and that after the expiration of three months from the date of the service of this notice a tax deed will be applied for. Dated this 1st day of July, 1907. C. MARTIN, Owner and holder of certificate of purchase. By I. P. Martin, her agent.

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To William Gordon, trustee, trusteeship not disclosed in county clerk's office, Dakota county, Nebraska, presumed to be for Helen E. Brown, recorded owner, and Oker Welch, Kitty Stout, Giles Livingston, and George Larimore, the persons in possession: You are hereby notified that at a sale of lands and lots for taxes, held on the 6th day of November, A. D. 1905, by the treasurer of Dakota county, Nebraska, the following described real property, situated in the county of Dakota, and state of Nebraska, to-wit: Lots one (1) two (2) three (3) seven (7) eight (8) nine (9) ten (10) eleven (11) twelve (12) thirteen (13) fourteen (14) fifteen (15) sixteen (16) seventeen (17) eighteen (18) nineteen (19) twenty (20) twenty-one (21) twenty-two (22) in block number fifty-two (52) in Covington, Nebraska. Which property was assessed in the name of no person and was sold for the taxes of the years 1903 to 1904, inclusive, to C. Martin, who is now the holder of the certificate of purchase thereof; and that after the expiration of three months from the date of the service of this notice a tax deed will be applied for. Dated this 1st day of July, 1907. C. MARTIN, Owner and holder of certificate of purchase. By I. P. Martin, her agent.

To William Gordon, trustee, trusteeship not disclosed in county clerk's office, Dakota county, Nebraska, presumed to be for Helen E. Brown, recorded owner, and Oker Welch, Kitty Stout, Giles Livingston, and George Larimore, the persons in possession: You are hereby notified that at a sale of lands and lots for taxes, held on the 6th day of November, A. D. 1905, by the treasurer of Dakota county, Nebraska, the following described real property, situated in the county of Dakota, and state of Nebraska, to-wit: Lots one (1) two (2) three (3) seven (7) eight (8) nine (9) ten (10) eleven (11) twelve (12) thirteen (13) fourteen (14) fifteen (15) sixteen (16) seventeen (17) eighteen (18) nineteen (19) twenty (20) twenty-one (21) twenty-two (22) in block number fifty-two (52) in Covington, Nebraska. Which property was assessed in the name of no person and was sold for the taxes of the years 1903 to 1904, inclusive, to C. Martin, who is now the holder of the certificate of purchase thereof; and that after the expiration of three months from the date of the service of this notice a tax deed will be applied for. Dated this 1st day of July, 1907. C. MARTIN, Owner and holder of certificate of purchase. By I. P. Martin, her agent.

To William Gordon, trustee, trusteeship not disclosed in county clerk's office, Dakota county, Nebraska, presumed to be for Helen E. Brown, recorded owner, and Oker Welch, Kitty Stout, Giles Livingston, and George Larimore, the persons in possession: You are hereby notified that at a sale of lands and lots for taxes, held on the 6th day of November, A. D. 1905, by the treasurer of Dakota county, Nebraska, the following described real property, situated in the county of Dakota, and state of Nebraska, to-wit: Lots one (1) two (2) three (3) seven (7) eight (8) nine (9) ten (10) eleven (11) twelve (12) thirteen (13) fourteen (14) fifteen (15) sixteen (16) seventeen (17) eighteen (18) nineteen (19) twenty (20) twenty-one (21) twenty-two (22) in block number fifty-two (52) in Covington, Nebraska. Which property was assessed in the name of no person and was sold for the taxes of the years 1903 to 1904, inclusive, to C. Martin, who is now the holder of the certificate of purchase thereof; and that after the expiration of three months from the date of the service of this notice a tax deed will be applied for. Dated this 1st day of July, 1907. C. MARTIN, Owner and holder of certificate of purchase. By I. P. Martin, her agent.

To William Gordon, trustee, trusteeship not disclosed in county clerk's office, Dakota county, Nebraska, presumed to be for Helen E. Brown, recorded owner, and Oker Welch, Kitty Stout, Giles Livingston, and George Larimore, the persons in possession: You are hereby notified that at a sale of lands and lots for taxes, held on the 6th day of November, A. D. 1905, by the treasurer of Dakota county, Nebraska, the following described real property, situated in the county of Dakota, and state of Nebraska, to-wit: Lots one (1) two (2) three (3) seven (7) eight (8) nine (9) ten (10) eleven (11) twelve (12) thirteen (13) fourteen (14) fifteen (15) sixteen (16) seventeen (17) eighteen (18) nineteen (19) twenty (20) twenty-one (21) twenty-two (22) in block number fifty-two (52) in Covington, Nebraska. Which property was assessed in the name of no person and was sold for the taxes of the years 1903 to 1904, inclusive, to C. Martin, who is now the holder of the certificate of purchase thereof; and that after the expiration of three months from the date of the service of this notice a tax deed will be applied for. Dated this 1st day of July, 1907. C. MARTIN, Owner and holder of certificate of purchase. By I. P. Martin, her agent.

To William Gordon, trustee, trusteeship not disclosed in county clerk's office, Dakota county, Nebraska, presumed to be for Helen E. Brown, recorded owner, and Oker Welch, Kitty Stout, Giles Livingston, and George Larimore, the persons in possession: You are hereby notified that at a sale of lands and lots for taxes, held on the 6th day of November, A. D. 1905, by the treasurer of Dakota county, Nebraska, the following described real property, situated in the county of Dakota, and state of Nebraska, to-wit: Lots one (1) two (2) three (3) seven (7) eight (8) nine (9) ten (10) eleven (11) twelve (12) thirteen (13) fourteen (14) fifteen (15) sixteen (16) seventeen (17) eighteen (18) nineteen (19) twenty (20) twenty-one (21) twenty-two (22) in block number fifty-two (52) in Covington, Nebraska. Which property was assessed in the name of no person and was sold for the taxes of the years 1903 to 1904, inclusive, to C. Martin, who is now the holder of the certificate of purchase thereof; and that after the expiration of three months from the date of the service of this notice a tax deed will be applied for. Dated this 1st day of July, 1907. C. MARTIN, Owner and holder of certificate of purchase. By I. P. Martin, her agent.

To William Gordon, trustee, trusteeship not disclosed in county clerk's office, Dakota county, Nebraska, presumed to be for Helen E. Brown, recorded owner, and Oker Welch, Kitty Stout, Giles Livingston, and George Larimore, the persons in possession: You are hereby notified that at a sale of lands and lots for taxes, held on the 6th day of November, A. D. 1905, by the treasurer of Dakota county, Nebraska, the following described real property, situated in the county of Dakota, and state of Nebraska, to-wit: Lots one (1) two (2) three (3) seven (7) eight (8) nine (9) ten (10) eleven (11) twelve (12) thirteen (13) fourteen (14) fifteen (15) sixteen (16) seventeen (17) eighteen (18) nineteen (19) twenty (20) twenty-one (21) twenty-two (22) in block number fifty-two (52) in Covington, Nebraska. Which property was assessed in the name of no person and was sold for the taxes of the years 1903 to 1904, inclusive, to C. Martin, who is now the holder of the certificate of purchase thereof; and that after the expiration of three months from the date of the service of this notice a tax deed will be applied for. Dated this 1st day of July, 1907. C. MARTIN, Owner and holder of certificate of purchase. By I. P. Martin, her agent.

To William Gordon, trustee, trusteeship not disclosed in county clerk's office, Dakota county, Nebraska, presumed to be for Helen