When Adam Delved and Eve Span, Who Was Then the Gentleman? This is Number 550

Total number of sales for week ending December 19, 1912

275,395

Price 50 cents a year, 5 cents per copy. Published weekly at Girard, Kansas, U. S. A., January 12, 1917.

$1,000.00 REWARD!

The Appeal to Reason Will Pay $1,000.00 to the Person or Persons Who Will Kidnap Ex-Governor Taylor and Return Him to the State Officials of Kentucky, Where He Is Wanted on a Charge of Murdering Goebel.

T HE supreme court of the United States has held that kidnaping is a perfectly legal method of taking an accused man because many of the defendants had been defiled in the present famous Moyers-Haywood case, in which the defendants were both Socialists and workmen. What the supreme court of the United States has held to this same opinion if the defendant is a republican and a case for open hung on the issue that the defendant not be returned to the state of Kentucky, where he is wanted on a charge of murdering Goebel.

The Appeal to Reason has absolutely no interest in the Taylor-Goebel feud of Kentucky, but it wants to put it up to the supreme court of the United States to decide a case of kidnaping where the victim is a republican politician and where the defendant is a socialist. It will not feel that the supreme court of the United States will hold to this same opinion if the defendant is a republican and a case for open hung on the issue that the defendant not be returned to the state of Kentucky, where he is wanted on a charge of murdering Goebel.

The Appeal to Reason has absolutely no interest in the Taylor-Goebel feud of Kentucky, but it wants to put it up to the supreme court of the United States to decide a case of kidnaping where the victim is a republican politician and where the defendant is a socialist. It will not feel that the supreme court of the United States will hold to this same opinion if the defendant is a republican and a case for open hung on the issue that the defendant not be returned to the state of Kentucky, where he is wanted on a charge of murdering Goebel.

SHOW YOUR HAND

M OYER, Haywood and Pettibone must not be hanged. Their present imprisonment is a direct reflection on the courage and intelligence of the leaders of the working class. They should have been released after the Supreme Court of the United States made the same decision it did in the case of the Moyers-Haywood defendants. M OYER, Haywood and Pettibone must not be hanged. Their present imprisonment is a direct reflection on the courage and intelligence of the leaders of the working class. They should have been released after the Supreme Court of the United States made the same decision it did in the case of the Moyers-Haywood defendants. M OYER, Haywood and Pettibone must not be hanged. Their present imprisonment is a direct reflection on the courage and intelligence of the leaders of the working class. They should have been released after the Supreme Court of the United States made the same decision it did in the case of the Moyers-Haywood defendants.
NOFLORIDA LETTER
Appeal's Correspondent Probably Murdered—Case Will be Taken up with National Government.

Tallahassee, Fla., Dec. 9—A letter written in the last days of December by the correspondent of the Appeal. The Appeal's correspondent, who is said to be a prominent figure in the labor movement in the state, was last heard from in Jacksonville. The letter was found in a box in the home of the correspondent's family. The box was said to contain papers relating to the labor movement.

West of Party at Twenty-One.

Mr. John R. Echols, Jr., has been elected President of the new organization of the Western Federation of Miners, which was formed at a convention held here last week.

In addition to Echols, the new organization has adopted a platform that includes the demand for an eight-hour day and the right of罢工.

Justice McKenna.

The following letter was written by President McKenna in response to a recent decision of the United States Supreme Court:

[Letter content]

HIGHLY CULTURED LADIES' PAGE

OFFICIALS REAP OFFENDERS.

If the case at bar is to be heard and the excise laws are to be upheld, it is imperative that the courts should take a strong position in support of the law.

right should prevail.

If the excise law is to be upheld, it is imperative that the courts should take a strong position in support of the law.

Right Should Prevail.

Vistas: Constitutional Rights.

The excise law was passed to protect the public interest, and it is imperative that the courts should take a strong position in support of the law.

A Kind.

It is another way of saying that the law is not to be enforced without a proper reason, and that the courts should take a strong position in support of the law.

SOCIETY DOINGS

J. Poindexter Morgan, one of the members of the society, was elected president of the society.

Mr. Morgan has been a member of the society for many years, and has done much to promote its interests.

A Bit of Current History.

The society has been active in promoting the interests of the miners, and has been successful in winning a number of strikes.

Meeting Place.

The society will meet in the hall of the local labor council, and will hold meetings at 8:00 p.m. every Tuesday night.

Keep Your Eyes on Labor.

The society hopes to organize a union of all the miners in the district, and to make the miners the center of all labor activities.

A Life of Labour.

Mr. John R. Echols, Jr., has been elected President of the new organization of the Western Federation of Miners, which was formed at a convention held here last week.

In addition to Echols, the new organization has adopted a platform that includes the demand for an eight-hour day and the right of罢工.

The Appeal's correspondent, who is said to be a prominent figure in the labor movement in the state, was last heard from in Jacksonville. The letter was found in a box in the home of the correspondent's family. The box was said to contain papers relating to the labor movement.