



FEDERAL BUREAU OF INVESTIGATION

ALPHONSE CAPONE

PART 8 OF 11

BUFILE: 69-180

SUBJECT Capone, Alphonse

FILE NUMBER 69-180

SECTION NUMBER 2

SERIALS 55 - 71

TOTAL PAGES 241

PAGES RELEASED 237

PAGES WITHHELD 4

EXEMPTION(S) USED b7C, b7D

MJ

U. S. Department of Justice
Bureau of Investigation

POST OFFICE BOX 1405
WASHINGTON, D. C.

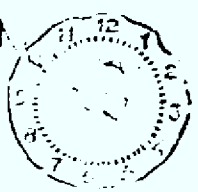
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February 27th, 1931

AIR MAIL

RE: ALPHONSE CAPORE
KENNETH PHILLIPS, M.D.,
Contempt of Court,
Perjury.



Director,
Bureau of Investigation
Department of Justice,
Washington, D.C.

Dear Sir:

FEB 27 1931

With reference to the above entitled case, which went to trial at 10 A.M. on February 25th, 1931, you are advised that on this date testimony was completed, and arguments closed by both the prosecution and defense, after which Federal Judge James H. Wilkerson sentenced subject Capone to serve a term of six months in the Cook County, Illinois jail, final order of sentence to be entered by the Court under date of March 2nd, 1931, at 10 A.M. Judge Wilkerson intimated that on March 2nd, 1931, he would allow subject Capone thirty days in which to file an appeal. Said subject was released under his present bond of \$5000.00.

For your additional information in connection with this matter I am transmitting herewith copies of the official transcript of Judge Wilkerson's announcement of finding in the Alphonse Capone case, dated February 27th, 1931, as made by the Court Reporter.

For your further information I desire to advise that subject Capone was arrested at the noon recess when he was leaving the Federal Court under date of February 25th, 1931, by City Detectives of the Chicago Police Department, in connection with the Vagrancy charge pending against him at Chicago. He was arraigned before Municipal Judge Thomas Green, who released subject Capone on a \$10,000.00 bond.

Shortly after Federal Judge Wilkerson announced the verdict in the Capone case, Special Agent T. F. Mullen talked with United States Attorney George E. Q. Johnson, who stated that he

69-180-55

MAY 9 - 1931

Mullen

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vol 2

JUL 13 1972

REMOVED ORIGINAL-RETAIN

Page 2.

was very much elated with the outcome of this case, and desired to congratulate this Bureau in connection with the obtaining of evidence and the work performed during the trial of this case. United States Attorney Johnson also informed Special Agent Mullen that so far as his office is concerned with respect to subject Phillips, no prosecutive action is to be taken in this district regarding that subject.

Very truly yours,

R. G. Harvey

R. G. HARVEY,
Acting Special Agent in Charge.

RCH:JLS

69-19

4

2 T.F.

RECEIVED

POST OFFICE BOX 1405
WASHINGTON, D.C.

February 27th, 1931

Director,
Bureau of Investigation
Department of Justice,
Washington, D.C.

AIR MAIL

RE: ALFONSE CAPONE
KENNETH PHILLIPS, M.D.,
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Shortly after Federal Judge Wilkerson announced the verdict in the Capone case, Special Agent T. F. Mullen talked with United States Attorney George E. T. Johnson, who stated that he

*The U. S. Attorney's enthusiasm now is rather amusing. It has taken us nearly two years to force him to bring this matter to an issue.
67-18355-7 3/1/31 J. G. D.*

Page 2.

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Very truly yours,



R. C. HARVEY,
Acting Special Agent in Charge.

RCH:J S

69-19

UNITED STATES)
vs.)
C A P O N E)

Before Wilkerson, J.

Friday, February 27, 1931

10 o'clock A. M.

O P I N I O N.

THE COURT: This respondent was served on the 27th of February, 1929, with a subpoena from this Court requiring him to appear before the grand jury on the 12th day of March, 1929, at 10 o'clock A. M.

On the 11th of March he entered his appearance in this court, submitted himself to the jurisdiction of the court, and made an application to the court to postpone his appearance in response to the subpoena until the April Term of the court, or until such other time as his appearance might be directed by the order of the court.

In connection with the petition and made a part of the petition by express reference there was submitted to the court an affidavit executed in Florida and sent by the respondent to Chicago. The affidavit was that of a doctor named Phillips.

The affidavit stated that he was acquainted with the respondent, that he had been attending him ever since the 13th of January; that the respondent was then under his professional treatment. That since January 13, 1929, the respondent had been suffering from bronchopneumonia pleurisy with effusions of fluid into the chest cavity, and for six

weeks was confined to his bed at his home on said Palm Island, and had been out of his bed only for ten days last past; that he had not fully recovered from the disease and that in the professional opinion of affiant his physical condition was such that it would be dangerous for him to leave the mild climate of Southern Florida and go to Chicago, and that to do so would imperil the safety of the respondent; that there would be a very grave risk of relapse which might result in his death from the recurrence of pneumonia; that the doctor advised against requiring the respondent to go from Florida to Chicago, and that it would be inconsistent with the personal safety of the respondent to go to Chicago; that the opinion expressed by him was concurred in by three professional consultants of the City of Miami, Dr. Goudy, Dr. Maxwell, and Dr. Pierson, all of whom may be reached by addressing them at 120 Shoreland Arcade in the City of Miami.

Now as to this affidavit the fact is that it was executed in the office of a lawyer; that it was taken from the lawyer's office and sworn to before the United States Commissioner and turned over to the respondent. It appeared first in court accompanied by a letter which concededly was written by the respondent and in which there was a reference to his desire to obtain a stay of time for his appearance before the Grand Jury. The doctor

said he did not pay very close attention to the affidavit when it was dictated by the lawyer. There is no contention, however, by the respondent here that he did not understand the allegations of the affidavit. He has not undertaken to assert any lack of familiarity with the statements in the affidavit. On the contrary, he adopted it and sent it to Chicago to the attorneys to be used for the purpose indicated.

Aside from the opinion of the doctor as to what was the matter with the respondent, there were certain averments of facts in the affidavit which could not have not escaped the attention of any one who had given even a slight consideration to the language of the affidavit.

There is the positive statement of fact that the respondent had been confined to his bed at his home for a period of six weeks after the 13th of January, and there is the positive and direct statement that he had been out of bed only for ten days last past.

Now the testimony offered by the respondent consisted of the evidence of Drs. Phillips and Omens and of the two nurses.

Dr. Phillips' testimony, of course, must be considered in the light of the telegram which he sent to Dr. Omens in which he characterized the sickness of the respondent as not serious in its character. He has given an explanation for that, but without saying anything further concerning the testimony of Dr. Phillips, I think clearly that we must decide

the question of fact as to the respondent's illness in January upon the testimony of Dr. Omens and the two nurses.

Dr. Omens reached Miami sometime between the 15th and the 20th of January and found him, he says, seriously ill from the disease mentioned. He remained there a few days, and when he left, shortly after the 20th of January, so far as temperature and pulse are concerned, the condition of the patient was about normal.

One of the nurses went to the home on the 6th of January and remained a little less than three weeks. The night nurse who was called in by Dr. Phillips went there on the 13th or about the 13th and remained seven or eight days - I think she said seven to ten days. At any rate, the nurses had gone by the last week in January. and the evidence establishes beyond all possibility of doubt in this case that during the month of February the respondent was not confined to his bed.

The evidence shows during that period frequent attendance at the race tracks; it shows a trip in an airplane; it shows a boat trip, and taking all of the evidence, it is perfectly clear that at least after the 2nd of February it could not be truthfully stated that the respondent was confined to his bed, and that the statement on the date when the affidavit was made, namely, the 5th of March, 1929, the respondent had been out of

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bed for only ten days last past was glaringly false.

Now the result of the whole thing was that there was a short extension of time within which the respondent was to appear before the Grand Jury.

But I think we miss the point in this case when we lay stress upon what happened when counsel for the defendant and Mr. Anderson appeared before this branch of the Court, or when we lay stress upon the inconvenience, if any, to which the United States was subjected by the failure of the respondent to come here on the 12th, or if we lay stress upon the statement of the respondent in his application for a continuance that he was willing to come here whenever the Court directed him to come, or the statement which it is said was in the letter that he did not wish to be in contempt of court, - I say we miss the point in this case when we lay stress upon that.

The point in this case as I see it, is this: There has been a system established for the administration of justice. The Court is a part of that machinery which is erected for the administration of justice.

Now the Court deals with litigants, with witnesses, with jurors in only one way, and that is through the process of Court, and when the process of Court issues it is to be respected, it is to be obeyed, it is not to be trifled with, it is not to be flaunted; and with respect to the process of the Court the duty rests upon litigants and upon witnesses and upon jurors to deal honestly and fairly and frankly

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with the Court; and when an attempt is made to interfere with the execution of the process of the Court, when an appeal is made to the Court to relieve a party from obedience to the process of the Court, the Court is entitled to the fullest, fairest and most complete disclosure of all the facts. In no other way may the Courts operate.

Now here we have an application addressed to this Court with respect to the execution of the process of the Court in which it is represented to the Court that the respondent has just been out of bed for ten days, when it must have been a matter of general knowledge in the community in which he was then staying that he was not sick in bed at all.

Now the point in this case is the effect of conduct of that kind upon the administration of justice, and the situation is not changed by the action which the Court took with reference to this document. The situation would be the same if the Court had acted in granting the continuance for some reason entirely different from the one stated in the affidavit.

The point to the case is that instead of obeying the process of the Court, the respondent, to be relieved from obedience to the process of the Court, sent this affidavit which contained these false statements.

Upon the record as it stands here there is nothing for the Court to do except to adjudge the respondent guilty

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of contempt of Court as charged in the information, and as punishment for the contempt the respondent will be committed to the County Jail of Cook County for the period of six months. The United States Attorney may prepare the order.

MR. EPSTEIN: If your Honor please, I wish to enter a motion in arrest of judgment.

THE COURT: Yes.

MR. EPSTEIN: And in support of my motion for arrest of judgment I wish to assign the argument that there is no proof in this case that the defendant had any knowledge of the false representations that were made, as I made before in my argument, and I wish to urge in support of the motion in arrest of judgment that there has never been any service personally of the rule to show cause in this case; and I might say all the other points that were heretofore argued and presented and contained in the motions heretofore made.

THE COURT: The motion will be overruled.

MR. EPSTEIN: May I have an exception to the overruling of the motion in arrest?

THE COURT: Yes.

MR. EPSTEIN: Now if your Honor please, will your Honor make any findings of fact in connection with the --

THE COURT: Well I have directed the United States Attorney to prepare an order.

MR. EPSTEIN: Your Honor, the verdict was that --

THE COURT: He will put in this order the facts found. I have found now that the charge of the information --

MR. EPSTEIN: That he was guilty of the charges contained in the information.

THE COURT: Oh, that may be embodied in the formal offer which the United States Attorney submits.

MR. EPSTEIN: Will your Honor -- until the presentation of that order I suppose there is no real final order in the case.

THE COURT: What is the bond of the respondent?

MR. EPSTEIN: \$5,000, and he has voluntarily appeared, as your Honor knows.

THE COURT: I think that is a sufficient bond.

MR. EPSTEIN: As the matter stands on the --

THE COURT: You may present the formal order for entry next Monday morning at 10.00 o'clock.

MR. EPSTEIN: At that time will your Honor allow us an order --

THE COURT: There will be no order this morning. I have announced my decision in the case and formal order will be presented here Monday morning at 10.00 o'clock by the United States Attorney for entry. In the meantime the respondent may be at liberty on the bond which he has already given in this case, if that is satisfactory to the respondent.

MR. EPSTEIN: And at that time, if your Honor please, or shall we make the motion now, praying an appeal? Will your Honor allow an appeal?

THE COURT: I will allow an appeal. You can present your petition when you have it ready, petition and assignment

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of errors and bond on the appeal will be the same as the bond here, \$5,000.

MR. EPSTEIN: And supersedeas?

THE COURT: I think that bond is sufficient on appeal.

MR. GROSSMAN: Yes.

THE COURT: Yes, supersedeas, bond \$5,000.

MR. EPSTEIN: Will your Honor allow supersedeas?

THE COURT: On \$5,000 bond.

MR. EPSTEIN: On \$5,000 bail.

THE COURT: I may, however, limit the operation of the supersedeas. I think you should prepare on this hearing a bill of exceptions within twenty days. I think that would be ample time for you to do that, so that you can get the record up and get it docketed before the Court of Appeals. I should like to limit the time of operation of the supersedeas so that the case may be considered before the Court adjourns in July. I do not think that is any hardship upon counsel.

MR. EPSTEIN: Well, it will be a hardship --

THE COURT: Sometimes in matters of this kind a great deal of the force of the Court's acts, if they are correct, is lost by delay, and I think it is important that the questions which are involved should be finally disposed of at as early a date as possible. I am disposed to do everything to facilitate your getting your appeal and your bill of exceptions.

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MR. EPSTEIN: Well, as to that I don't know.
For twenty days right now to me happens to be --

THE COURT: Thirty days.

MR. EPSTEIN: -- a time when I am going to be very
busily engaged, but I have able assistants and counsel
and colleagues and cogitators with me.

THE COURT: Did you both have reporters in this
case?

MR. WAUGH: Yes, your Honor.

THE COURT: The record in this case is short and
somebody can take it and abstract it and make a
statement of the evidence in a day, I should think.

MR. WAUGH: Of course it has to be written up first.
We have not had it written up yet.

MR. EPSTEIN: We have not had it written up as we
went along.

THE COURT: Those questions may be disposed of on
Monday.

MR. WAUGH: All right

(Thereupon an adjournment was taken
to Monday, March 2, 1931, at 10.00
o'clock A. M.)

RECEIVED

CHICAGO

Honorable George J. ...
United States Attorney
Chicago, Illinois.

Dear Sir:

MR: ALFRED WAPOR
HENRY PHILLIPS, et al.
Court of Cook County, Ill.
Case File 100-8

Reference is made to your communication of February 10, 1931, under above caption, to Special Agent E. L. ... of this office, requesting cooperation in locating certain witnesses who were under subpoena to appear at Chicago on February 25, 1931.

In accordance with your request, Agent ... contacted all the witnesses except H. G. ... James ... Marshal, and advised they were served with subpoenas and advanced funds for travel to Chicago. ... Marshal Cooper is dead.

Very truly yours,

Louis ...
Special Agent in Charge

WRA:SLR
cc Director
cc Chicago

69-180

MAR 2 1931 P. M.

WRA:SLR

17
F. J. ...

69-186-56

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ENCLOSURE

N-~~mt~~
m/m

CAPONE FACING INCOME-TAX PROSECUTION WHIRLS ALONG

U. S. Plans Gang Chief's Income-Tax Prosecution; Speed Volpe Exile.

WHITE TRIAL MONDAY

With "Scarface Al" Capone, boss booter, vice and gambling racketeer, under sentence of six months for contempt of court, Chicago's cleanup drive whirled along today with the authorities pressing the fight on several new fronts.

While Capone was at liberty today, his associates were busy in Federal court. In the person's sentence, District Attorney George E. Q. Johnson and his aids busied themselves completing evidence on which an indictment will be sought against the gang chief for income-tax frauds similar to those which have already brought prison sentences to some of his principal cohorts.

Immigration authorities in Chicago meanwhile were making preparations for the deportation of Tony "Moppy" Volpe, long a reputed member of the so-called murder division of the Capone syndicate.

125 Other Aliens Deported.

Six coaches, barred and carrying armed guards, will take 125 undesirable aliens out of Chicago tonight from the LaSalle street station. Although Volpe will not be among the men being deported, the train will have on it three brothelkeepers—Nick Bernhardt and Anton Maroda of Chicago and Angel Kinikos of Gary and three felons recently released from jail—Christie Koun, a burglar; Emil Wyle, a burglar, and Frank Covell. The men adjudged to be also be taken to New York for the same reason.

A special train, including cars for sixty felons from the west coast, will carry the undesirables east.

White Plea Is Denied.

Judge Joseph Sabath in the Criminal court overruling the motion to quash the indictment against William J. ("Three Fingers Jack") White, also listed as a public enemy, ordered him to trial Monday morning for the killing of a policeman several years ago.

In refusing the plea of White's attorneys Judge Sabath also announced that the trial of Leo V. Brothers, St. Louis hoodlum, indicted for the murder of Alfred Lingie, which had been set for March 3, would follow immediately upon the conclusion of White's case.

The Pops Are Questioned.

That the government officials were already pressing their efforts to land Capone in a prison cell for income-tax law violations became known today through the reported appearance in the federal building of Willie and Bennie Pope, who at various times are reported to have been prominent in the operation of some of the Capone-controlled gambling joints.

They were reported to have been questioned by Assistant District Attorney Dwight H. Coxen and from other sources it was learned that subpoenas are to be issued for others who, it is hoped, may be compelled to give information before the federal grand jury regarding the profits Capone is said to have taken from some of these enterprises.

Mr. Johnson's assistants, it was said, plan to follow the same procedure in their efforts to obtain an indictment against Capone as used in the prosecution of Ralph Capone, his brother; Jack Guzik and Frank ("The Enforcer") Nitti, who is already serving an eighteen-month sentence in Leavenworth penitentiary for income-tax frauds.

Vagrancy Trial Wednesday.

Capone also faces trial next Wednesday before Judge Frank M. Padden in the Felony court on a charge of vagrancy as public enemy No. 1. He is scheduled to appear before Judge Wiggerson Monday morning, when the formal order on the six months' sentence noted out to him yesterday is to be entered. At that time formalities connected with the filing of his appeal will be completed.

gr C

Chicago Daily News



MAR 4 1931

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69-180-56

RECORDED & INDEXED
MAY 5 1930

March 4, 1930

MAY 5 - 1930

MEMORANDUM FOR THE DIRECTOR, BUREAU OF PRISONS

I am in receipt of your memorandum, dated February 25th, addressed to Mr. Nathan, having attached a newspaper clipping concerning "Al Capone".

As requested by you, I am returning the newspaper clipping herewith.

Very truly yours,

Director.

Incl. #430822.

see 62-23190
62-2084

69-180

RECEIVED
MAILED
MAY 4 1930
F. B. I.
U. S. DEPARTMENT OF JUSTICE

21

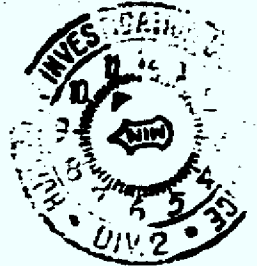
SANFORD BATES
DIRECTOR

DEPARTMENT OF JUSTICE

BUREAU OF PRISONS

WASHINGTON

RECEIVED



February 28, 1931.

MEMORANDUM FOR MR. NATHAN:

HAR-31931 PH

Referring to your previous memorandum I thought you might like to see the attached clipping with reference to the alleged activities of Al Capone. I can't make out whether this is intended as a joke or whether it is really being taken seriously by this little local paper. Please return it when you are through with it.

Sanford Bates
Director.

*Acty
3/4/31
[Signature]*

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RECORDED

INDEXED

MAR 6 - 1930

69-180-56	
BUREAU OF INVESTIGATION	
MAR 5 1931	
SEARCHED	FILE

22

JANUARY 1934

Entered at the Post Office in Leasburg, Pa., as Second Class
Mail P

ALL SORTS OF Al Capone stories are in circulation in and around Leasburg. It all had its basis in reports contained in newspapers alleging the Great Lakes Construction Company to be owned in the majority by Capone and to be a part of some racket system. The construction company resented this imputation, and the Union Press made an investigation with the report and revelation that the Great Lakes Company is in no way related to Al Capone. While this ought to end further comment, it seems to have accentuated the label with more hen stories attached each day than there are fleas on a dog's back.

THE SPIRIT OF enterprise is running high with our local merchants and business men who have put on for Friday and Saturday big holiday purchasing carnivals when great bargains may be had and money saved.

**EDITORIAL
CORRESPONDENCE**

IN THE FIELD OF CIRCULATION THE SATURDAY NEWS IS THE LEADER

Saturday News

BEST ADVERTISING MEDIUM

ESTABLISHED IN 1882

WEDNESDAY, FEBRUARY 28, 1934.

\$2.00 PER YEAR IN ADVANCE

ONE DOLLAR DAY

CHICAGO GANGDOM OPENS OPERATIONS IN LEWISBURG

Extra pressure on
to accommodate
is much local
communi-
Events
through fight
in the oppor-
tion that will
Friday and Sat-
will be...

MIFFLINBURG GIRL WINS CONTEST
Hummel Again First

Private Investigator Discovers that Romanelli, "The Roman," and "Jo Jo" Jackson Have Been at Site of Penitentiary --- Both Representatives of Chicago Underworld

Lewisburg High Wins Northumberland

against Dan-
Lewisburg High
came back
last Friday to
easily, 28-
een Scorpions
three goals.

Old Goal Total	
4	0x1 8
0	0x0 0
4	3x5 11
2	0x0 4
2	0x0 4
0	0x0 0
0	1x3 1
2	4x9 28
and	
Old Goal Total	
2	6x1 4

By Special Staff Writer, and Exclusively for THE SATURDAY NEWS:
That the underworld of Chicago has branched out from its operations along the shores of Lake Michigan, is attested by several startling developments in this section during the past two weeks. The first intimation of gangdom's entrance into Union county came last week when Ben Comiskey, of Shamokin, was arrested at Sunbury for trespassing on Reading Railroad property. Taken before Mayor Heckart of Sunbury, the Shamokinite stated that he had been sent to these parts by Al "Scarface" Capone, supreme pontiff of the Chicago underworld, to stop work on the new penitentiary.

Although police officials discounted his story, attributing his remarks to fabulous dreams caused by "canned heat", the future developments have cast a different aspect on the whole affair.

Strange Tracks Near Penitentiary Site
Early Monday morning a private investigator discovered near the site of the new penitentiary strange tracks.

Vertical text on the right edge of the page, possibly a page number or reference.

Form No. 1

THIS CASE ORIGINATED AT

JACKSONVILLE, FLA.

RECEIVED
INVESTIGATION

REPORT MADE AT
Chicago, Illinois

DATE WHEN MADE
Mar 7, 1931

TITLE

ALPHONSE CAPONE
KENNETH PHILLIPS

SYNOPSIS OF FACTS

Cont'd

Trial of Subject Capone commenced 2/25/31 before Federal Judge Jas. H. Wilkerson, Chicago on contempt charge. Subject Capone found guilty on 2/27/31, sentenced on 2/27/31 to serve six months in Cook County Jail, U. S. Attorney, Chicago, advising no motion to be taken in this District against Subject Kenneth Phillips. Subject Capone appealing decision of Judge Wilkerson.

R. U. C.

REFERENCE:

Report of Special Agent T. F. Sullivan, Chicago, Illinois, February 20, 1931.

DETAILS:

On February 25, 1931 the trial of Subject Capone was commenced before Federal Judge Jas. H. Wilkerson on a contempt of court charge. On February 27, 1931 Subject Capone was found guilty by Federal Judge Wilkerson and he stated that on March 2, 1931 he would formally enter a sentence of six months which was on this date passed upon Subject Capone, this sentence to be served in the Cook County Jail. On March 2, 1931 Messrs. Faugh and Epstein, attorneys for Subject Capone were granted a motion to file a bill of exception to the decision of Judge Wilkerson. This bill is to be filed within thirty days. Subject Capone then made \$5,000 appearance to permit his appeal. Federal Judge Wilkerson then stipulated that if the contempt of court case is not disposed of by June 1, 1931, the date set by the judge for the appearance to expire, Subject Capone must then go to the U. S. District Court of Appeals.



APPROVED AND FORWARDED:

J.P. Sullivan

SPECIAL AGENT IN CHARGE

COPIES OF THIS REPORT FURNISHED TO:

- 3- Bureau
- 3- Jacksonville
- 1- U. S. Atty. Chicago, Ill.
- 2- Chicago

69-180-57

MAR 7 1931 A.M.

DEPARTMENT OF JUSTICE

ROUTED TO: FILE

Div. Five

RECORDED AND INDEXED:

MAR 7 1931

CHECKED BY:

JACKETED:

MAR 11 1931

to make application for further continuance.

He stated that he advised the Chicago Police Department of the arrest of PHILIP W. D. ...

DESCRIPTION

The following description ...

Name: Alphonse Capone
 Age: 38
 Nativity: New York
 Weight: 205 lbs.
 Occupation: Garage owner
 Chin: regular
 Beard: no
 Hair: Dark chestnut, bald on top
 Complexion: sallow
 Marital status: married
 Teeth: 1 upper right and 2 upper left out.
 Build: stout
 Scars: left hand, nil; right hand, round scar on back of hand; head, scar on left side of face from forehead to left corner of mouth; cut scar on lower edge of left ear, operation scar on left side of head.

F.P.C.

Philg. Police No. 90725
 Chicago " " 688109

Criminal records: 1/25/25, arrested as suspect in shooting of John Terrill, discharged;
 12/29/25, arrested at N.Y. City, New York, discharged 12/29/25;
 6/16/26, arrested at Philadelphia Pa. U.S. weapons;
 5/17/26, sentenced to 1 year County jail and on June 3, 1926 transferred to Boston State Penitentiary.
 Photographs: on file with National Division of Identification and Information.

The above information, together with fingerprints and photographs of Subject Capone have been forwarded to the National Division of Identification and Information at Washington, D. C.

REFERRED UPON COMPLETION TO THE OFFICE OF ORIGIN.

U. S. Department of Justice
Bureau of Investigation
P. O. Box No. 1405,
CHICAGO, ILL.

RECEIVED



69-180-713181
180

March 5, 1931.

Director,
Bureau of Investigation,
Department of Justice,
Washington, D. C.

RE: ALPHONSE CAPONE;
KENNETH PHILLIPS M.D.,
CONTEMPT OF COURT- PERJURY

Dear Sir:-

There are enclosed herewith for transmission to the National Division of Identification and Information, fingerprints, photograph, description and criminal record of Subject ALPHONSE CAPONE, one of the Subjects in the above entitled case.

Very truly yours,

J. E. Durn
J. E. DURN,
Special Agent in Charge.

TFM-mk

69-19

1 Enc. in deck

RECORDED
MAR 9 1931
DIV. of IDEN

File Res

RECORDED & INDEXED

MAR 10 1931

*proceed
detached*

69-180-58

*Use. Two MAR 7
Div. 842
RCS*

28

advised as of 3/3/31

U. S. Department of Justice
Bureau of Investigation
P.O. Box 1405,
Chicago, Ill.

March 5, 1931.

Director,
Bureau of Investigation,
Department of Justice,
Washington, D. C.

69-180

Dear Sir: RE: ALPHONSE CAPOE
alias SCARFACE AL

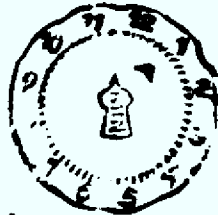
I am transmitting herewith for your information and the Bureau file a series of articles appearing in the Chicago Daily Times during the period February 10 to March 2, 1931, inclusive, and having reference to the above entitled subject.

Very truly yours,



J. E. P. DUNN,
Special Agent in Charge.

JEPD/EC



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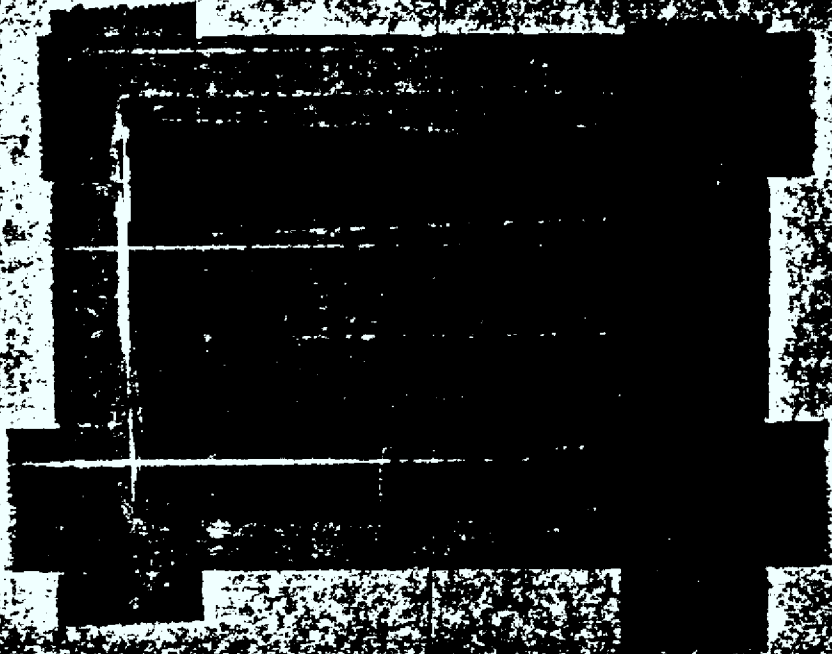
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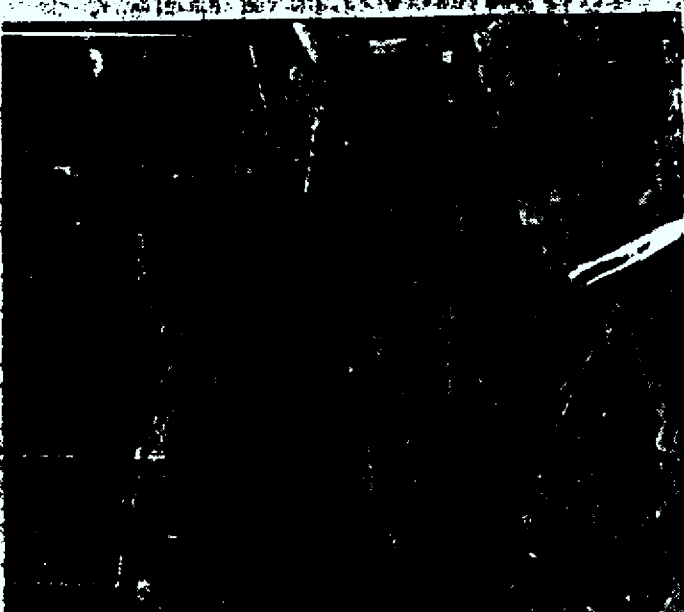
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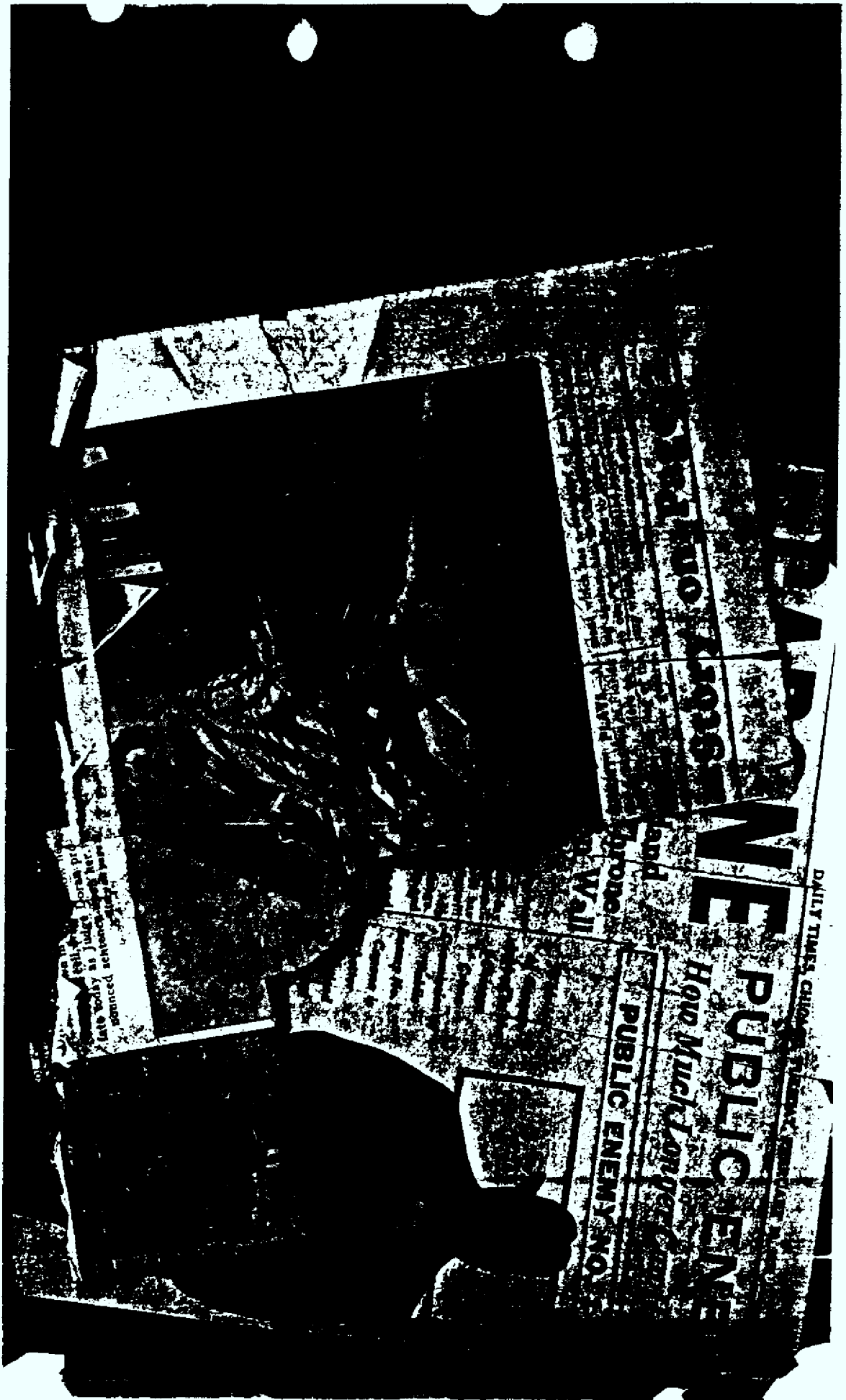
CHICAGO'S PICTURE NEWSPAPER
CHICAGO, TUESDAY, FEBRUARY 16, 1931
Published Every Morning

ROBBERIES HEIR

Continued from Page 2



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DAILY TIMES CHICAGO

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JAPANESE

PUBLIC ENEMY

Scrolls of Gangland

Whisper on Tittering Throne

How Much Longer Can He?

By EDWARD DENNEY

Chicago, Feb. 15.—(Special Telegrams.)

It is a fact that the Japanese are now being considered as a public enemy by the United States. This is a fact that is being whispered on the tittering throne of the Japanese government. The Japanese government is now being considered as a public enemy by the United States. This is a fact that is being whispered on the tittering throne of the Japanese government.

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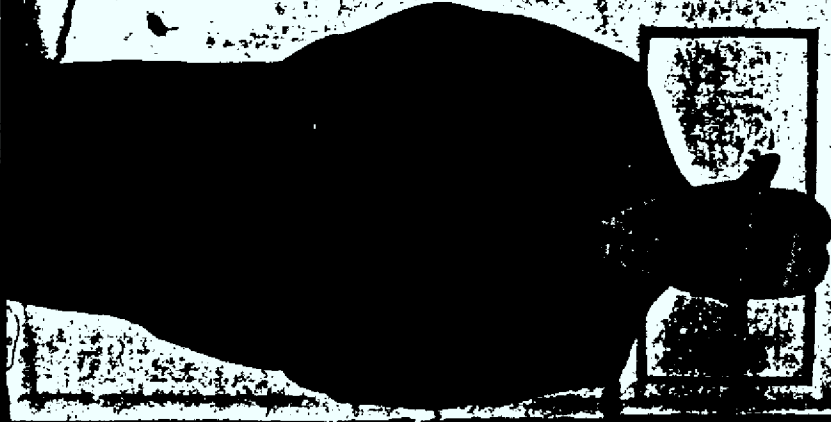
PUBLIC ENEMY NO. 1



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CARPONE PUBLIC ENEMY NO. 1

How Much Longer Can He Get Away With It?

(Continued from page 1)

They were given to him, some said, but they have made little headway yet with anything.

But the story of his rise is made by the fact that the victim of the professional street who killed nearly a hundred men is still alive.

It is not strange that a power found in an under world leader is doubtless because of a murder. The bullet-battered bodies of many gangsters with Capone's name on them are scattered all over the city.

From King to Siphon

It makes no difference whether the man who was the king of the underworld is now Capone's friend or foe. The world is made the same by the fact that he is the king of the underworld.

It is possible that the staff of his men may find him down the stairs of the hotel and perhaps the police will be there to meet him.

He gave his men money for their work. He is a good man, they say. He is a good man, they say.

Capone is still rich, still powerful, still deadly. He is still the king of the underworld.

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On the spot, look them for their names when they were hidden and put them quickly to death.

Capone's Double Killing

Capone makes his bid to kill the man who ordered his death. The Chicago police believe that Little was killed because he was Capone's friend. It is not strange that Capone has thought of it in the past.

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Dream of Health Restores Hope to Breather-Girl in Fight for Life

Alone, Broke, Girl, 20, Kills Self

Vision Starts Paralysis Victim on Road to Recovery

NORA TURNS ON GAS WHEN LOVERS PASS

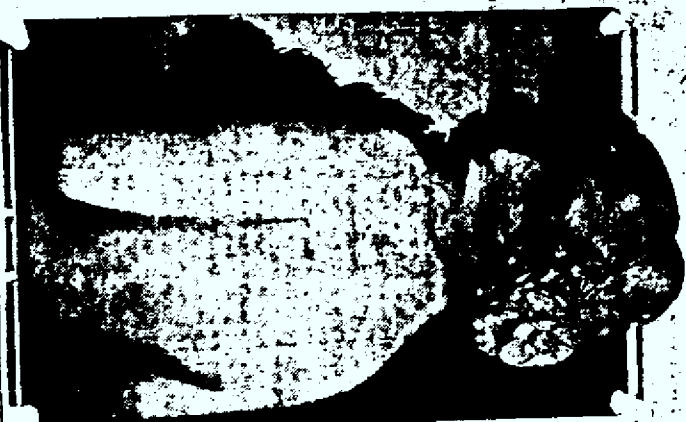
THE Big City with its alluring temptations, lured the girl, Nora, only as Nora, saw other girls tripping to dance with escorts. They were pretty dresses and had good food and money. Nora had nothing. She turned on the gas in her room at 1314 W. Jackson Blvd.

When the landlady, Mrs. Ruth Halton, called for her, she called the police and the girl was rushed to the county hospital, where she died. Her purse contained only a lipstick. There were no letters or papers. Last Wednesday when Nora rented the room and paid \$4 for a week's rent she told Mrs. Halton only her first name. "She had not a friend in the world, so far as I know," Mrs. Halton told the DAILY TIMES. "No one came to see her, she would not talk to me, and she kept to herself. I suppose there had been tragedy in her life."

Mrs. Halton said the girl had no clothing or baggage other than the black cloth coat and hat to match, black shirt, blue sweater, black shoes and flesh-colored hose which she wore. She had black hair and brown eyes and was about 5 feet 7 inches and weighed

"NOTHING TO IT"—DEMPSEY

Allegedly the fight between Dempsey and the challenger was a pretty good one. Dempsey, the big man, defeated the challenger, who was in his 10th year's age. Dempsey, the big man, defeated the challenger, who was in his 10th year's age.



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By Lillian Leland

FRANCES MCGAAN, the nurse who lived for four months in the Drinker respirator at St. Luke's hospital, had gotten the other night.

And since she had the dream she has been gaining steadily. She ate food and wash herself now, when before her hands and arms were helplessly paralyzed.

Propped up in bed in a heap of long pillows, looking like a child with her dark hair in two braids that with gray pink ribbons, Frances described it to the doctor.

"I dreamed that I was all well and the doctors told me I could leave the hospital. I was so delighted — and then so disappointed the next morning when I awoke and found it was only a dream.

"Since then I've been feeling wonderful, though. My appetite has picked up and I am able to use my hands and arms much more than before. At this rate perhaps my dream will come true in a little while. I weigh 31 pounds now."

Breathing Still Badly

The added weight has greatly improved. Miss McGaan's appearance. She weighed only 15 pounds when she left the respirator in December. Her face has rounded out, her hands and cheeks are taking on the tint of health and her eyes are brighter.

Her breathing is still rapid and difficult, though it has improved since the time she left the machine. A special metal tank has been constructed in which Miss McGaan inhales and takes exercise to strengthen her body. Her limbs are more buoyant in water, and, with a back rest and her nurse to assist her, she can sit up in bed.



VEIL DANCE? NO

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conflict between Durand Rosaldo, film actor, and Mrs. Susette Rosaldo, author, ever curious of their second-born son, Rosaldo Durand, was today with the child in possession of his mother.

Mrs. Rosaldo, whom the actor charged with mental incompetency, was given custody of the boy by Judge Charles Burnett after the child left the courtroom by retreating his father.

N. WISIE, HEIRESS CONSIDER NAMING BABY "CARLOTTA"

Losanoff, Ind., Feb. 10 (AP)—CarloTTa is being considered as the name of a 1½-pound baby girl born to Mr. and Mrs. Alfred Cecil Durbin at the mother named the former Vivienne Kensington, New York heiress. The



Mr. and Mrs. Alfred C. Durbin are a former London jewelry designer and Mrs. Durbin, a former actress, who came to this country after her husband's death. They are now living in Losanoff, Ind. The baby was born at the St. Vincent's hospital in Losanoff, Ind. on Feb. 10, 1930. Mrs. Durbin is a former actress and her husband was a jewelry designer in London. Mrs. Durbin is the daughter of Charles Frank Hiram, New York architect. She was born in New York and she was 51, while the wife was 21.

Parent at 12, Talls of Being Widowed Twice

Married when 11, a mother at 11, twice widowed before she was 20, a tragic tale was told today at the detective bureau by Mrs. Emma Christon, 21, when mother boys directed her escape to the police in an effort to obtain from the Juvenile Detention home her two children, abandoned a week ago.

Emma is a little red-headed girl from the mountains of Georgia, unable to read or write. Her experience in life have been misery—and tragedy.

Lured to City by "friend" "Up to a few months ago I'd never heard of Chicago," she said. "Then I heard what a great place it was and then I was lured into a rooming house by a man who promised to take care of my children while I went for help. They showed me a rooming house and I moved there. I had my children with me. I had a rooming house at 2 E. 11th st. Then she told her life story.

Married When Only 11 "I was born on Grand mountain, in Georgia," she said. "When I was 11 I married Dick Wells. He was killed three years later by a train. I had a baby, 'Margaret,' by him—she's 19 now.

"A year after he died I married Orlan Christon. He was killed by a train three years ago. He was the father of my children, my little boy, 10½, and my sister—2 days. I had to go to the hospital. I should never have come up here."

She said a man named Steve took her to a doctor's house in South Chicago, but she fled two days ago. No charges were lodged against the girl mother. Her children will be sent to her mother, the police said.

Jail for Daisy or Freedom? She's to Hear

(Special to the DAILY TRIBUNE) Los Angeles, Feb. 11.—Daisy Dixon today was to know whether it was jail for her or freedom on probation. Convicted of stealing money from her former employer, Clara Bow, the blond defendant was to appear before Judge William C. Doran for sentence and to hear her case on her merits for probation.

In entering her plea for a year trial some time ago Judge Doran showed no inclination to be lenient. He said the evidence showed she had passed out and come with Clara. However, the judge had before him Clara's written request that he allow Daisy all the leniency possible. (Picture on page 1)

HONEYMOONERS



Mr. and Mrs. Edward G. Adams called from San Francisco for honeymoon at their residence. Mr. Adams is the brother-in-law of Marshall Field III, who was in San Francisco, California.

she awoke, choking and gasping for breath. Misses had spread over her legs and she was unable to breathe. She had to be placed in the respirator again and remained there for a week.

Conceding, the boys "It's comforting to have it right by me," she said, her eyes twinkling gratefully on the grim-looking machine



A study box resembling breaths a study box resembling breaths a study to Frances McDonald's box, that served as her lungs for so long. "Of course, I don't expect ever to need it again, but just the same I'm glad it's here. It means like an old friend, and I'm so thankful to it."

Biological authorities are still on guard about her condition, say on preventing the operation and may be a regular for life. While a student nurse at St. Lukes' hospital, she was once again taken with influenza pneumonia.

HOOVER GIVES TENTH OF PAY TO RED CROSS ON 32D ANNIVERSARY

Washington, Feb. 10 (AP)—President Hoover today gave 10 per cent of his \$19,000 annual salary to the Red Cross by the through postmark. This is the 32d wedding anniversary of President and Mrs. Hoover. Their appreciation was an acknowledgment of the White House. The president came to the office at the usual early hour and during the morning had the routine Tuesday cabinet meeting.



(U. P. Photo) Meredith Davis (upper photo) and Anna Hudson had been made at Boothwestern college, Memphis, in demanding an apology from a young minister. He accused the girls of desecrating his pulpit, and said that they had desecrated the pulpit as of the church steeple.

GIRL UNCONSCIOUS 6 MONTHS, RECOVERS

St. Louis, Feb. 10 (AP)—Miss Dorothy Sawyer, 14, today apparently was recovering from an illness which had held her in a coma, unable to speak or move, since last August.

The Marriage Measure?

What happens when the system in the same office had in laws with their laws, who is, largely, handled and the need to his family?

Find out in the following story that begins today in the DAILY TIMES.

Chicago, Feb. 10 (AP)—The woman who was the first to be arrested for the murder of her husband, Mrs. Mary Sweeney, is today in the hospital, where she remained for several days. She was arrested on Feb. 10, 1927, and is now in the hospital, where she remained for several days.

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ALPONE PUBLIC ENEMY NO. 1

Vice Throne Folders Big Shot Fights With Back to Wall

By EDWARD DONERTY

The names of law and order, as defined during the Red era when progress fought to set work restrictions and control in the public streets of Chicago, have made a new man in the public eye, DAILY NEWS, they say. Al Capone, the Chicago boss, is the man who has taken the place of Alvin Karpis, the leader of the gang that has been the terror of the city.

Capone, with his rooding forehead, his protruding nose, his thin lips and his dark eyes, is the type criminologist has labeled "the killer."

Mr. Eleanor Patterson, editor of the Washington Herald, in a story published a few weeks ago said she had seen a man who looked like Al Capone. They made her feel a little sick, but only for a short time.

Capone is supposed to be the most powerful man in Chicago. He is the man who has made the city a lawless place. He is the man who has made the city a place where the law is a mere suggestion.

For Whitting Al
The Chicago Tribune says that Capone would be a good story, but that it is not a good story for Whitting Al.



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Companionate Wife to Gilbert, No Sox Dearer, Says Ina Claire

GIRLS' STORY JAILS 2 YOUTHS

VICTIMSTELL OF ATTACKS AFTER RIDES

CHICAGO, Feb. 11.—A 19-year-old girl who has been attacked, today, half two youths in the Evanston lockup.

The young man, Charles Thompson, 24, 215 Graye st., Evanston, and Vernon Thompson, 11, 166 Ridge ave., Evanston, face charges of assault and criminal attack.

They were arrested after Miss Anne Joe Balmali, 17, 834 Logan bldg., clerk in a drug store at Lawrence and Kedzie aves., told police Thompson "made a date" to take her home and that he and Thompson drove her instead to a Miss Oberer private.

"Thompson struck me on the head and both of them attacked me," she told police.

An examination at Rogers Park hospital showed she had been attacked. When her complaint was made, the Evanston police were already investigating the charges of Miss Ruth Blantz, 17, 1210 Chicago ave. Miss Blantz said the youths had driven her to church st. and Hill Ridge rd. to Niles Center. There they had been and attacked her, according to her story.

JUST PASSING THROUGH



Scorns Idea of Living in Home with Film Star Hubby

By LOUIE TRUONG
INA CLAIRE, who has forsaken the stage for going to live with John Gilbert or mind his own business, is her husband.

Between mouthfuls of breakfast at the La Salle st. station where she arrived today from New York on the Century, she gave her version of how two movie stars can be happily-married.

Two narrow, temporalized people like John and I simply enjoy life together in the same house," said she, biting into a doughnut. "That's why we have separate homes and see each other occasionally when we work don't get in the way. When we're both in the right frame of mind and I have my makeup in place, it's the ideal way."

Cricketed Her Work
"Of course, we love each other, but I'd rather be his companionate wife or mistress, if you prefer, than his housewife."

"When we were first married," she pointed, "we had a job on our minds. A wife has to watch her step, and goodness knows I'm not the easiest person in the world to get along with. In fact, I'm the most imperfect wife I know."

"John and I both believe that in a companionate marriage, each individual should be respected, and a woman needs privacy nearly as much as she needs love."

"Of Course, We're in Love"
The blonde star even criticized herself as a screen actress. "I haven't satisfied myself with my

WAKES FROM COVA



A P. J. Jones, Sawyer, 21-year-old St. Louis school teacher, had returned to quarantine here and is recovering. She was fed by force for months.

LOCK GIRLS IN CAGE TO PROTECT VIRTUE

which police claim they seized quantities of whisky and beer. They were led as the address, 20, giving a receipt for investigation. Fisher, O'Neil, and other informants, police said, which indicated Lawrence was a bootlegger who supplied the fraternalists with liquor. The raids were based on the very cold by Y'Loke.

The raid: a warrant for the pit Thomas Trean, Della Kappa, Boston, Thomas Adams, Theda Della Chi and others Alpha 1, Jefferson.

PLAN A 'TAR JAUNT'



(L. P. PHILL) ... and Robert W. ...

When he equipped a copy little bed room, just built for two, in his address office, Mrs. Marcella Clement, advertising executive, wife of a wealthy lawyer and real estate promoter, off for a hotel cure.

And Florence J. Clarmont, owner of an advertising agency bearing his name at 1820 Belmont ave., used the bathroom, bound to entertain Mrs. Clarmont, who, the wife says, were practical with love.

But Florence, as she called him, pined for the suggestion that the bed room include anything but the best, his inmate kindness toward his employees.

Doctor's Love Operations Win Separation for Wife



Mrs. Nellie Amberson, 23, Miss N. Zevastone ave., bathing wife of Dr. Henry Amberson, today was granted a decree of separation in a divorce by Judge Decker. The physician's divorce bill, in which he charged her with cruelty, was dismissed.

Little Nell had been ostracized by the doctor with having Amberson to will, smashing machines in the office at 4444 Michigan ave. and wallpaper him hard enough. But it was her charges that thrilled the crowded courtroom during a Friday morning. The appendix of a pretty, blue-eyed school student, Florence Amberson, once taking her to a foot-hill game at Urmann and resounding results.



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VOICE COURT

"They work so hard" he was reported as telling her, "that a bed is absolutely necessary for them. You see, my dear," he was quoted as saying, "when they become exhausted they can retire to the bedroom and shut on Job 4, 5 and 7 and sleep through the hours of femininity floating into the bedroom, so she charges in her divorce bill.

The formal charges against the ad expert are based on the bedroom scene and an act of cruelty while she and Clarmont were eating sweet in the room, she says.

Virginia Valli Mumm on Date of Wedding

Virginia Valli, to whom Charles Farrell has been a big mascot for a year, came across the country a week from Seattle for a hair-dressing appointment between trials.

The jolly, cold climate actress of the liquid blue eyes and eternal charm could give no date for her forthcoming marriage.

"Green Gardio is my favorite actress," Miss Valli added, "she has everything. And you may see Mr. Farrell in my favorite actor, Goodman, do. I'm not jealous of Janet Gardner. She's my best friend."

Belvidere Midas Faces Angry Mob as Poinz Bottle Bursts



(Special to the DAILY TIMES) Belvidere, Ill., Feb. 11.—When the roaring mob found the secretary of the Poinz bottle, King Midas of Belvidere, outside Albert W. Beckman, 100 S. 7th, found a mob of angry creditors, who demanded the money they gave him to "invest."

But Beckman, who promised his own house clients from 10 to 20 per cent interest, was arrested.

His obligations, totaling more than \$100,000, were approximately \$40,000, the result of 900 and coupled to this was the first of the grand jury would return from Monday to Henry the bank of Belvidere's assets.

U. S. FIGHTS APPEAL BY RALPH CAPONE

Ralph Capone's appeal from a \$10,000 fine and three-year prison term for income tax fraud, is opposed in a bill filed by government in the Circuit Court of Appeals. Capone was given seven days to answer the government's brief, which was prepared by Special Atty. U. S. Atty. Gen. Atty. Fred Page, a brief return.

FALL OFF LADDER FATAL

Robert Hoffmann, 51, of 2116 N. Hennepine ave., wealthy real estate dealer, died of injuries sustained on Feb. 11 when he fell from a skyscraper while he was inspecting a building at 21 Clark st. and Duane ave.

In today's DAILY TIMES appears the **Auto Encyclopedia**. Advertiser's Section every published in this week's paper.

Be sure your paper contains a 12-page section, **Read** an offering in well as the advertising of other merchants in this issue of the DAILY TIMES. For the remarkable savings offered.

DAILY TIMES

LION AIR

PUBLISHED WEEKLY

APONE PUBLIC ENEMY NO. 1

How Much Longer Can He Get Away With It?

...with the case, the catching of prohibition ...
...the case, the catching of prohibition ...
...the case, the catching of prohibition ...

...found a formula for cutting booze and ...
...found a formula for cutting booze and ...
...found a formula for cutting booze and ...

...EDWARD DONERTY ...
...EDWARD DONERTY ...
...EDWARD DONERTY ...

...Dale Winter in April, and they went honey- ...
...Dale Winter in April, and they went honey- ...
...Dale Winter in April, and they went honey-

...in writing with her husband in a ...
...in writing with her husband in a ...
...in writing with her husband in a ...

...Torrino and Capone ...
...Torrino and Capone ...
...Torrino and Capone ...

...Friedrich by Death ...
...Friedrich by Death ...
...Friedrich by Death ...



The Leg ...

...by this time had become known ...
...by this time had become known ...
...by this time had become known ...



Al ...

...When the police arrived, they found ...
...When the police arrived, they found ...
...When the police arrived, they found ...



Frank ...

...Read in Monday's ...
...Read in Monday's ...
...Read in Monday's ...

CASH for OLD GOLD!

W e Buy Old
Crowns—Bridges—
Gold Teeth—Broken
Jewelry—Watches
and Diamonds.

ZOLOTT JEWELRY CO.
3 E. Cassas St., Walker 3415
New York 26

...the ...
 ...the ...
 ...the ...



Head of the ... of the ... of ...

...It was a ...
 ...the ...
 ...the ...

By ...
 ...the ...
 ...the ...

Wants They ...
 ...the ...
 ...the ...

Shot in ...
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 ...the ...

Wants They ...
 ...the ...
 ...the ...

HALE-WORLD JARGON!
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HALE-WORLD JARGON!
 ...the ...
 ...the ...

IMPERIAL
 ...the ...
 ...the ...

Now ...
 ...the ...
 ...the ...

Now ...
 ...the ...
 ...the ...

F.N. Matthews & Co.
 ...the ...
 ...the ...

BUDDY SPEEDS AHEAD AGAIN

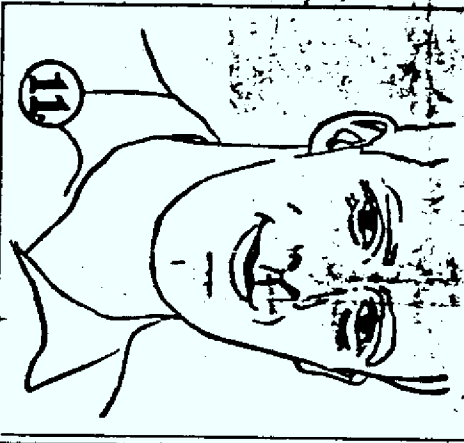
FEW AYRES PROPS BACK AFTER SPORT IN MOVIE CONTEST

The contest sponsored by the Chicago Daily Times and the Chicago Daily News, which has been running since the beginning of the year, has been a success in every respect. The contest has been a success in every respect. The contest has been a success in every respect.

FUNNY PICTURE GAME

Make a Comic Face and Win a Cash Prize

The contest sponsored by the Chicago Daily Times and the Chicago Daily News, which has been running since the beginning of the year, has been a success in every respect. The contest has been a success in every respect. The contest has been a success in every respect.



There is a challenge to you. Make this drawing as funny as you can with pencil, crayon or ink. The drawing should be submitted to the contest office at the Chicago Daily Times, 111 N. Dearborn St., Chicago, Ill. The contest will be open to everyone anywhere except employees of the Daily Times and their families. No cash prize.

Dodged by His Boss While Sitting on Jury, Wins \$93 Wage Suit

During the two weeks he served on a Cook county jury, Edward A. Bryson, 444 W. Quincy st., returned each evening to the office of his employer, L. J. Keenan, 149 N. La Salle st., a real estate operator, and brought his books up to date, he told Judge Green of the Municipal court.

When pay day came, however, he found that Keenan didn't give him an envelope with two weeks' wages, \$93 a week.

"Why should I pay you? You got \$115 from the county for the two weeks, didn't you?" Keenan demanded, according to evidence.

"Well, if he was your bookkeeper and he kept your books, I think he should be paid," the court declared, allowing Bryson's claim for \$93 and costs.

The additional \$12 represented an entry in the book for postage stamps. "He never used that many stamps in the course of that," the employer declared. "If it was a dollar or two I wouldn't mind."

"A man who serves on a jury should be complimented, not penalized," ruled the court. "He'll get his salary and the money for the stamps as well. You authorized him to buy them, and he did."

BURR SCHOOL HOLDS REUNION NEXT FRIDAY

All alumni of the Burr school at 181 Wabasha ave. have been invited to attend a reunion and a dance to be given next Friday, Feb. 20, at the school auditorium. Entertainment has been arranged by John Karlin of 1716 N. Wood st., chairman of the reunion committee.



"YANKS IT CANNOT TALK" is a cartoon by TAYLOR, who keeps the DAILY TIMES reader bloc of 200,000 interested on what they may read in the best radio entertainment. Write the knob for the little broadcast of his own!

"Since the radio business is a mark of the modern age, it is natural that radio-loving newspaper readers make a little sweater on a paper that suits

APRON RE PUBLIC ENEMY NO. 1

How Much Longer Can He Get Away With It?



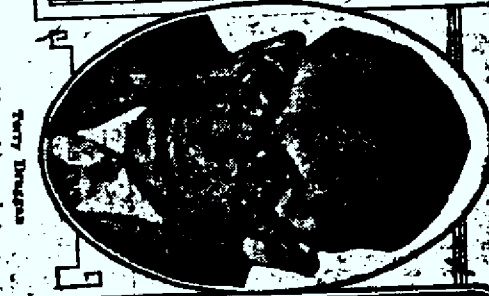
Frank LaRue



Terry Douglas



George David Brown



HALF-WORLD JARGON

The partners of the underworld in a language all by own. Here are some more gems by which you and yours at the meeting of the underworld—almost a code—of the underworld—discussed in Chicago yesterday.

Old man: A prison bum.

"You'll be in the cold man, get it you play around with Capone."

Baker: Knapshole still.

"You get the better and I'll peddle your alky."

Dropper: Paid killer.

"That dropper put three worse guys away for one last year."

Beeves: Pocket pistol.

"So they send him up for packing a

Some of Chicago's gang chiefs who snared Al Capone's hold on his readers.

Frank LaRue

LaRue's installment of Mr. Doherty's story was reported in an account of the killing of three men in Brook-lyn and the meeting of a fourth, and to an account of the gangster's gentlemanly behavior, their privilege, their respect of gentlemen bodyguards, their protection of the underworld of everying, machine guns in overnight bags, and other details.

Mr. Doherty also described the fashionable fight crowd at the Strikling-Sherman mill in Miami, and the sensation of American newspaper when Capone walked to his seat, surrounded by his gang.

By EDWARD DOHERTY

AL CAPONE, when he was sleeping on pool tables in Brooklyn, picking up a few cents here by bustling up some crap game, would hardly be considered as an army of service

Frank LaRue

tough guys? There isn't room. Call the reader of the Sports of the Bad Decade. Call out of the season of the abruptly killed in the last 18 years. They were all tough guys. They were all very tough. They were all tougher than the boys Al or Johnny Torpe—the latter, incidentally, one of the few tough guys who never had a sidewalk in the streets.

They were tough. They did indeed take things to pieces. But the boys who had no display and style. They dabbed money into them. Capone perceived the public and let them observe their own weakness and let them see that their own weakness was in the hands of the boys who were better than they.

Terry Douglas

In the killers that grew out of the war over booze. No matter how far Capone knew much about the heart. They were concerned only with the businesslike operation and protection of gambling den, hop the call to other sinners. But when they call to other sinners they were all the rest of Chicago's criminals.

Chicago must have booze. Chicago was rich. Chicago would equate its money for booze, good booze, bad booze, new booze. Chicago would pay any price for any kind of booze. They were your burlesque look. Pull your wire to a safe place and let the army and militia spend several weeks away.

George David Brown

Get a Get a Truck

Each of these instruments is heavily plated, with gold ball. Valves work easily; quick change from Bb to A. Perfect intonation. Strong case and instruction book are included at this great price reduction.

Hawaiian Guitar
This beautiful rosewood concert - size Washburn Hawaiian Guitar regularly sells for \$90. Included in this remarkable offer is a strong resonator guitar case and an instruction book. Other Guitar values at attractive prices..... **\$37.50**

Clarinet Outfit
A fine ebony instrument with 17 keys and 6 rings. Beautiful tone. Popular with beginners and advanced clarinetists. Strong case, reeds and instruction book included..... **\$37.50**

Drum Outfit \$37.50
Included at this price are Bass Drum, Metal Snare, Snare Pedal; Drum Stand; two-tone black; Cymbals and Muffling Sticks. Other noteworthy Drum Outfit Values.....

THREE PRIVATE LESSONS WILL BE GIVEN TO EACH PURCHASER
Low Down Payment - Easy Monthly Payments

Lyon & Healy
Webster Avenue at Jackson Boulevard

NO MONEY DOWN
Start Payments in April!

RADIO SALE!

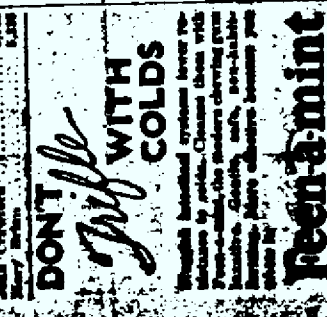


STARCK SPECIAL
Made by the Starck Tube Works
Now Only **\$49**
And your old radio is worth \$5 more!
THINK OF IT!
8 TUBES
100% GUARANTEE

A. A. Starck Piano Co.
228 S. Webster Ave.
UPTOWN FACTORY SALESROOMS—774 BROADWAY
WEST SIDE FACTORY SALESROOMS—106 W. MADISON ST.
SOUTH SIDE FACTORY SALESROOMS—2 E. GRID ST.
EVANSTON FACTORY SALESROOMS—200 DAVIS ST.
FACTORY SALESROOMS—39TH ST. AND S. ANGLAND AVE.
ALL SALESROOMS OPEN 9 AM TO 6 PM

FOR QUEEN
Christa Bay \$1.10
Green Gables \$1.25
Mabel Grayson \$1.50
Mary Curran \$1.75
Sally Crockett \$2.00
Sue Barton \$2.25

DON'T TUFF WITH COLDS
Feen-a-mint
FOR CONSTITUTION



FOR CONSTITUTION

Starck
After voting, give your name and address and mail to **ROYAL POPULARITY CONTEST**, the DAILY TIMES, 18 S. Market St., Chicago.

YOUR NAME
Address

FOR QUEEN

AMERICAN PINE