

KIDNAPER MAN IS HUNTED ON SHIP

SAN FRANCISCO, Nov. 11 (INS).—Search for the kidnaper of Brooke Hart, San Jose youth held for \$40,000 ransom, centered suddenly today upon the Matson liner Lurline, due at Los Angeles this morning.

The missing man's wallet was discovered lying on the main rail of an oil tanker which had lain alongside the Lurline yesterday morning between midnight and 5 a. m.

Police believed that the wallet had been tossed from a porthole of the liner. They did not believe Hart could have been brought as a captive aboard the Lurline, but declared that either the kidnaper had boarded the ship after leaving him dead or a prisoner with other gang members or Hart had gone aboard of his own volition.

Aid of Los Angeles police was enlisted to search the ship and its passengers and crew when it docks. The Lurline left here at 2:30 p. m. yesterday.

Child Feared Kidnaped Found With Neighbors

WILMINGTON, Calif., Nov. 11 (INS).—Unaware of the alarm his disappearance from his home last night had caused, Peter Baldwin, 2, was found sleeping at a neighbor's home today, police reported.

At first it was believed the child was the victim of kidnappers.

Ending a night's search, Mrs. A. E. Nerad, wife of a San Pedro police surgeon, notified Baldwin at 6:30 o'clock this morning that his son was "safe and sound in bed with my two little babies."

Mrs. Nerad said she found Peter screaming in the street about 8 o'clock last night.

"He was cold and crying," she quoted Mrs. Nerad. "So I took him in and put him to bed with my children. Then we all went to sleep."

The Nerad residence is across the street from the Baldwin home.

How the screen on the porch of the Baldwin home happened to be cut was a mystery police were unable to explain.

2 Children Poison Themselves at Play

Curiosity which prompted two small children, in widely separated sections of the city, to play with bottles containing poison almost cost them their lives Friday.

Extracting some swabs from a bottle she found in her home, Donna Marie Domes, 2, of 330 Park st., was burned about the lips by the poisonous contents. Her cries attracted her mother and an ambulance was summoned. Hospital treatment was considered unnecessary.

In a somewhat similar episode, William Holmes, 3, of 114 Wellington st., pulled the cork from a bottle of poison in his home Friday afternoon and began to lick off the poison. He was given first aid by an ambulance surgeon.

HEARD on the CAMPUS

Members of Zeta Phi Eta, women's honorary speech fraternity, played host to 50 sophomore and junior women in the School of Speech at a luncheon at the Alpha Epsilon Phi house Friday.

Miss Lois Gordon, and Miss Edith A. Parsons, were in charge of the program.

Miss Edith A. Parsons, and Miss Norma San-guillano of the School of Speech, were guests of honor.

Chapel guild will conduct its regular monthly meeting in the Colonial room of the chapel Monday afternoon. Officers and committee chairmen, including Mrs. Ernest Griffith, Mrs. Dwight Beck, Mrs. W. P. Graham, Mrs. Richard Man-well, Mrs. David Braun and Miss J. Winifred Hughes will present their reports.

Faculty of the College of Law and members of the Louis Marshall Law Society journeyed to Ithaca Saturday where they will stage a joint banquet with the Curia Law Society of Cornell University. Chief Justice Cuthbert W. Pound of the court of appeals will be the principal speaker at the joint banquet.

Art work of Paul Tucker, graduate of the Hill College of Fine Arts in 1930, is now being exhibited at the University library. Tucker won the Johns Hopkins scholarship to the Boston School of Fine Arts after his graduation from the Hill. He is showing a number of portraits.

Guest speaker at the regular Hendricks Chapel services Sunday morning will be Rev. Dr. Albert W. Palmer, president of Chicago Theological Seminary. His topic has been announced as "The Inevitable God and the God We Serve." He is widely known as an author and as a world traveler.

Because of his intimate knowledge of Cuban political affairs, Mel-quades Ginorio, of Havana, Hill sophomore, is blossoming out as a lecturer on current events in the island. He is slated to address the adult Bible class of First Reformed Church Sunday morning.

Claire Windsor Wins New Trial of \$75,000 Award

Love Balm
Sult to Be
Retried.

LOS ANGELES, Calif., Nov. 11 (INS).—Claire Windsor, dazzling blonde movie star, was happy today over a court verdict that set aside a \$75,000 verdict Mrs. Marian Reed, Oakland socialite, had obtained in an alienation of affections suit.

Superior Judge Joseph P. Sprout granted Miss Windsor a new trial on the ground that the judgment, which was awarded Mrs. Reed against Miss Windsor for alleged theft of the love of Mrs. Reed's husband, Alfred C. Reed, Jr., San Francisco broker, boxer and gay Lothario, was "excessive and unreasonable."

The award of \$75,000 was made by a jury several weeks ago, following a sensational trial, during which Miss Windsor testified that when she met Reed she was led at first to understand that he was a single man, and that later he had told her he was married but planned a divorce.

She admitted she had met Reed under romantic circumstances on a train going to New York.

Judge Sprout, in his decision commented that the verdict was so unreasonable as to raise the presumption of passion and prejudice.

"The courts have often expressed a reluctance to reduce even excessive verdicts in actions of alienation of affections because of the lack of rational basis upon which to fix the proper amount."

"But the same reason does not apply to the granting of a new trial where the verdict is palpably unreasonable. And particularly in this case, where new evidence

has been discovered as shown by the affidavits on file herein, among which one relates that Reed obtained approximately \$100,000 from Claire Windsor to invest in a business project, and it further appears from said affidavits that plaintiff's former husband knew he could obtain more money on Defendant Windsor if needed."

CLAIRE WINDSOR

has been discovered as shown by the affidavits on file herein, among which one relates that Reed obtained approximately \$100,000 from Claire Windsor to invest in a business project, and it further appears from said affidavits that plaintiff's former husband knew he could obtain more money on Defendant Windsor if needed."

CLAIRE WINDSOR

has been discovered as shown by the affidavits on file herein, among which one relates that Reed obtained approximately \$100,000 from Claire Windsor to invest in a business project, and it further appears from said affidavits that plaintiff's former husband knew he could obtain more money on Defendant Windsor if needed."

CLAIRE WINDSOR

has been discovered as shown by the affidavits on file herein, among which one relates that Reed obtained approximately \$100,000 from Claire Windsor to invest in a business project, and it further appears from said affidavits that plaintiff's former husband knew he could obtain more money on Defendant Windsor if needed."

CLAIRE WINDSOR

has been discovered as shown by the affidavits on file herein, among which one relates that Reed obtained approximately \$100,000 from Claire Windsor to invest in a business project, and it further appears from said affidavits that plaintiff's former husband knew he could obtain more money on Defendant Windsor if needed."

CLAIRE WINDSOR

has been discovered as shown by the affidavits on file herein, among which one relates that Reed obtained approximately \$100,000 from Claire Windsor to invest in a business project, and it further appears from said affidavits that plaintiff's former husband knew he could obtain more money on Defendant Windsor if needed."

CLAIRE WINDSOR

has been discovered as shown by the affidavits on file herein, among which one relates that Reed obtained approximately \$100,000 from Claire Windsor to invest in a business project, and it further appears from said affidavits that plaintiff's former husband knew he could obtain more money on Defendant Windsor if needed."

CLAIRE WINDSOR

has been discovered as shown by the affidavits on file herein, among which one relates that Reed obtained approximately \$100,000 from Claire Windsor to invest in a business project, and it further appears from said affidavits that plaintiff's former husband knew he could obtain more money on Defendant Windsor if needed."

CLAIRE WINDSOR

has been discovered as shown by the affidavits on file herein, among which one relates that Reed obtained approximately \$100,000 from Claire Windsor to invest in a business project, and it further appears from said affidavits that plaintiff's former husband knew he could obtain more money on Defendant Windsor if needed."

CLAIRE WINDSOR

has been discovered as shown by the affidavits on file herein, among which one relates that Reed obtained approximately \$100,000 from Claire Windsor to invest in a business project, and it further appears from said affidavits that plaintiff's former husband knew he could obtain more money on Defendant Windsor if needed."

CLAIRE WINDSOR

has been discovered as shown by the affidavits on file herein, among which one relates that Reed obtained approximately \$100,000 from Claire Windsor to invest in a business project, and it further appears from said affidavits that plaintiff's former husband knew he could obtain more money on Defendant Windsor if needed."

CLAIRE WINDSOR

has been discovered as shown by the affidavits on file herein, among which one relates that Reed obtained approximately \$100,000 from Claire Windsor to invest in a business project, and it further appears from said affidavits that plaintiff's former husband knew he could obtain more money on Defendant Windsor if needed."

CLAIRE WINDSOR

has been discovered as shown by the affidavits on file herein, among which one relates that Reed obtained approximately \$100,000 from Claire Windsor to invest in a business project, and it further appears from said affidavits that plaintiff's former husband knew he could obtain more money on Defendant Windsor if needed."

CLAIRE WINDSOR

has been discovered as shown by the affidavits on file herein, among which one relates that Reed obtained approximately \$100,000 from Claire Windsor to invest in a business project, and it further appears from said affidavits that plaintiff's former husband knew he could obtain more money on Defendant Windsor if needed."

CLAIRE WINDSOR

has been discovered as shown by the affidavits on file herein, among which one relates that Reed obtained approximately \$100,000 from Claire Windsor to invest in a business project, and it further appears from said affidavits that plaintiff's former husband knew he could obtain more money on Defendant Windsor if needed."

CLAIRE WINDSOR

has been discovered as shown by the affidavits on file herein, among which one relates that Reed obtained approximately \$100,000 from Claire Windsor to invest in a business project, and it further appears from said affidavits that plaintiff's former husband knew he could obtain more money on Defendant Windsor if needed."

CLAIRE WINDSOR

has been discovered as shown by the affidavits on file herein, among which one relates that Reed obtained approximately \$100,000 from Claire Windsor to invest in a business project, and it further appears from said affidavits that plaintiff's former husband knew he could obtain more money on Defendant Windsor if needed."

CLAIRE WINDSOR

has been discovered as shown by the affidavits on file herein, among which one relates that Reed obtained approximately \$100,000 from Claire Windsor to invest in a business project, and it further appears from said affidavits that plaintiff's former husband knew he could obtain more money on Defendant Windsor if needed."

CLAIRE WINDSOR

has been discovered as shown by the affidavits on file herein, among which one relates that Reed obtained approximately \$100,000 from Claire Windsor to invest in a business project, and it further appears from said affidavits that plaintiff's former husband knew he could obtain more money on Defendant Windsor if needed."

CLAIRE WINDSOR

has been discovered as shown by the affidavits on file herein, among which one relates that Reed obtained approximately \$100,000 from Claire Windsor to invest in a business project, and it further appears from said affidavits that plaintiff's former husband knew he could obtain more money on Defendant Windsor if needed."

CLAIRE WINDSOR

has been discovered as shown by the affidavits on file herein, among which one relates that Reed obtained approximately \$100,000 from Claire Windsor to invest in a business project, and it further appears from said affidavits that plaintiff's former husband knew he could obtain more money on Defendant Windsor if needed."

CLAIRE WINDSOR

has been discovered as shown by the affidavits on file herein, among which one relates that Reed obtained approximately \$100,000 from Claire Windsor to invest in a business project, and it further appears from said affidavits that plaintiff's former husband knew he could obtain more money on Defendant Windsor if needed."

CLAIRE WINDSOR

has been discovered as shown by the affidavits on file herein, among which one relates that Reed obtained approximately \$100,000 from Claire Windsor to invest in a business project, and it further appears from said affidavits that plaintiff's former husband knew he could obtain more money on Defendant Windsor if needed."

CLAIRE WINDSOR

has been discovered as shown by the affidavits on file herein, among which one relates that Reed obtained approximately \$100,000 from Claire Windsor to invest in a business project, and it further appears from said affidavits that plaintiff's former husband knew he could obtain more money on Defendant Windsor if needed."

CLAIRE WINDSOR

has been discovered as shown by the affidavits on file herein, among which one relates that Reed obtained approximately \$100,000 from Claire Windsor to invest in a business project, and it further appears from said affidavits that plaintiff's former husband knew he could obtain more money on Defendant Windsor if needed."

CLAIRE WINDSOR

has been discovered as shown by the affidavits on file herein, among which one relates that Reed obtained approximately \$100,000 from Claire Windsor to invest in a business project, and it further appears from said affidavits that plaintiff's former husband knew he could obtain more money on Defendant Windsor if needed."

CLAIRE WINDSOR

has been discovered as shown by the affidavits on file herein, among which one relates that Reed obtained approximately \$100,000 from Claire Windsor to invest in a business project, and it further appears from said affidavits that plaintiff's former husband knew he could obtain more money on Defendant Windsor if needed."

CLAIRE WINDSOR

has been discovered as shown by the affidavits on file herein, among which one relates that Reed obtained approximately \$100,000 from Claire Windsor to invest in a business project, and it further appears from said affidavits that plaintiff's former husband knew he could obtain more money on Defendant Windsor if needed."

CLAIRE WINDSOR

has been discovered as shown by the affidavits on file herein, among which one relates that Reed obtained approximately \$100,000 from Claire Windsor to invest in a business project, and it further appears from said affidavits that plaintiff's former husband knew he could obtain more money on Defendant Windsor if needed."

CLAIRE WINDSOR

has been discovered as shown by the affidavits on file herein, among which one relates that Reed obtained approximately \$100,000 from Claire Windsor to invest in a business project, and it further appears from said affidavits that plaintiff's former husband knew he could obtain more money on Defendant Windsor if needed."

CLAIRE WINDSOR

has been discovered as shown by the affidavits on file herein, among which one relates that Reed obtained approximately \$100,000 from Claire Windsor to invest in a business project, and it further appears from said affidavits that plaintiff's former husband knew he could obtain more money on Defendant Windsor if needed."

CLAIRE WINDSOR

has been discovered as shown by the affidavits on file herein, among which one relates that Reed obtained approximately \$100,000 from Claire Windsor to invest in a business project, and it further appears from said affidavits that plaintiff's former husband knew he could obtain more money on Defendant Windsor if needed."

CLAIRE WINDSOR

has been discovered as shown by the affidavits on file herein, among which one relates that Reed obtained approximately \$100,000 from Claire Windsor to invest in a business project, and it further appears from said affidavits that plaintiff's former husband knew he could obtain more money on Defendant Windsor if needed."

CLAIRE WINDSOR

has been discovered as shown by the affidavits on file herein, among which one relates that Reed obtained approximately \$100,000 from Claire Windsor to invest in a business project, and it further appears from said affidavits that plaintiff's former husband knew he could obtain more money on Defendant Windsor if needed."

CLAIRE WINDSOR

has been discovered as shown by the affidavits on file herein, among which one relates that Reed obtained approximately \$100,000 from Claire Windsor to invest in a business project, and it further appears from said affidavits that plaintiff's former husband knew he could obtain more money on Defendant Windsor if needed."

CLAIRE WINDSOR

has been discovered as shown by the affidavits on file herein, among which one relates that Reed obtained approximately \$100,000 from Claire Windsor to invest in a business project, and it further appears from said affidavits that plaintiff's former husband knew he could obtain more money on Defendant Windsor if needed."

CLAIRE WINDSOR

has been discovered as shown by the affidavits on file herein, among which one relates that Reed obtained approximately \$100,000 from Claire Windsor to invest in a business project, and it further appears from said affidavits that plaintiff's former husband knew he could obtain more money on Defendant Windsor if needed."

CLAIRE WINDSOR

has been discovered as shown by the affidavits on file herein, among which one relates that Reed obtained approximately \$100,000 from Claire Windsor to invest in a business project, and it further appears from said affidavits that plaintiff's former husband knew he could obtain more money on Defendant Windsor if needed."

CLAIRE WINDSOR

has been discovered as shown by the affidavits on file herein, among which one relates that Reed obtained approximately \$100,000 from Claire Windsor to invest in a business project, and it further appears from said affidavits that plaintiff's former husband knew he could obtain more money on Defendant Windsor if needed."

CLAIRE WINDSOR

has been discovered as shown by the affidavits on file herein, among which one relates that Reed obtained approximately \$100,000 from Claire Windsor to invest in a business project, and it further appears from said affidavits that plaintiff's former husband knew he could obtain more money on Defendant Windsor if needed."

CLAIRE WINDSOR

has been discovered as shown by the affidavits on file herein, among which one relates that Reed obtained approximately \$100,000 from Claire Windsor to invest in a business project, and it further appears from said affidavits that plaintiff's former husband knew he could obtain more money on Defendant Windsor if needed."

CLAIRE WINDSOR

WARN FOOD BATTLE OVER AUTO CODE

(Continued from Page 1.)

mented on the division's recommendation that the Ford bid be set aside for non-compliance.

NO RECORD OF PROOF.

He said there is no record of proof of a code violation by the Ford Company and it is presumed it will comply.

In a decision submitted to the secretary of commerce McCarl said: "It is to be presumed that all members of an industry or trade for which a code of fair competition has been approved by the President will comply with the provisions thereof, and the mere fact that any such member has not pledged compliance should not preclude the awarding of a contract to such member."

The question was brought up by a pending award of motor equipment for the airways division of the department.

Ford Will Oppose Permanent Law

DETROIT, Nov. 11 (INS).—Indications multiplied today that any move to write the principles of the NRA into the permanent law of the land will meet with active opposition from Henry Ford.

Dispatches from Washington yesterday stated that opponents of this move led by Representative Clyde Kelly, Pennsylvania Republican, were laying their plans for a campaign in Congress. At Dearborn the dispatches drew from high Ford officials what amounted to a most to a prediction that "the old man" would make some open effort to stop the movement.

Ford, although refusing to sign the NRA motor code, is now understood to be living up to its general provisions, if not going beyond them, particularly in the matter of hourly wage scales. The Rouge plant at present is half idle, 5,000 men are on the force, about 25,000 having been laid off to bring their average working hours within the 35-a-week code limit. The rest of the huge plant force will take a "vacation" for the same purpose next week, it was understood.

Nevertheless, it was definitely indicated that Ford, one of the nation's outstanding champions of "rugged individualism," has lost none of his deep-seated opposition to government control of business and industry.

FORD "WON'T LIKE IT."

"What will Mr. Ford do if they try to make the NRA a permanent law? A high Ford official was asked.

"I don't know what he'll do," was the answer, "but I know he won't like it, and when it comes right down to it, nobody else will either."

"Do you think he's likely to take some action to forestall it?"

"Yes, he's likely to hear something about that in the next couple of weeks. The old man is getting impatient. He wants to go to work. I think he may issue a statement on this soon."

The official added that this statement might take the form of an announcement of some plan far in advance of the NRA—something in the nature of the "employee's profit-sharing plan" which the motor magnate was recently reported to be contemplating.

"I wouldn't be surprised if it did," was the reply. "The old man has been thinking of a profit-sharing idea ever, and I believe it was very much in the foreground of his thoughts when the NRA put a crimp in them."

It was made clear at Dearborn that the motor magnate considers the NRA restrictions a blight on his plans. He desires to be permitted to work out in his own way some move which will better the condition of his workers.

"If they'd let the old man alone," said one man who is very close to the "Big Boy" at work in the Rouge plant next year.

Reveal Educator Divorced 8 Days

RENO, Nev., Nov. 11 (INS).—An eight-day secret became public today when it became known that Dr. L. Thomas Hopkins, New York educator, economist and author, divorced Kathleen B. Hopkins here Nov. 3. He had filed suit Sept. 28 under the title "T. Hopkins."

They were married in Dubuque, Ia., in 1911.

Dr. Hopkins a few years ago went from the University of Colorado to Columbia University in New York City. He was curator of the schools of Denver, Long Beach and Pasadena, Calif.

World War Veteran, Family Face Hunger

Unless welfare agencies or police do something today, Peter Ronacher, World War veteran, and his family of four children will observe Armistice day without food or heat.

Sergeant John Hayes and Patrolman Scharon were sent to 124 Wayne st. after neighbors called headquarters and reported the plight of the family.

There they found Ronacher, his wife and four children. One of the children is an 8-months-old baby and the others are 3, 6 and 15 years old. Ronacher came to Syracuse from Watervliet last May and has been out of work since March.

Hull Off for Pan-American Meet at Montevideo

WASHINGTON, Nov. 11 (INS).—Entrusted by President Roosevelt with the mission of spreading the doctrine of the "good neighbor" among the nations of South America, Secretary of State Hull today departed for the Pan-American conference at Montevideo.

The secretary's trip will include a good-will tour of the principal capitals and seaports on the west coast of South America on his return journey.

Prior to his departure, Hull let be known that the White House statement concerning the desire of

this government to "forego" discussion of currency stabilization at the conference did not close the door to a study of economic problems.

On the contrary, he announced the American delegation would be prepared to discuss economic plans which might be put into effect within the next year or two.

Accompanied by most of the American delegation, Hull left for New York, where he will board the liner American Legion. The steamer will take him down the east coast to South America to Montevideo, capital of Uruguay, where the Pan-American conference opens on Dec. 2.

FOOD ADVISORY BOARD QUILTS IN BODY

(Continued from Page 1.)

to write provisions of the proposed food and drug act into the food codes. Congress will be asked to pass on this legislation at its next session, and a bitter and prolonged fight is in prospect, as many of its terms are opposed by the food industries.

They complain that AAA officials are unwilling to await the action of Congress and are trying to jam the proposed law as a requirement.

Members of the committee were reluctant to discuss their action. One explained:

"Yes, it is true the committee has resigned. There is not use in denying it. We had agreed among ourselves to say nothing about it as we did not want to antagonize President Roosevelt's recovery program, in which the food industries have been honestly trying to co-operate. But a situation where two departments are functioning under the same law and endeavoring to recognize the principles and policies of the other, is not only absurd, it is intolerable, especially to industries, who feel that they are still confident to regulate themselves and do not want to entrust the job to a lot of bureaucrats."

Resignation of the food advisory committee has intensified the move that has been smouldering among the food industry groups for weeks. It has been reflected in the negotiations between the industries and AAA officials over the so-called "minimum wage" code which has been conducted in an atmosphere of growing bitterness.

ENTIRE NEW CODE.

The AAA has dissected the master code originally submitted by the industry, and administration experts and specialists have prepared an entirely new code which the spokesmen for the industry privately state they will never accept.

The situation has been the subject of conferences between General Hugh S. Johnson, NRA administrator, and Peek, the AAA administrator, and other officials of the two departments. The proposal has been made to transfer the food industry codes to the jurisdiction of the NRA which already has approved approximately 100 codes.

Under the new code, the NRA would have found little favor from the agricultural administration.

SEEK NRA TRANSFER.

Inasmuch as the food industry in its far-flung operations is the biggest industry in the country, and the largest employer of labor, it may be necessary for President Roosevelt to intervene if it is to participate in the recovery program after its experiences with the AAA leaders of the food groups say they would gladly accept a transfer to the NRA.

In the codes they have submitted to the AAA, many food groups have used the word "voluntary" which has been approved by the NRA. In the majority of these NRA codes, industry, in return for its co-operation in spreading employment and increasing purchasing power through higher wages and shorter working hours, the major object of the whole recovery program, has been extended some compensating benefits designed to outlaw unfair trade practices and destructive price cutting according to the provisions of the national recovery act.

Except in one or two codes for the major industries, definite price fixing has been avoided, but the NRA has been putting down most of our pavements at that time, and in which most of the people opposing me were interested. I made a speech in the Common Council one night during which I produced a paper that I had dug up out of the new pavement just laid in Cortland av. Without the aid of a hammer, I crumbled it into dust, declaring: