## Two Women Tell of Towle's Head of Grand Jury Will

rioting, is best told by Mrs. Warner and her aged mother, who have made affidavits in addition to their mrs. Chase said Mr. Tould did not man any one else, and that, if the boys stood by their first statement, he would obtain their pardons." statements.

"I regard the actions of Mr. Towle as very peculiar," asserted Mrs. Chase. "I was at a loss to understand why Mr. Towle should wait for nearly a month before it occurred to him that it was possible we were in want.

"Harold supported the family, and when he was thrown in jail of course we were subjected to hard-Mrs. Chase is an aged invalid.

Mrs. Warner is a widow and her entire time is consumed in caring for her mother and a house full of small children.

it extremely singular at the time, but made no comment. I have thought of the matter a great deal, and the more I ponder the subject the more convinced I am that the grand jury foreman was actuated by a mysterious purpose when he came to our house in the night with his wife and gave me \$40.

Additional \$40. "Mrs. Towle returned the following morning and gave Mrs. Warner \$40. We were told that the boys likely would be prosecuted for per-jury if they repudiated their first statement.

"I was asked to go to the jail and talk to Harold. I was told to use my influence on the boy to get him; to stand by his agreement with the police captain. Mr. Towle declared

## MENTAL WORK **NEEDS A STOMACH**

Can Work Better and Faster on the Starvation Plan. Eat What You Like But Follow With Stuart's Dyspepsia Tablets.

eat little or nothing in order to do more work is a fallacy that has created an army of dyspeptics. A better plan is to cat the regular portions of food such as make up the average meal and follow each meal with Stuart's Dyspepsia Tableto.

enter of those who skip meals, get into a bad habit, a rut, of hermit-like isolation. Do not be afraid of troubles that so frequently distress to get Harold out of jail. an alkaline effect, so you may eat with the governor than any one else the rich things of the banquet or and he would be glad to attend to

pepsia Tablets at any drug store, boy to go before the grand jury and eat freely of what you like and you say that the story he told Captain

full three months to which they | he had more influence with the govwere sentenced for their part in the ernor than any one else, and that, if

not tell her he was the foreman of the grand jury when he called. She said he told her his name was Towle and she did not know he was a member of the grand jury until she

The woman declared that the day following the visit of the grand jury foreman and his wife Captain Haze called on her and told her she was wanted at the court house. She said the policeman did not have a subpoena for her, but he insisted she would have to go and talk to she would have to go and talk to County Attorney Shotwell.

"It was not until Mr. Towie realized he could use us that he manifested a concern for the family"

Despite the fact that it is the duty
of the sheriff to serve grand jury
papers, Captain Haze, the man who fested a concern for the family," was being investigated for criminal continued Mrs. Chase. "I thought conspiracy and subornation of perwas being investigated for criminal jury, was permitted to go to the home of the mother of one of the boys who swore against him, talk to her privately and escort her to the court house. Later Mrs. Chase was served with a subpoena and taken into the grand jury room to testify

in the investigation of Captain Haze, Mrs. Chase, before appearing be-fore the grand jury, was told by County Attorney Shotwell that she should advice her grandson against the chance of being indicted for perjury in the event he changed his story she says. The woman assert-ed she was taken to the office of the county attorney by Captain Haze and allowed to talk to Harold.

Accused Man on Guard. "Captain Haze stood immediately outside of the door listening to what we were saying," Mrs. Chase de-

The conversation between Mrs. Chase and Harold Thorp in the county attorney's office followed the night visit of Mr. Towle and Mrs. RELUS A STOMACH
Towle, when the woman was told by the grand jury foreman a pardon would be obtained for her grandson, given money and warned of the possibility of Harold's being prosecuted for perjury just prior to the boy's for perjury, just prior to the boy's being called before the grand jury. Mrs. Chase declared she left im-

mediately for her home after telling her grandson goodbye in the county attorney's office. "I had been home but a short while when Mr. Shotwell called on me to find out what was said in the conversation between my grandson and myself." the worm.

average meal and follow each meal with Stuart's Dyspepsia Tablets,
You will then get a double benefit

Towle had caned on Airs. Morris, Ernest Morris' mother, in her home at 533 South Twenty-second street.

Mrs. Warner said she was not at

gassiness, sour stomach, heartburn, band's influence with the governor, heavy feeling or coated tongue after said he was going to Lincoln in a meals. Stuart's Dyspepsia Tablets few days and would get a pardon for following the conversation Mr. Towle then discussed phases following the conversation Mr. Towle then discussed phases following the conversation Mr. Towle then discussed phases arouse the stomach to secrete the my son. I told her we were going fuices necessary to relieve these to employ Attorney Magney to try the mental worker. They contain Towle told me not to do this. She harmless ingredients which act with said her husband had more influence

the savory sausage for breakfast the matter for me.
with utmost freedom. "Mrs. Towle declared her hus-Get a 50-cent box of Stuart's Dys- band said it was important for my will do more and better work than Haze concerning The Bee reporter on a skimpy diet. Try this plan. leading a gang of boys to fire the

Mary Greaser

ONCE PARALYZED-

NOW NORMAL AND

HEALTHY - THE RE-

SULT OF CHIROPRAC-

TIC ADJUSTMENTS

GIVEN BY DR. BUR-

Here is

Positive

Mary Greaser, aged 12, was strick-

en with St. Vitus Dance in April,

1918; thirty days later paralysis set

in and left the child completely

helpless-paralyzed in both arms

and legs. Several months later

Mary's mother took her to Dr. Bur-

horn and the first adjustment was

In April, 1919, she took her first

step, and at the present time Mary

is able to walk from 1915 South 18th

St. to Dr. Burhorn's office in the Se-

curities building, and uses her arms

and hands as any normal child can,

and is able to go to school.

9 A. M. to 9 P. M.

Dr. Frank F. Burhorn

DR. WM. J. GEMAR,

(Associate)

Suite 214-19 Securities Bldg.

COR. 16TH AND FARNAM STS.,

Palmer School Chiropractors

Phone Douglas 5347.

OMAHA, NEB.

# Visit and Interest in Boy Not Discuss Charges Now



Told Bee Reporter He Did | \$40 in cash and confirming the inter-Not Care to Be Interviewed About Affair

At Present.

Attempts were made at an early hour yesterday afternoon to see Mr. Towle. At his office the statement had two waifs or unfortunate boys

allegations concerning his activities that if he were found later in the in the Thorp-Moore-Haze case was evening he would be informed of the

Mr. Honig was told that, accord- 9 with Mr. Honig. which the indictment of Mr. Moore undoubtedly related to him. ng Mrs. Towle again had visited the or be interviewed about it.

band were interested in our family and would see to it that we were taken care of. She gave me an ad-

with more money.

Harold was in jail. ence with Harold in getting him to wages during the time he was in

This Actually Removes Superfluous Hair Roots (Entirely New and Instantaneous Method)

By the introduction in this country of what is known as the "phelactine process," any woman can now rid herself completely of annoying superfluous hair or fuzz. The process is entirely new different controls. fuzz. The process is entirely new, different from all others, and far better—because it actually removes the roots, as well as the surface hair! It is instantaneous, perfectly harmless, odorless and non-irritating.

Just get a stick of phelactine from your druggist, follow the simple directions—and see the hair roots come out, with your own eyes! No depilatory or electrical treatment can produce this, result. The skin is left soft, smooth and hairless as a child's. Phelactine can be used with absolute safety—one could even eat it with impunity.

est in the case that Mr. Towle had expressed to her the night before. Mr. Towle Charitable.

Mr. Honig expressed surprise at the story, and said that it was quite possible that Mr. Towle had visited the Chase home from a benevolent purpose, as both he and Mrs. Towle

Refuses to Make Statement. The search for Mr. Towle re-sulted successfully, as he was lo-cated at the Athletic club at about

ng to the assertions of witnesses | Mr. Towle asked what The Bee Mr. and Mrs. Towle had visited the wanted of him, and reply was made randmother of the Thorp boy, and that it was to give him an opporhad attempted to persuade her that tunity to make a statement concernit would be best if the young man, ing the story, the details of which Thorp, stuck to his original story and been related to Mr. Honig, as told to the grand jury, and upon and which Mr. Honig, of course, had

grandmother in question, \$40 in ment he wished to make was that cash, and that the following morn- he did not care to discuss the affair

court house on the night of the riot testify in the grand jury as Mr was true. She said she and her hus-Promised to Get Pardon.

"The more I think of the matter the more thoroughly convinced I am ditional \$40 and promised to return that this is true. I was at a loss to understand the sudden interest "I was asked how much money the Towles showed for our family. my son made a week, and when I Harold had been in-jail for weeks. replied \$20, Mrs. Towle asserted We were in need and appealed to they would see that I was given the county attorney for assistance. that much money each week while However, it did not occur to any of them to call on us until an investiga-"It is my firm opinion that Mr. tion of the charges made by Captain and Mrs. Towle came to our house Haze was begun. They promised and gave us money with the fixed to obtain a pardon for my boy and purpose of having us use our influ- supply us with the amount of his

> Both Mrs. Chase and Mrs. War-ner declared that both Mr. and Mrs. Towle admonished them to say nothing of their visits. "They also told us not to talk to anyone else about the case," Mrs. Warner said. "They told us if anyone called at the front door not to let them in."

Gave \$5 to Boy. Mrs. Chase declared the \$5 she gave Harold in the county attorney's office the day the boy went before the grand jury was a part of the money the Towles had given

Mrs. Chase stressed the fact that, instead of Mr. Towle giving her the \$40 himself, he handed it to Mrs. Towle and instructed her to tender it. "He may have adopted this

### Affidavits of Two Women Telling of Visit | Qmaha Hotel Manager of Foreman of Grand Jury to Their Home

State of Nebraska, 7) County of Douglas.

Sarah R. Chase, being first duly sworn, on her oath says that she lives at No. 2904 Farnam St. Cmaha, Webrasks, and that she is the grandmother of Harold Tharp, who is serv-(ing sentence in the county jail and who had, previous to the 8th. day of November, 1919, made oharges implicating John Moore, a Ree reporter in the late court house riot; that on the evening of Friday, November 7th. Tur. and Mrs. John W. Towle called at her home in the absence of ner daughter, Wrs. Warner, giving their names and telling her that they were interested in Herold and Ernest Morris and wanted to help the boys; that they would see to it that Harold's) family did not suffer by reason of his imprisonment but would reseive for their support an amount equal to his wages; that affiant told them that her daughter intended to see Mr. Wagney in an effort to secure a pardon for Harold from the governor; that Mr. Towle then said that there was no need of her doing this as he had an appointment with the governor for the next Friday and would do all that he could for Harold and Ernest; that he wanted me to tell Harold to stick to his original story ( referring to the charges against the said John Moore; that Mr. Towle handed Mrs. Towle some money and that Mrs. Towle thereupon gave affiant \$40 and said that they would see that affiant received more later; that Mr. Towle asked if anyone had been to interview affiant about this matter and asked that affiant should not talk with anyone about it; that Mrs. Towle came the next day and gave an additional \$40 to the daughter of affiant, saying that she would bring more money next week and again requesting that neither affiant nor her daughter discuss the case with anyone else; that on November 11th. affiant testified before the grand jury and recognized Mr. Towle as a member; that she later talked with Harold in the office of the county attorney and that Harold told her then that Captain Haze was the man who was making all the trouble he was in; that later that day county attorney Shotwell came to affiant:s Signed M. Signed house amiasked what Harold had told affiant and that she told Mr.

Signed, Darah & Chase Signed, Warah R Chase.

Signed, Warah R Chase.

Signed, Warah R Chase.

Signed, Warah R Chase. XPIRC STATE Richard C. Nunter

State of Hebrasks method because he felt his responsibility as foreman of the grand jury; County of Douglas. )

I don't know," was the woman's Both Mrs. Chase and Mrs. Warner declared they could not be mis taken in regard to the identity of the man and woman who gave them the money. Mrs. Warner asserted she has known Mrs. Towle by sight for years, and both women declared Mr Towle revealed his identity to them. and they recognized him at the court house.

### Verdict Returned In \$15,000 Suit for Alleged Alienation

A sealed verdict in the suit of Mrs. Lottie E. Pierce against Mrs. Theresa Morrison for \$15,000 for alleged alienation of the affections of Mrs. Pierce's husband, Charles W. Pierce, was returned late yesterday by a jury in District Judge Estelle's court. It will be opened Monday morning.

The jury was out about six hours

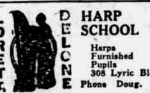
Mrs. Pierce, mother of nine chiliren, lives at 3120 Maple street Mrs. Morrison keeps a rooming house at 2316 Pinkney street. Mr. Pierce, an automobile mechanic, left his wife and family in 1913, and since then has occupied a room in Mrs. Morrison's house. Mrs. Morrison's husband, Ed. Morrison, a former policeman in Omaha, is in the insane asylum at Lincoln.

Mrs. Pierce, in the hearing before District Judge Estelle and a jury, testified that on one occasion when she went to seek her husband at Mrs. Morrison's home, the latter said, "We love each other and there is no law that will send him back

Difficult to Keep Your Hair Wavy? Read This

If you have not yet tried the new way, the silmerine way, by all means do so. You'll never again use the ruinous heated iron. The curliness will appear so perfectly natural and the hair will be so beautifully lustrous, instead of dried and parched. Thus liquid silmerine serves also as a beneficial dressing for the hair. It neither sticky nor greasy, but quite pleasant to use. It should be applied at night with a clean tooth brush, drawing the latter through the hair from root to

later a manual training teacher at death of Mrs. Ollie E. Thompson, the Central High school for over negress, at Thirty-second and Emand waves imaginable in the morning, and it will be easy to manage, no matter how you do it up. A few ounces of the liquid 20 years. He retired six years ago, He is survived by his widow, a 19, was released from the county son, W. H. Wigman of Sioux City, jail yesterday under \$5,000 bond to from your druggist will last a long time,



Read The Bee Want Ads and

says that she has been a resident of fraha for 14 years last past

and lives at No. 2904 Parnam St,; that she is the mother, by a for-

mer marriage, of Harold Tharp, who is serving a sentence of 90 days

sent court house riot; that on Saturday, November, 8, 1919, at about

9 A.M. Mrs. John W. Towle came to her home and said that she was sor-

ry for affiant and would see to it that affiant lost nothing by rea-

son of being deprived of the support of her son while he was in jails

that Mr. Towle had called with her the night before and was interest-

ed in Harold and would help him; that Wr. Towle had an appointment

with the governor for the succeeding Friday evening and would do all

that he could for both of the boys; that she wanted affiant to tell

Harold to etick to his story; that she gave affiant \$40 in addition

to the 184C she had given to the mother of affiant the previous eve-

ning and said that she would come again the first of the next week

and bring more money and asked affiant not to talk to anyone else

who might call or to let anyone in the house; that affiant has known

Mineral of the state of the party of the par

Profit state against John Woore, the Bee reporter; that short-

ly after Harold was sentenced she visited him and could tell from

his conversation and demeanor that he was not his natural self and

that something was wrong with him and that sings Harold has made

statements against the said John Woore she has urged him to tell

Subscribed and sworn to before me this lath day of November, 1919.

the truth ant believes that he will do so in the future.

SHARD C

SBAL

Former Manual Training

Teacher Dies at Age of 81

J. E. Wigman, 2034 Maple street,

81 years old, died at his home yes-

terday afternoon. He had resided in

Omaha for 51 years. He was a patternmaker at the Union Pacific

railroad shops for many years and

and three daughters, Mrs. Dean await trial.

E COMMISSION S

DR. E. R. TARRY

Wre. Towle by sight for several years, that she regards the action

in the county jail of Douglas county for participation in the re-

Wrs. Eins Warner, being first duly sworn;

Mrs Edna Warner

Richard G. Hunter

Noyes and Miss Lynn Wigman of

Omaha, and Mrs. C. E. Rodman of Butte, Mont.

Slayer Released on Bond.

Lon Cater, negro, who is charged

with second degree murder for the

Fistula—Pay When Cured

A mild system of treatment that cures Piles, Fistula and other Recta I Diseases in a short time, without a severe surgical operation. No Chloroform, Ether or other general anasthetic used. A cure guaranteed in every case acceptancy to be paid until cured. Write for book on Recta I Diseases, with names

240 Bee Building

Funeral services will be held at

Cut Me Out and mail me to Carey Cleaning Co., 2401 North 24th St., Web. 392 (Dept. B.), with your name and address and I will bring you free a small vest pocket or purse size "Guide to Omaha," containing a Street Directory, and a Business Block Directory.

Scents Possible Oil

William Koenig, manager of the

Neville hotel, Sixteenth and Dodge

streets, believes he may have struck oil in the basement of his hostelry. He has observed a fluid trickling

through a crevice at the southeast corner of the basement for two weeks and has detected the odor of

kerosene. He is unable to determine the source of this strange fluid. He has submitted samples to a chemist

who will make an analysis. The flow amounts to only a trickle at present,

but Mr. Koenig is hoping that it

may indicate something more re-

Are you going to the theater or movies tonight? If so, see Amuse-

A Record-Breaking

**COFFEE SALE** 

Monday, Nov. 17

On Monday we will offer all of our 58c and 60c Coffee for 48c per pound—this price is limited to the Coffee we have on hand at present. Do not come in Tuesday and expect to buy Coffee to the contains a superior of the contains a superior of the contains and the contains a superior of the co

Happy Hollow Coffee, lb. .48¢
Advo Coffee, per lb. . .48¢
Huco Coffee, per lb. . .48¢
Butternut Coffee, per lb. . 48¢
Pantry Pride Coffee, lb., 42¢

We will have many other spe-cials in the Grocery Department

Large Jumbo Apples, regular \$4.25 value, for \$2.98 a box.

Extra Good Grade Flour, 48-lb.

sack, special for Monday,

at ...... \$2.98

HARDWARE DEPARTMENT

Special sale of Aluminum Ware:

4-qt. Aluminum Convex Kettle 

Other Hardware Specials:

Sterno Stoves, complete with

at ..... \$1.85 Extra heavy Tin Boiler, copper

H. H. HARPER CO.,

East End of Flatiron Bldg.,

17th and Howard.

Large size Galvanized

fee at this price.

ment page.

Gusher in Basement

## Opportunity Knocks at Your Door

U. S. Placer Oil Claim in New Mexico. If could get you to see this as I see it,

very citizen would want a claim. New Merico is to be the next field of on supply for the world, was the declaration of David White, Chief Geologist of the United States Geological Survey, before the oil geologists of the United States and many foreign nations, which was in session last August.

He stated that the next great oil supply for the world lies under the state of New

The United States Government, when New Mexico came as a state, reserved this oil land, which is now open for placer

U. S. Placer Laws

General Land Office:—General information relative to Placer Oil Claims. By an act of February 17, 1914, was provided that lands chiefly valuable for petroleum or other mineral oils may be entered and patented under laws relating to Placer Mineral Claims. Sections 2329, 30 and 31 of the Revised Statutes (P. 6), provided how Placer Claims should be located, and the area that may be included therein. One person may locate not more than 20 acres in one claim, and an association of persons, up to eight, may locate 160 acres, being the maximum area that a Placer Claim may embrace. The Department holds that each locator must have an equal bonafide interest in the claim located. That he cannot lend his name as a locator for the use or benefit of somebody else, and that the use of names who have no financial interest in a location is a fraud upon the government.

There is no limit as to the number of General Land Office:-General informa-

There is no limit as to the number of Placer Claims an individual or an association of persons, may locate. The advantage of the Association location is that the same amount of expenditure for patent is required on each claim, whether it be for 20 acres, or for not to exceed 160 acres. It is necessary that not less than \$100.00 worth of labor or improvements be made upon the claim each year until you receive patent. you receive patent.

Petroleum reserves are created under the Act of June 25th, 1910. (36 Stat, 847, P. 30), and lands embraced therein are not, after withdrawal, subject to oil

I do geological work, and will locate the claims. This is the only way I can get in—by having seven other take claims with me. You can stay at home. I will act as your agent. Twenty dollars (\$20.00) pays for surveying, locating, establishing, permanent monuments at each corner, notices and recording.

REFERENCES:

The mayor of Uniontown, Kansas. Secretary of Chamber of Commerce, For Scott, Kansas. Brodegaard Bros. Co., Omaha, Nebraska

J. M. KERNS, Locating Agent. 922 West Broadway, Council Bluffs, Iowa Telephone Red 3795. Open Evenings. M. T. SULLIVAN, 103 Bee Bldg.

C. C. GALLOWAY, 14th St. Phone Douglas 850%

M USICIANS of keenest and most matchless tonal beauties of the

## Ivers & Pond

Each Ivers & Pond piano is in itself a masterpiece.



highly developed artistry, wonder at the cause and marvel at the

Piano

The secret of their exquisitely, charming tone qualities and their wonderful long wearing qualities lies in the fact that they are made, not manufactured, by a corps of master workmen in love with their art, whose every care and thought goes with and into each instrument.

We Invite You to Inspect Them.