

**Fisher, Jane -
to 1925**

1905

COMPLIMENTS OF
INDIANAPOLIS BOOK
AND STATIONERY CO.
121 SOUTH MERIDIAN STREET,
INDIANAPOLIS, IND.

YEARLY CALENDAR, 1905.

PERSONAL.

| JANUARY-1905. | | | | | | | JULY-1905. | | | | | | |
|---------------|----|----|----|----|----|----|------------|----|----|----|----|----|----|
| S | M | T | W | T | F | S | S | M | T | W | T | F | S |
| 1 | 2 | 3 | 4 | 5 | 6 | 7 | .. | .. | .. | .. | .. | .. | 1 |
| 8 | 9 | 10 | 11 | 12 | 13 | 14 | 2 | 3 | 4 | 5 | 6 | 7 | 8 |
| 15 | 16 | 17 | 18 | 19 | 20 | 21 | 9 | 10 | 11 | 12 | 13 | 14 | 15 |
| 22 | 23 | 24 | 25 | 26 | 27 | 28 | 16 | 17 | 18 | 19 | 20 | 21 | 22 |
| 29 | 30 | 31 | .. | .. | .. | .. | 23 | 24 | 25 | 26 | 27 | 28 | 29 |
| .. | .. | .. | .. | .. | .. | .. | 30 | 31 | .. | .. | .. | .. | .. |

| FEBRUARY-1905. | | | | | | | AUGUST-1905. | | | | | | |
|----------------|----|----|----|----|----|----|--------------|----|----|----|----|----|----|
| S | M | T | W | T | F | S | S | M | T | W | T | F | S |
| .. | .. | .. | .. | 1 | 2 | 3 | .. | .. | 1 | 2 | 3 | 4 | 5 |
| 4 | 5 | 6 | 7 | 8 | 9 | 10 | 6 | 7 | 8 | 9 | 10 | 11 | 12 |
| 11 | 12 | 13 | 14 | 15 | 16 | 17 | 13 | 14 | 15 | 16 | 17 | 18 | 19 |
| 18 | 19 | 20 | 21 | 22 | 23 | 24 | 20 | 21 | 22 | 23 | 24 | 25 | 26 |
| 25 | 26 | 27 | 28 | .. | .. | .. | 27 | 28 | 29 | 30 | 31 | .. | .. |

| MARCH-1905. | | | | | | | SEPTEMBER-1905. | | | | | | |
|-------------|----|----|----|----|----|----|-----------------|----|----|----|----|----|----|
| S | M | T | W | T | F | S | S | M | T | W | T | F | S |
| .. | .. | .. | .. | 1 | 2 | 3 | .. | .. | .. | .. | .. | 1 | 2 |
| 4 | 5 | 6 | 7 | 8 | 9 | 10 | 3 | 4 | 5 | 6 | 7 | 8 | 9 |
| 11 | 12 | 13 | 14 | 15 | 16 | 17 | 10 | 11 | 12 | 13 | 14 | 15 | 16 |
| 18 | 19 | 20 | 21 | 22 | 23 | 24 | 17 | 18 | 19 | 20 | 21 | 22 | 23 |
| 25 | 26 | 27 | 28 | 29 | 30 | 31 | 24 | 25 | 26 | 27 | 28 | 29 | 30 |

| APRIL-1905. | | | | | | | OCTOBER-1905. | | | | | | |
|-------------|----|----|----|----|----|----|---------------|----|----|----|----|----|----|
| S | M | T | W | T | F | S | S | M | T | W | T | F | S |
| .. | .. | .. | .. | .. | .. | 1 | 1 | 2 | 3 | 4 | 5 | 6 | 7 |
| 2 | 3 | 4 | 5 | 6 | 7 | 8 | 8 | 9 | 10 | 11 | 12 | 13 | 14 |
| 9 | 10 | 11 | 12 | 13 | 14 | 15 | 15 | 16 | 17 | 18 | 19 | 20 | 21 |
| 16 | 17 | 18 | 19 | 20 | 21 | 22 | 22 | 23 | 24 | 25 | 26 | 27 | 28 |
| 23 | 24 | 25 | 26 | 27 | 28 | 29 | 29 | 30 | 31 | .. | .. | .. | .. |
| 30 | .. | .. | .. | .. | .. | .. | .. | .. | .. | .. | .. | .. | .. |

| MAY-1905. | | | | | | | NOVEMBER-1905. | | | | | | |
|-----------|----|----|----|----|----|----|----------------|----|----|----|----|----|----|
| S | M | T | W | T | F | S | S | M | T | W | T | F | S |
| .. | .. | 1 | 2 | 3 | 4 | 5 | .. | .. | .. | 1 | 2 | 3 | 4 |
| 6 | 7 | 8 | 9 | 10 | 11 | 12 | 5 | 6 | 7 | 8 | 9 | 10 | 11 |
| 13 | 14 | 15 | 16 | 17 | 18 | 19 | 12 | 13 | 14 | 15 | 16 | 17 | 18 |
| 20 | 21 | 22 | 23 | 24 | 25 | 26 | 19 | 20 | 21 | 22 | 23 | 24 | 25 |
| 27 | 28 | 29 | 30 | 31 | .. | .. | 26 | 27 | 28 | 29 | 30 | .. | .. |

| JUNE-1905. | | | | | | | DECEMBER-1905. | | | | | | |
|------------|----|----|----|----|----|----|----------------|----|----|----|----|----|----|
| S | M | T | W | T | F | S | S | M | T | W | T | F | S |
| .. | .. | .. | .. | 1 | 2 | 3 | .. | .. | .. | .. | .. | 1 | 2 |
| 4 | 5 | 6 | 7 | 8 | 9 | 10 | 3 | 4 | 5 | 6 | 7 | 8 | 9 |
| 11 | 12 | 13 | 14 | 15 | 16 | 17 | 10 | 11 | 12 | 13 | 14 | 15 | 16 |
| 18 | 19 | 20 | 21 | 22 | 23 | 24 | 17 | 18 | 19 | 20 | 21 | 22 | 23 |
| 25 | 26 | 27 | 28 | 29 | 30 | .. | 24 | 25 | 26 | 27 | 28 | 29 | 30 |
| .. | .. | .. | .. | .. | .. | .. | 31 | .. | .. | .. | .. | .. | .. |

My name is James Potts

My address is Seaver

In case of accident, please notify

W. P. Glendon

575 E. Vermont St.

The No. on the case of my watch is bad

The No. on the works is Kothe, Hall & Bauer

The No. of my savings-bank book is X X

My weight was 200 lbs and my

Height 6 Feet 9 1/2 Inches

on Howonder the 4

The make of my bicycle is Ruever

The Number is -0

Size of my Hat 6000000

" " Gloves 10

" " Drawers 2 + H

" " Shirt 38

" " Undershirt 62

" " Hosiery 15

" " Collar 2 3/8

" " Cuffs don't wear them

" " Shoes 14 1/2

My will is Billy

MOON'S PHASES—1905.

(EASTERN STANDARD TIME.)

| 1905. | STANDARD: | EASTERN. | | | |
|------------|------------------|----------|----|----|----|
| | | d. | h. | m. | A. |
| JANUARY. | ☾ New Moon. | 5 | 1 | 17 | A. |
| | ☾ First Quarter. | 13 | 3 | 11 | A. |
| | ☽ Full Moon. | 21 | 2 | 14 | M. |
| | ☾ Last Quarter. | 27 | 7 | 20 | A. |
| FEBRUARY. | ☾ New Moon. | 4 | 6 | 6 | M. |
| | ☾ First Quarter. | 12 | 11 | 20 | M. |
| | ☽ Full Moon. | 19 | 1 | 52 | A. |
| | ☾ Last Quarter. | 26 | 5 | 4 | M. |
| MARCH. | ☾ New Moon. | 6 | 0 | 19 | M. |
| | ☾ First Quarter. | 14 | 3 | 59 | M. |
| | ☽ Full Moon. | 20 | 11 | 55 | A. |
| | ☾ Last Quarter. | 27 | 4 | 35 | A. |
| APRIL. | ☾ New Moon. | 4 | 6 | 23 | A. |
| | ☾ First Quarter. | 12 | 4 | 41 | A. |
| | ☽ Full Moon. | 19 | 8 | 38 | M. |
| | ☾ Last Quarter. | 26 | 6 | 13 | M. |
| MAY. | ☾ New Moon. | 4 | 10 | 50 | M. |
| | ☾ First Quarter. | 12 | 1 | 46 | M. |
| | ☽ Full Moon. | 18 | 4 | 36 | A. |
| | ☾ Last Quarter. | 25 | 9 | 50 | A. |
| JUNE. | ☾ New Moon. | 3 | 0 | 56 | M. |
| | ☾ First Quarter. | 10 | 8 | 5 | M. |
| | ☽ Full Moon. | 17 | 0 | 51 | M. |
| | ☾ Last Quarter. | 24 | 2 | 46 | A. |
| JULY. | ☾ New Moon. | 2 | 0 | 50 | A. |
| | ☾ First Quarter. | 9 | 0 | 46 | A. |
| | ☽ Full Moon. | 16 | 10 | 32 | M. |
| | ☾ Last Quarter. | 24 | 8 | 8 | M. |
| AUGUST. | ☾ New Moon. | 31 | 11 | 3 | A. |
| | ☾ First Quarter. | 7 | 5 | 16 | A. |
| | ☽ Full Moon. | 14 | 10 | 31 | A. |
| | ☾ Last Quarter. | 23 | 1 | 10 | M. |
| SEPTEMBER. | ☾ New Moon. | 30 | 8 | 13 | M. |
| | ☾ First Quarter. | 5 | 11 | 9 | A. |
| | ☽ Full Moon. | 13 | 1 | 10 | A. |
| | ☾ Last Quarter. | 21 | 5 | 13 | A. |
| OCTOBER. | ☾ New Moon. | 28 | 4 | 59 | A. |
| | ☾ First Quarter. | 5 | 7 | 54 | M. |
| | ☽ Full Moon. | 13 | 6 | 3 | M. |
| | ☾ Last Quarter. | 21 | 7 | 50 | M. |
| NOVEMBER. | ☾ New Moon. | 28 | 1 | 58 | M. |
| | ☾ First Quarter. | 8 | 8 | 39 | A. |
| | ☽ Full Moon. | 12 | 0 | 11 | M. |
| | ☾ Last Quarter. | 19 | 8 | 34 | A. |
| DECEMBER. | ☾ New Moon. | 26 | 11 | 47 | M. |
| | ☾ First Quarter. | 3 | 1 | 37 | A. |
| | ☽ Full Moon. | 11 | 6 | 26 | A. |
| | ☾ Last Quarter. | 19 | 7 | 8 | M. |
| | ☾ New Moon. | 25 | 11 | 3 | A. |

A. signifies Afternoon; M. signifies Morning.

DOMESTIC POSTAGE.

| | |
|---|---------------|
| FIRST-CLASS MATTER (Letters, etc.)..... | 2c. an oz. |
| SECOND-CLASS (Newspapers and Periodicals)..... | 1c. for 4 oz. |
| THIRD-CLASS (Books, Circulars)..... | 1c. for 2 oz. |
| FOURTH-CLASS (Merchandise)..... | 1c. an oz. |
| REGISTRATION FEE (additional postage)..... | 8c. |
| SPECIAL DELIVERY STAMP (additional to regular postage)..... | 10c. |
| MONEY ORDER (\$1 to \$100)..... | 3c. to 30c. |

(See below for Explanations and Exceptions.)

FIRST-CLASS MATTER.—Letters and all other written matter (whether sealed or not), excepting manuscript copy accompanying proof-sheets, also all matter sealed (see below), 2 cents an ounce, excepting drop letters at NON-CARRIER offices, 1 cent an ounce. Postal Cards, 1 cent each. Post Cards (private mailing cards), 1 cent each.

SECOND-CLASS.—Newspapers and periodicals, published quarterly and oftener, and not for gratuitous distribution. The general public pay by affixing stamps at the rate of 1 cent for each 4 ounces or part thereof when not sealed.

THIRD-CLASS.—Books (printed, not blank), circulars, other printed matter, proof-sheets and manuscript copy accompanying same, valentines, sheet-music, photographs, heliotypes, chromos, posters, lithographs and printed advertising matter on paper only—all, when not sealed, 1 cent for 2 ounces or fraction. Limit of weight, 4 pounds.

FOURTH-CLASS.—Merchandise and samples, blank books and paper; ores; all matter not included in any of the other classes, and not in its nature perishable or liable to injure the contents of the mails. (By express ruling the postage on seeds, cuttings, roots, scions, and plants is at the rate of 1 cent for each 2 ounces.) All, when not sealed, and not exceeding 4 pounds in weight, 1 cent an ounce, or fraction.

SEALING.—Any matter is regarded as sealed when it is not so wrapped as to allow of a thorough examination without in any way injuring the wrapping.

REGISTRATION.—All classes of mail matter may be registered at any Post-office by affixing 8 cents in stamps in addition to the regular postage.

MONEY ORDER RATES.

| | |
|--|------|
| Sums not exceeding \$2.50..... | 3c. |
| Over \$ 2.50 and not exceeding \$ 5.00..... | 5c. |
| Over \$ 5.00 and not exceeding \$ 10.00..... | 8c. |
| Over \$10.00 and not exceeding \$ 20.00..... | 10c. |
| Over \$20.00 and not exceeding \$ 30.00..... | 12c. |
| Over \$30.00 and not exceeding \$ 40.00..... | 15c. |
| Over \$40.00 and not exceeding \$ 50.00..... | 18c. |
| Over \$50.00 and not exceeding \$ 60.00..... | 20c. |
| Over \$60.00 and not exceeding \$ 75.00..... | 25c. |
| Over \$75.00 and not exceeding \$100.00..... | 30c. |

POSTAGE TO CANADA, CUBA, AND MEXICO.

Mail matter of all kinds addressed for delivery in Canada and Mexico is admitted to the mails at domestic postage rates and conditions, except commercial papers and bona fide trade samples, which are admitted at a rate of 2 ounces for 1 cent, if not weighing over 12 ounces. Seeds, bulbs, scions, and plants for Canada must be prepaid at a rate of 1 cent per ounce, or fraction of an ounce; and packages of salable merchandise for Mexico must be sent by parcels' post.

POSTAGE TO PORTO RICO, PHILIPPINES, GUAM, Etc.—Same as domestic.

FOREIGN POSTAGE.

The rates in the case of all foreign countries (except Canada and Mexico) are as follows: Letters, per half ounce, 5 cents; second and third-class matter, per 2 ounces, 1 cent; postal cards, 2 cents each.

WEIGHTS AND MEASURES.

TROY WEIGHT.—24 grains=1 pwt.; 20 pwts.=1 ounce; 12 ounces=1 pound. Used for weighing gold, silver, and jewels.

APOTHECARIES' WEIGHT.—20 grains=1 scruple; 3 scruples=1 dram; 8 drams=1 ounce; 12 ounces=1 pound. The ounce and pound in this are the same as in Troy Weight.

AVOIRDUPOIS WEIGHT.—27 11-32 grains=1 dram; 16 drams=1 ounce; 16 ounces=1 pound; 25 pounds=1 quarter; 4 quarters=1 cwt.; 2,000 pounds=1 short ton; 2,240 pounds=1 long ton.

DRY MEASURE.—2 pints=1 quart; 8 quarts=1 peck; 4 pecks=1 bushel; 36 bushels=1 chaldron.

LIQUID MEASURE.—4 gills=1 pint; 2 pints=1 quart; 4 quarts=1 gallon; 31½ gallons=1 barrel; 2 barrels=1 hogshead.

TIME MEASURE.—60 seconds=1 minute; 60 minutes=1 hour; 24 hours=1 day; 7 days=1 week. 28, 29, 30, or 31 days=1 calendar month (30 days=1 month in computing interest); 365 days=1 year; 366 days=1 leap year.

CIRCULAR MEASURE.—60 seconds=1 minute; 60 minutes=1 degree; 90 degrees=1 sign; 90 degrees=1 quadrant; 4 quadrants=12 signs, or 360 degrees=1 circle.

LONG MEASURE.—12 inches=1 foot; 3 feet=1 yard; 5½ yards=1 rod; 40 rods=1 furlong; 8 furlongs=1 stat. mile; 3 miles=1 league.

CLOTH MEASURE.—2½ inches=1 nail; 4 nails=1 quarter; 4 quarters=1 yard.

MARINERS' MEASURE.—6 feet=1 fathom; 120 fathoms=1 cable length; 7½ cable lengths=1 mile; 5,280 feet=1 stat. mile; 6,085 feet=1 naut. mile.

MISCELLANEOUS.—3 inches=1 palm; 4 inches=1 hand; 6 inches=1 span; 18 inches=1 cubit; 21.8 inches=1 Bible cubit; 2½ feet=1 military pace.

SQUARE MEASURE.—144 sq. inches=1 sq. foot; 9 sq. feet=1 sq. yard; 30¼ sq. yards=1 sq. rod; 40 sq. rods=1 rood; 4 roods=1 acre; 640 acres=1 sq. mile.

SURVEYORS' MEASURE.—7.92 inches=1 link; 25 links=1 rod; 4 rods=1 chain; 10 sq. chains or 160 sq. rods=1 acre; 640 acres=1 sq. mile; 36 sq. miles (6 miles square)=1 township.

CUBIC MEASURE.—1,728 cubic inches=1 cubic foot; 27 cubic feet=1 cubic yard; 2,150.42 cubic inches=1 standard bushel; 268.8 cubic inches=1 standard gallon; 1 cubic foot=about four-fifths of a bushel; 128 cubic feet=1 cord (wood); 40 cubic feet=1 ton (shipping).

METRIC EQUIVALENTS. LINEAR.—1 centimeter=0.3937 inches; 1 decimeter=3.937 inches=0.328 feet; 1 meter=39.37 inches=1.0936 yards; 1 dekameter=1.9884 rods; 1 kilometer=0.62137 mile.

SQUARE.—1 sq. centimeter=0.1550 sq. in.; 1 sq. decimeter=0.1076 sq. ft.; 1 sq. meter=1.196 sq. yds.; 1 are=3.954 sq. rds.; 1 hektar=2.47 acres; 1 sq. kilometer=0.386 sq. miles.

VOLUME.—1 cubic centimeter=0.061 cubic in.; 1 cubic decimeter=0.0353 cubic ft.; 1 cubic meter, 1 ster=1.308 cubic yds., 0.2759 cd.; 1 liter=0.408 qt. dry, 1.0567 qts. liq.; 1 dekaliter=2.6417 gals., .135 peck; 1 hektoliter=2.8375 bus.

WEIGHTS.—1 gram=0.03527 ounce; 1 kilogram=2.2046 lbs.; 1 metric ton=1.1023 English tons.

APPROXIMATE METRIC EQUIVALENTS.—1 decimeter=4 inches; 1 meter=1.1 yards; 1 kilometer=¾ of mile; 1 hektar=2½ acres; 1 ster, or cubic meter=¾ of a cord; 1 liter=1.06 qts. liquid, 0.9 qt. dry; 1 hektoliter=2½ bushels; 1 kilogram=2 1-5 lbs.; 1 metric ton=2,200 lbs.

APPROXIMATE VALUES OF FOREIGN COINS IN UNITED STATES MONEY.

| COUNTRY. | STANDARD. | MONETARY UNIT. | Value in Terms of U. S. Gold Dollar. |
|---|-------------------|--------------------------------|--------------------------------------|
| Argentine Repub. | Gold and Silver.. | Peso..... | \$0.965 |
| Austria-Hungary | Gold..... | Crown..... | .203 |
| Belgium..... | Gold and Silver.. | Franc..... | .193 |
| Bolivia..... | Silver..... | Boliviano..... | .451 |
| Brazil..... | Gold..... | Milreis..... | .546 |
| British Posses- sions, N. A. (except Newfoundland)... | Gold..... | Dollar..... | 1.00 |
| Cent. Am. States— Costa Rica..... | Gold..... | Colon..... | .465 |
| Guatemala..... | Silver..... | Peso..... | .451 |
| Honduras..... | | | |
| Nicaragua..... | | | |
| Salvador..... | | | |
| Chile..... | Gold..... | Peso..... | .365 |
| China..... | Silver..... | Tael (Shanghai | .666 |
| | | (Haikwan (Customs) | .742 |
| Colombia..... | Silver..... | Peso..... | .451 |
| Cuba..... | Gold and Silver.. | Peso..... | .926 |
| Denmark..... | Gold..... | Crown..... | .268 |
| Ecuador..... | Silver..... | Peso..... | .451 |
| Egypt..... | Gold..... | Pound (100 piast- ers)..... | 4.943 |
| Finland..... | Gold..... | Mark..... | .193 |
| France..... | Gold and Silver.. | Franc..... | .193 |
| German Empire. | Gold..... | Mark..... | .238 |
| Great Britain..... | Gold..... | Pound Sterling | 4.866½ |
| Greece..... | Gold and Silver.. | Drachma..... | .193 |
| Haiti..... | Gold and Silver.. | Gourde..... | .965 |
| India..... | Gold..... | Rupee..... | .324 |
| Italy..... | Gold and Silver.. | Lira..... | .193 |
| Japan..... | Gold..... | Yen..... | .498 |
| Liberia..... | Gold..... | Dollar..... | 1.00 |
| Mexico..... | Silver..... | Dollar..... | .49 |
| Netherlands..... | Gold and Silver.. | Florin..... | .402 |
| Newfoundland... | Gold..... | Dollar..... | 1.014 |
| Norway..... | Gold..... | Crown..... | .268 |
| Persia..... | Silver..... | Kran..... | .083 |
| Peru..... | Silver..... | Sol..... | .487 |
| Portugal..... | Gold..... | Milreis..... | 1.08 |
| Russia..... | Gold..... | Ruble..... | .515 |
| Spain..... | Gold and Silver.. | Peseta..... | .193 |
| Sweden..... | Gold..... | Crown..... | .268 |
| Switzerland..... | Gold and Silver.. | Franc..... | .193 |
| Tripoli..... | Silver..... | Mahbub (20 piasters)..... | .443 |
| Turkey..... | Gold..... | Piaster..... | .044 |
| Uruguay..... | Gold..... | Peso..... | 1.034 |
| Venezuela..... | Gold and Silver.. | Bolivar..... | .193 |

ADDRESSES AND MEMORANDA.

ADDRESSES AND MEMORANDA.

³¹
DAYS. JANUARY. 1905.

SUN.

1

NEW YEAR'S DAY.

MON.

2

TUES.

3

WED.

4

THUR.

5

FRI.

6

Epiphany.

SAT.

7

7

³¹
DAYS. JANUARY. 1905.

SUN.

8

MON.

9

9

TUES.

10

10

WED.

11

THUR.

12

12

FRI.

13

SAT.

14

Keep good time
Bill Huston
Hair Salon suits with
to. Night ^{1st Sunday after Epiphany} ~~with~~

Nothing doing
Work

Charlotte Dance
with Walter Dunbar
wants her you with Billy

Billy Huston in
Eng.
Leaves Retire 11:45

Home here to turn
Jimmie Conner ^{and}
In P.M. Lillian Senior K. Paul

to see Pauline Sman & baby
To M. at D. Amis ^{SAT.}
with Dr. Figg. ¹⁴
Very good time with Billy
Home 2:30

Church in a.m. Miss Mary
31 DAYS. JANUARY, 1905.

SUN. 15 *Will Huston*
15 *Will Huston*

MON. 16 *Home all day*
16 *Write letters get one from Mavis.*

TUES. 17 *Nothing in Exp.*
17 *Arch Phoebe, Mrs. Paddy*

WED. 18 *Nothing in Exp.*
18 *Nothing in Exp.*

THUR. 19 *Nothing in Exp.*
19 *Nothing in Exp.*

FRI. 20 *Nothing in Exp.*
20 *Nothing in Exp.*

SAT. 21 *Nothing in Exp.*
21 *Nothing in Exp.*

SUN. 22 *Nothing in Exp.*
22 *Nothing in Exp.*

MON. 23 *Nothing in Exp.*
23 *Nothing in Exp.*

TUES. 24 *Nothing in Exp.*
24 *Nothing in Exp.*

WED. 25 *Nothing in Exp.*
25 *Nothing in Exp.*

THUR. 26 *Nothing in Exp.*
26 *Nothing in Exp.*

FRI. 27 *Nothing in Exp.*
27 *Nothing in Exp.*

SAT. 28 *Nothing in Exp.*
28 *Nothing in Exp.*

Write good letters

31 DAYS. JANUARY, 1905.

SUN. 22 *Joe Arch Billy Coal*
22 *Joe Arch Billy Coal*

MON. 23 *Home nothing done*
23 *Home nothing done*

TUES. 24 *Billy phoning niph*
24 *Billy phoning niph*

WED. 25 *He could come*
25 *He could come*

THUR. 26 *By Exp. Ad.*
26 *By Exp. Ad.*

FRI. 27 *Sanderson leaves*
27 *Sanderson leaves*

SAT. 28 *for Purdue Sat.*
28 *for Purdue Sat.*

SUN. 29 *Billy in Exp. go see*
29 *Billy in Exp. go see*

MON. 30 *Coal in P.M.*
30 *Coal in P.M.*

TUES. 31 *Will leave 11:20*
31 *Will leave 11:20*

WED. 1 *Retire 11:35*
1 *Retire 11:35*

THUR. 2 *Home all day*
2 *Home all day*

FRI. 3 *Nothing in Exp.*
3 *Nothing in Exp.*

SAT. 4 *Debonnaire Dance*
4 *Debonnaire Dance*

SUN. 5 *with Jim Quicker*
5 *with Jim Quicker*

MON. 6 *Jim makes Ada D. Kitt cry*
6 *Jim makes Ada D. Kitt cry*

TUES. 7 *Did I take the bid. dept.?*
7 *Did I take the bid. dept.?*

WED. 8 *Done time in P.M.*
8 *Done time in P.M.*

THUR. 9 *Coal W. meet Billy Quig*
9 *Coal W. meet Billy Quig*

FRI. 10 *buy shoes for. Korpas*
10 *buy shoes for. Korpas*

25 DAYS. FEBRUARY, 1905.

SUN.
12

Ray home
In P.M. Billy & Huck
Coral, Billy & Hints
H. on ship here in ev.
near 10:15

MON.
13
44

Home
Early to bed.

TUES.
14

Valentine's Day
in ev.
W. on candy from Billy.

WED.
15
46

Came out with
Billy
Coral - J. Walter Dunbar

THUR.
16

In P.M. to liquor store
with Coral.
In Ev. Jim Yunker's Mr. Holt

ERI.
17
48

Went to work
with Coral

SAT.
18
49

English to all
Karl Puller in Puffles
with Billy the Quinter
& Crackman

26 DAYS. FEBRUARY, 1905.

SUN.
19
50

Billy

Septuagesima Sunday.

MON.
20
51

Home
Billy

TUES.
21
52

Shedder Dance
with Billy
& Hints

WED.
22
53

Harry Miller
In P.M. "7 o'clock" with
Kitty

WASHINGTON'S BIRTHDAY.

THUR.
23
54

Jim Yunker
Mrs. Lutt
Billy, Duke, Jack at Corals' Ev.
with Coral and Jim during
Dinner

FRI.
24
55

L. D. Libby
Billy

SAT.
25
56

Billy's birthday!
met at Corals 9:00 see
Joe. bulldog postals!

28 FEB. 31 DAYS. MAR. 1905.

31 MARCH. 1905.

SUN.

26

57

Billy
Hair - Shows here

Sevagesima Sunday.

MON.

27

58

Home

TUES.

28

59

W. Royal's son
supper Billy
after me

WED.

1

60

Parve Club
Billy

MARCH.

THUR.

2

61

Went up home
Judith
Billy to Nell Judah's
after

FRI.

3

62

Cancelled
Monsieur of town

SAT.

4

63

I met Betty Paul
Dorrie turned up
Roy comes home

SUN.

5

64

Billy to Edith's
Parve Club
Job Hair
Quinquagesima Sunday.

MON.

6

65

Home
Edith in P.M.

TUES.

7

66

Phouette.
Billy.
all night with Edith

WED.

8

67

Home at noon

Hsb Wednesday.

THUR.

9

68

at 4 o'clock
P.M. In 9:10 P.M.
Dance with Mr. & Mrs. S.

FRI.

10

69

In P.M. done
In 10
Le grand magasin

SAT.

11

70

~~Home at noon~~
Dance at 8 o'clock
to see the school
with Mr. & Mrs. Davis in
Sherr I saw some. He makes me sick

21 DAYS. MARCH. 1905.

SUN.

12

Billy + Walter out to

Frank out all day - Joe very
1st Sunday in Lent.

MON.

13

John Wilson in car see blue

72 Minister with J. M. Sunday time
L. K. H. H. H.

TUES.

14

Mr. Wilson + Helen Ethel

73 at station all Mi. W. Queen
Goodbye! Nothing doing in Eng.

WED.

15

nothing in Eng.

74

THUR.

16

Went Canal - Billy

75 Courts to lunch
In Eng Hair Chou here

FRI.

17

any C.E.S. Dance

76 with Billy.
Cordier + Mrs. H. H. H.

SAT.

18

nothing in Eng.

77

31 DAYS. MARCH. 1905.

SUN.

19

Court - Morris M. Ed

78 Billy + Matt D. M. H. H. H.
Early day for B. K. H. H. H.
Ed. + wife + Matt + ...
2d Sunday in Lent.

MON.

20

79 Catherine + ...

TUES.

21

80

WED.

22

81

THUR.

23

82

FRI.

24

83

SAT.

25

84

31 DAYS. MAR. 30 DAYS. APR. 1905.

30 DAYS. APRIL. 1905.

SUN.

26

85

3d Sunday in Lent.

Belly
Over to Jack.

MON.

27

86

Fortunes of the Kings

TUES.

28

87

Home all day (Fair)
Coral in late A.M. (noon)
Dinner & wine from Roy.

WED.

29

88

Work on Saturday
Coral H. Wright Silliman
Dinner & wine from Roy
Coral in late A.M. (noon)

THUR.

30

89

Silliman
Nothing in eve.

FRI.

31

90

Donnauchey Dancy
Vernis Miller
Dinner & wine from Roy

SAT

1

91

Donnauchey Dancy
Vernis Miller

APRIL.

SUN.

2

92

3d Sunday in Lent.

MON.

3

93

TUES.

4

94

WED.

5

95

THUR.

6

FRI.

7

97

SAT.

8

98

Belly in late A.M. (noon)
Dinner & wine from Roy
Coral in late A.M. (noon)
Dinner & wine from Roy
Nothing doing
Coral in late A.M. (noon)
Dinner & wine from Roy
Nothing doing
Dinner & wine from Roy
Nothing doing
Dinner & wine from Roy

30 DAYS. APRIL, 1905.

SUN. ~~Home~~ King & Cherry Kate
Royal ~~at Billy's~~ in P.M.
Mrs. Rodgers & children completely
out to Jack & Andy's supper.

MON.

10

100

Home
Nothing doing

TUES.

11

101

Same thing
get new coat.

WED.

12

102

Chouette.
Billy

THUR.

13

103

Home
By leave for
Chicago.

FRI.

14

104

Jac's for supper
Harry's for
to Bernard's house
"Eleanora" Billy's kitchen

SAT.

15

105

Nothing doing.

30 DAYS. APRIL, 1905.

~~Home~~ SUN. 16
106
Billy's
Morris Miller in P.M.
Palm Sunday.

MON.

17

107

Nothing doing

TUES.

18

108

Billy - Kate at
at Donald & Dunes

WED.

19

109

John Hines.

THUR.

20

110

Quave Club Dance
Billy

FRI.

21

111

~~Home Club Dance~~
Billy
John Dickering - Cond.

SAT.

22

112

Theatre Party at Grand
for Ethel & Effie -
Billy & Gordon - Ethel & Dunes

meal

31 DAYS. MAY. 1905.

SUN. Mr. Polack

127
28 Sunday
A. W. Manna + Papa + Dgo to see
Linnell Park in P.M. for
Mr. + Mrs. Conner

MON. Mrs. Polack's friend

8 Max + Pa go to meat

128 meet Mr. Baker + Bradley

In Eve all go to Chicago Opera House

TUES. Mr. Bradley + friends

9 In Eve. Takes us to the
Hall Park "Doll" into the
S. J. H. Mr. Hamling

129

WED. 8.5 and 1st part

10 In Eve. all home at
10.00

100

101

THUR. 10.00

11 In Eve. Billy
tells me what game he
decide to - "Small boats"

102

FRI. Home all day Billy

12 In Eve. I am in the
with Earl Hinner.

103

SAT. done town in P.M.

13 to Jos. stay all
night Billy + each

133 Billy late to leave

31 DAYS. MAY. 1905.

a memorable day! SUN.

Billy here to dine 14

In H.M. to Canal Club

Corals Dunes to Sunday after Easter.

Home in Eve 15

Get up. done town 135

with Coral

Billy + I over 16

to Corals 136

Home

Nothing doing 17

Nothing doing 137

Billy in Eve

Nothing doing 138

Nothing doing

Nothing doing

Nothing doing

Nothing doing

Nothing doing

Nothing doing

Nothing doing

Nothing doing

Nothing doing

Nothing doing

31 DAYS. MAY. 1905.

SUN.

21

4th Sunday after Easter

MON.

22

TUES.

23

WED.

24

THUR.

25

FRI.

26

SAT.

27

30 DAYS. MAY. 30 DAYS. JUNE. 1905.

SUN.

28

MON.

29

TUES.

30

WED.

31

THUR.

1

FRI.

2

SAT.

3

Picnic at Haverstick
 Dandy time
 Ten couples
 Pictures taken
 Archie's Birthday
 Out canoeing
 White in eye & stomach
 comes up home in ham
 down to Coral's for
 lunch in eye then
 Coral + Duane with
 Jaga at English
 Dr. M. Shuman for
 Dr. E. W. Brown +
 to see Coral + J.
 me sleepy + cross
 June
 Nothing doing all
 day out eye
 to bed
 with Will
 Debonnard
 dandy time dandy
 see picture
 Dr. to be canoeing
 with Will. come
 early

~~1st Sunday after Easter~~
~~1st Sunday after Easter~~
 141
 142
 143
 144
 145
 146
 147
 148
 149
 150
 151
 152
 153
 154
 155

30 DAYS. JUNE. 1905.

SUN. ¹⁵⁵ to Jess for dinner
4 In the Hair Shop
Causing lunch in loves Pan
Sunday Afternoon W.P.H. leaves 5:10

MON. ¹⁵⁶ In afternoon over
5 to Edith's nothing in
leave time with Edith

TUES. ¹⁵⁷ Home all day
6 Billy in Col

WED. ¹⁵⁸ dinner time with
7 Coral Agnes in P.M.
Meris Miller in Col.
He's a dandy kid

THUR. ¹⁵⁹ Home all day
8 In Eve take Ed & Edith
causing.

FRI. ¹⁶⁰ In A.M. Saw cones
9 "See so nervous". In
P.M. Saw raspberries & cream
In Col Billy & Olive Club Day

SAT. ¹⁶¹ Dinner time in P.M.
10 In Col saw bee
had because it not
come home for Sun Col

30 DAYS. JUNE. 1905.

off out to 14 nights ¹⁶² SUN.
Belly (Gulf side) 11
to Mrs pencil
toast due to

Billion over in a re. ¹⁶³ MON.
In P.M. dinner time 12
In Eve - Saw - he leaves
at 12:15 this night. ¹⁶³ *could not sleep*

To Edith's in Eve ¹⁶⁴ TUES.
To Anna M.S. Mamas 13
for 11 till 2 for Edith
good time but feel fine
Billy & Edith to Edith's

to Sillians for lunch ¹⁶⁵ WED.
over to Edith's 14
would not go causing with
W.P.H. So tired with Coral

Home all day. ¹⁶⁶ THUR.
Edith & Ed's wedding 15
give them great send off
to see reception

Chouette Belly ¹⁶⁷ FRI. 16
Jess Hamburgers wife gives
to dance with Walter

Causing with Billy ¹⁶⁸ SAT. 17
Jess John Mary
will cones in for
card club meeting with John

30 DAYS. JUNE. 1905.

SUN. ¹⁶⁹ *Canning in P.M.*
18 with Will & Paul

Pomelly's for cuts of
Trinity Sunday
fine climb, cliff!

MON. ¹⁷⁰
19 *Nothing doing*
as blue as indigo
thinking of Son - Son!

TUES. ¹⁷¹
20 *Go to Chicago to see*
Mr. Hancock
8:20 in P.M. meet him
with Song in eve Mr. B. G.

WED. ¹⁷²
21 *dinner time in a.m.*
in P.M. to see
Swartzfield in St. H. & P.
in Holland

THUR. ¹⁷³
22 *pictures taken*
in a.m. - disorganized
at hotel in P.M. -
in eve. Mr. Country

FRI. ¹⁷⁴
23 *see journal*
line at one. Canning Club
not act start for

SAT. ¹⁷⁵
24 *dance in eve with Will.*
canning in P.M. & Ev
Walt & Myrtle & Mary
Will & I - continual scab

30 DAYS. JUNE. 31 DAYS. JULY. 1905.

SUN. ¹⁷⁶
25 *Kate & I together*
in a.m. & P.M. -
John Hertz. Willing
stay home for Monday

MON. ¹⁷⁷
26 *Home all day*
Maria's photos
blue

TUES. ¹⁷⁸
27 *Billy in Ev*
breaks engagement
still go together.

WED. ¹⁷⁹
28 *In Ev with Billy*
to Canning Club
Dance

THUR. ¹⁸⁰
29 *In P.M. with Billy*
Sarris Canning
Ev Kate & I go
very fun.

FRI. ¹⁸¹
30 *In Ev with Billy*
Debonnaire
In P.M. with Helen
dinner time & Waver

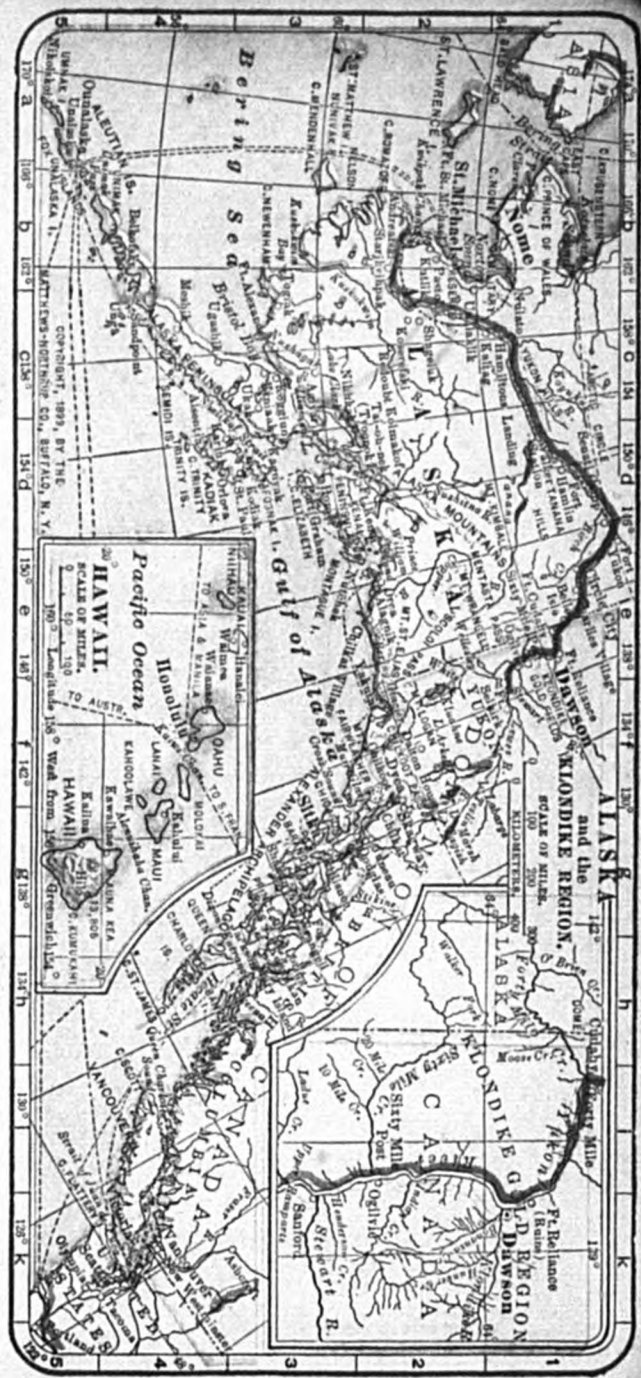
SAT. ¹⁸²
1 *Jack & Kate & Billy*
canning in P.M. & Ev
Ben Merrill rained out
in lock house

Cities in United States of over 200,000 Population,
Census of 1900, arranged in order of size.

| | | | |
|-------------------------|-----------|------------------------|---------|
| New York City..... | 3,437,202 | Pittsburg, Pa..... | 321,616 |
| Chicago, Ill..... | 1,698,575 | New Orleans, La..... | 287,104 |
| Philadelphia, Pa..... | 1,293,697 | Detroit, Mich..... | 285,704 |
| Saint Louis, Mo..... | 575,238 | Milwaukee, Wis..... | 285,315 |
| Boston, Mass..... | 560,892 | Washington, D. C..... | 278,718 |
| Baltimore, Md..... | 508,957 | Newark, N. J..... | 216,070 |
| Cleveland, O..... | 381,768 | Jersey City, N. J..... | 206,433 |
| Buffalo, N. Y..... | 352,387 | Louisville, Ky..... | 204,731 |
| San Francisco, Cal..... | 312,782 | Minneapolis, Minn..... | 202,718 |
| Cincinnati, O..... | 325,902 | | |

Cities from 30,000 to 200,000, arranged
alphabetically.

| | | | |
|-------------------------|---------|---------------------------|---------|
| Akron, Ohio..... | 42,728 | Manchester, N. H..... | 56,987 |
| Albany, N. Y..... | 91,151 | McKeesport, Pa..... | 54,227 |
| Allegheny, Pa..... | 129,896 | Memphis, Tenn..... | 102,320 |
| Allentown, Pa..... | 35,416 | Mobile, Ala..... | 38,469 |
| Altoona, Pa..... | 38,973 | Montgomery, Ala..... | 30,346 |
| Atlanta, Ga..... | 89,872 | Nashville, Tenn..... | 80,865 |
| Auburn, N. Y..... | 30,345 | New Bedford, Mass..... | 62,442 |
| Augusta, Ga..... | 39,441 | New Haven, Conn..... | 108,027 |
| Bayonne, N. J..... | 32,722 | Newton, Mass..... | 33,587 |
| Binghamton, N. Y..... | 39,647 | Norfolk, Va..... | 46,624 |
| Birmingham, Ala..... | 38,415 | Oakland, Cal..... | 66,966 |
| Bridgeport, Conn..... | 70,996 | Omaha, Neb..... | 102,555 |
| Brockton, Mass..... | 40,063 | Paterson, N. J..... | 105,171 |
| Butte, Mont..... | 36,470 | Pawtucket, R. I..... | 39,231 |
| Cambridge, Mass..... | 91,886 | Peoria, Ill..... | 56,100 |
| Camden, N. J..... | 75,935 | Portland, Me..... | 50,145 |
| Canton, Ohio..... | 39,667 | Portland, Ore..... | 90,426 |
| Charleston, S. C..... | 55,807 | Providence, R. I..... | 175,597 |
| Chattanooga, Tenn..... | 39,154 | Quincy, Ill..... | 36,252 |
| Chelsea, Mass..... | 34,072 | Reading, Pa..... | 78,961 |
| Chester, Pa..... | 33,988 | Richmond, Va..... | 85,050 |
| Columbus, Ohio..... | 125,560 | Rochester, N. Y..... | 162,608 |
| Covington, Ky..... | 42,938 | Rockford, Ill..... | 31,051 |
| Dallas, Tex..... | 42,638 | Saginaw, Mich..... | 42,345 |
| Davenport, Iowa..... | 35,254 | Salem, Mass..... | 35,956 |
| Dayton, Ohio..... | 85,333 | Salt Lake City, Utah..... | 53,551 |
| Denver, Colo..... | 133,859 | San Antonio, Tex..... | 53,321 |
| Des Moines, Iowa..... | 62,139 | Savannah, Ga..... | 54,244 |
| Dubuque, Iowa..... | 36,297 | Schenectady, N. Y..... | 31,682 |
| Duluth, Minn..... | 52,969 | Scranton, Pa..... | 102,026 |
| Elizabeth, N. J..... | 52,139 | Seattle, Wash..... | 80,671 |
| Elmira, N. Y..... | 35,672 | Sioux City, Ia..... | 33,111 |
| Erie, Pa..... | 62,733 | Somerville, Mass..... | 61,643 |
| Evansville, Ind..... | 59,007 | South Bend, Ind..... | 35,999 |
| Fall River, Mass..... | 104,863 | Spokane, Wash..... | 36,848 |
| Fitchburg, Mass..... | 31,531 | Springfield, Ill..... | 84,159 |
| Fort Wayne, Ind..... | 45,115 | Springfield, Mass..... | 62,059 |
| Galveston, Tex..... | 37,789 | Springfield, Ohio..... | 38,253 |
| Grand Rapids, Mich..... | 87,565 | St. Joseph, Mo..... | 102,979 |
| Harrisburg, Pa..... | 50,167 | St. Paul, Minn..... | 163,065 |
| Hartford, Conn..... | 79,850 | Superior, Wis..... | 31,091 |
| Haverhill, Mass..... | 37,175 | Syracuse, N. Y..... | 108,374 |
| Hoboken, N. J..... | 59,364 | Tacoma, Wash..... | 37,714 |
| Holyoke, Mass..... | 45,712 | Tamnton, Mass..... | 31,036 |
| Honolulu, Hawaii..... | 39,306 | Terre Haute, Ind..... | 36,673 |
| Houston, Tex..... | 44,633 | Toledo, Ohio..... | 131,822 |
| Indianapolis, Ind..... | 169,164 | Topoka, Kan..... | 33,608 |
| Johnstown, Pa..... | 35,936 | Trenton, N. J..... | 73,307 |
| Kansas City, Kan..... | 51,418 | Troy, N. Y..... | 60,651 |
| Kansas City, Mo..... | 163,752 | Utica, N. Y..... | 56,383 |
| Knoxville, Tenn..... | 32,637 | Waterbury, Conn..... | 45,859 |
| Lancaster, Pa..... | 41,459 | Wheeling, W. Va..... | 38,878 |
| Lawrence, Mass..... | 62,559 | Wilkesbarre, Pa..... | 51,721 |
| Lincoln, Neb..... | 40,169 | Wilmington, Del..... | 76,508 |
| Little Rock, Ark..... | 38,307 | Worcester, Mass..... | 118,421 |
| Los Angeles, Cal..... | 102,479 | Yonkers, N. Y..... | 47,931 |
| Lowell, Mass..... | 94,969 | York, Pa..... | 33,708 |
| Lynn, Mass..... | 68,513 | Youngstown, Ohio..... | 44,885 |
| Malden, Mass..... | 33,664 | | |





UNITED STATES
Western Half

0 50 100 150 200 250 300
320 MILES TO ONE INCH
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For continuation see next Page

RUSSIAN - JAPANESE

WAR TERRITORY.

UNITED STATES CENSUS 1900.

STATES AND TERRITORIES.

ARRANGED IN ALPHABETICAL ORDER.

| Area, Sq. Mls. | States and Territories. | Pop. 1900. | Pop. 1890. | Members. | Electors. | Delegates. |
|----------------|--|------------|------------|----------|-----------|------------|
| 52,250 | Alabama | 1,828,697 | 1,513,017 | 9 | 11 | 22 |
| 53,850 | Arkansas | 1,311,964 | 1,128,179 | 7 | 9 | 18 |
| 158,360 | California | 1,485,053 | 1,208,130 | 8 | 10 | 20 |
| 103,925 | Colorado | 539,700 | 412,198 | 3 | 5 | 10 |
| 4,990 | Connecticut | 908,420 | 746,258 | 5 | 7 | 14 |
| 2,360 | Delaware | 184,735 | 168,493 | 1 | 3 | 6 |
| 58,680 | Florida | 528,542 | 391,422 | 3 | 5 | 10 |
| 59,475 | Georgia | 2,216,331 | 1,837,353 | 11 | 13 | 26 |
| 81,800 | Idaho | 161,772 | 84,385 | 1 | 3 | 6 |
| 56,650 | Illinois | 4,821,550 | 3,826,351 | 25 | 27 | 54 |
| 36,350 | Indiana | 2,516,462 | 2,192,404 | 13 | 15 | 30 |
| 56,025 | Iowa | 2,231,853 | 1,911,896 | 11 | 13 | 26 |
| 82,080 | Kansas | 1,470,495 | 1,427,096 | 8 | 10 | 20 |
| 40,400 | Kentucky | 2,147,174 | 1,858,635 | 11 | 13 | 26 |
| 48,720 | Louisiana | 1,381,625 | 1,118,587 | 7 | 9 | 18 |
| 33,040 | Maine | 694,466 | 661,086 | 4 | 6 | 12 |
| 12,210 | Maryland | 1,188,044 | 1,042,390 | 6 | 8 | 16 |
| 8,315 | Massachusetts | 2,805,346 | 2,238,943 | 14 | 16 | 32 |
| 58,915 | Michigan | 2,420,982 | 2,093,889 | 12 | 14 | 28 |
| 83,365 | Minnesota | 1,751,394 | 1,301,826 | 9 | 11 | 22 |
| 46,810 | Mississippi | 1,551,270 | 1,289,600 | 8 | 10 | 20 |
| 69,415 | Missouri | 3,106,665 | 2,679,184 | 16 | 18 | 36 |
| 146,080 | Montana | 243,329 | 132,159 | 1 | 3 | 6 |
| 77,510 | Nebraska | 1,066,300 | 1,058,910 | 6 | 8 | 16 |
| 110,700 | Nevada | 42,335 | 45,761 | 1 | 3 | 6 |
| 9,395 | New Hampshire | 411,588 | 376,530 | 2 | 4 | 8 |
| 8,175 | New Jersey | 1,883,669 | 1,444,933 | 10 | 12 | 24 |
| 49,220 | New York | 7,268,894 | 5,997,833 | 37 | 39 | 78 |
| 52,250 | North Carolina | 1,893,810 | 1,617,947 | 10 | 12 | 24 |
| 70,795 | North Dakota | 319,146 | 182,719 | 2 | 4 | 8 |
| 41,060 | Ohio | 4,157,545 | 3,672,316 | 21 | 23 | 46 |
| 96,030 | Oregon | 413,536 | 313,767 | 2 | 4 | 8 |
| 45,215 | Pennsylvania | 6,392,115 | 5,258,014 | 32 | 34 | 68 |
| 1,250 | Rhode Island | 428,556 | 345,506 | 2 | 4 | 8 |
| 39,570 | South Carolina | 1,340,316 | 1,151,149 | 7 | 9 | 18 |
| 77,650 | South Dakota | 401,570 | 328,808 | 2 | 4 | 8 |
| 42,050 | Tennessee | 2,020,616 | 1,767,518 | 10 | 12 | 24 |
| 265,780 | Texas | 3,048,710 | 2,235,523 | 16 | 18 | 36 |
| 84,970 | Utah | 276,749 | 207,905 | 1 | 3 | 6 |
| 9,565 | Vermont | 343,641 | 332,422 | 2 | 4 | 8 |
| 42,450 | Virginia | 1,854,184 | 1,655,980 | 10 | 12 | 24 |
| 69,180 | Washington | 518,103 | 349,390 | 3 | 5 | 10 |
| 24,780 | West Virginia | 958,800 | 762,794 | 5 | 7 | 14 |
| 56,040 | Wisconsin | 2,069,942 | 1,686,880 | 11 | 13 | 26 |
| 97,890 | Wyoming | 92,531 | 60,705 | 1 | 3 | 6 |
| 2,719,500 | Total for 45 States | 74,607,225 | 62,116,811 | 386 | 476 | 952 |
| 590,884 | Alaska | 63,592 | 32,052 | | | |
| 113,020 | Arizona | 122,931 | 59,620 | | | 2 |
| 70 | District of Columbia | | | | | |
| 6,449 | Hawaii | 278,718 | 230,392 | | | 2 |
| 31,400 | Indian Territory | 154,001 | 89,990 | | | 2 |
| 122,580 | New Mexico | 392,060 | 180,182 | | | 2 |
| 39,030 | Oklahoma | 195,310 | 153,593 | | | 2 |
| | Persons in the service of the U. S. stationed abroad | 91,219 | | | | |
| | Indians, etc., on Indian reservations, except Indian Territory | | 145,282 | | | |
| 3,622,933 | Total for States and Territories | 76,303,387 | 63,069,756 | | | 964 |



For continuation see preceding Page

31 DAYS. JULY, 1905.

SUN.

2

Home all day
Billy in Evl.
out to Claude Club. Jolly
good time.

183

20 Sunday after trial

MON.

3

Home
nothing doing

184

I get sore at Billy. for several
TUES. Billy - Jack Jess H. Warner

Local - Spahn - Maurice Bess + Updick
Phil + Billy + Baker + Dummie + Agnes, Georgia
picnic at Riverside Lauder in Evl

WED.

5

PM. Nell Jordan - Local Y.
see Hebe Jenkins
Billy for little while to get
Jeds money goes to see Josa

185

THUR.

6

see Kate little while
were there Billy. I
decide we cannot agree +
must play quits for good

FRI.

7

PM. Bess + Kohn + friends
good time tiller for
nothing in Evl John
Minder

188

SAT.

8

home town with
Katie in PM.
nothing in Evl.
letter from Harry + Hobs

189

31 DAYS. JULY, 1905.

SUN.

9

John Minder in Evl
nothing in PM
home all day sleep
phones but do nothing

190

MON.

10

Local new a lake
white in PM.
nothing in Evl
find out Billy went John
to see me for a day
see Evl Minder

191

TUES.

11

192

WED.

12

193

THUR.

13

194

FRI.

14

195

SAT.

15

196

Home town in PM
meet Kate M.
nothing in Evl

21
DAYS. JULY. 1905. 1

SUN.

16

Harry Hobbs!
Blue bluffs...

Dandy time Harry
Sunday after Trinity
went out car stage

MON.

17

Harry
Dance Club with
the Yoncker girls & Nell
in eve with Kate.

TUES.

18

Lawrence with
Billy in eve.

WED.

19

Search on at
Edith's box of time
alla here eat. Dinning
with Billy.

THUR.

20

In P.M. with Nell
to see Yoncker girls
and Harry Hobbs!

FRI.

21

Went to Joe's all
day in eve
Kate. Read of Mr.
M. Y. Hancock's death!!

SAT.

22

Dinner time with
Kate & see Joe
Kate stays all night
here.

21
DAYS. JULY. 1905.

grand father
died

SUN.

23

Telegram J. M. Cameron
John Miner
Uncle Cady's Da Pines
Kate. with 5th Sunday after Trinity

MON.

24

In P.M. with Jordan
& Yoncker girls
Kate in eve.

205

TUES.

25

Dining with Pass
Kate in eve &
Maude Thurston.

206

WED.

26

Dinner with
Maude in eve
Edith Winters in P.M.
Kate in eve.

207

THUR.

27

Ray comes home
Surprise
to Riverside for supper
see Billy & Dinning

208

FRI.

28

Deborah
Billy & Dinning
home all day.

209

SAT.

29

Dinner time with
& Maude in P.M. In
to David Ripple's animal
with Uncle Cokeran!

210

31 DAYS. JULY. 31 DAYS. AUG. 1905.

SUN. 30

211

Jones Reunion
Get ready time with

6th Sunday after Trinity

Ray Jones 8:30 P.M.

MON.

2nd P.M. done

3 hours to well done

212

Card for supper

Harry Hales in exp.

TUES.

AUGUST

Card over all

1 day minus photos

213

In exp go here Dress bud

4 in Santa cream Pocky

WED.

Edith 9 to Hales

2 Harry Hales

214

Bring me high

~~Bring me high~~

THUR.

Sidley Hales

215

3 Jos. Birthday

Ward how meet

3 am time (3:00)

FRI.

4 miles

216

Good time

SAT.

5

Picnic Harry Hales

fairly good

217

31 DAYS. AUGUST. 1905.

SUN. 6

218

Home all day
Plate in exp.

7th Sunday after Trinity.

MON.

7

219

2nd P.M.

Postal & go

Carving - July

time. nothing in exp

feel better

I finish all day

TUES.

8

320

How to Postal all

day. go to D.S.

inside.

Conjunctivitis

WED.

9

221

THUR.

10

222

Harry Hales

Postal

fails to show up.

FRI.

11

223

Postal & go carving

short subjects.

Stay all night

SAT.

12

224

21 DAYS. AUGUST. 1905.

SUN. ²²⁵ ~~Boys' stuff with Harry & Nels~~
13 ²²⁵ Working in P.M. with
Katie & Harry for a time
go to party.

MON. ²²⁶ ~~Kate & I go to bridge~~
14 ²²⁶ Andy & factory.
Nothing as usual. ²²⁶
Painted Morris

TUES. ²²⁷ In P.M. & ²²⁷ ~~we go~~
15 ²²⁷ ~~canoeing with~~
²²⁷ Oscar Puckham & boy
Wandy - very nice time

WED. ²²⁸ ~~Kate & I go to~~
16 ²²⁸ ~~canoeing in P.M.~~
²²⁸ ~~go to camp.~~
²²⁸ ~~lots of fun. Kate in~~

THUR. ²²⁹ ~~Kate & I go to~~
17 ²²⁹ ~~settles picnic to~~
²²⁹ ~~get her lots of fun~~
²²⁹ ~~see Willie Hales & Harry~~

FRI. ²³⁰ ~~Technical Institute~~
18 ²³⁰ ~~Pray in a.m.~~
²³⁰ ~~in the canoeing canoe~~
²³⁰ ~~club dance with Billy~~

SAT. ²³¹ ~~very nice time~~
19 ²³¹ ~~Harry Miller in~~
²³¹ ~~canoe in P.M.~~

21 DAYS. AUGUST. 1905.

²³² ~~Truly asked for~~ SUN. ²³²
²³² ~~canoeing with boys~~ 20
²³² ~~in P.M. morning with~~
²³² ~~in the canoeing~~ 9th Sunday after Trinity

MON. ²³³ ~~Home nothing~~ MON. ²³³
²³³ ~~in the canoeing~~ 21
²³³ ~~Kate & I go to~~

TUES. ²³⁴ ~~Home nothing~~ TUES. ²³⁴
²³⁴ ~~nothing~~ 22
²³⁴ ~~see of blue~~

WED. ²³⁵ ~~Nothing did~~ WED. ²³⁵
²³⁵ ~~nothing~~ 23

THUR. ²³⁶ ~~Home all day~~ THUR. ²³⁶
²³⁶ ~~in the canoeing~~ 24
²³⁶ ~~Katie's band & Harry~~

²³⁷ ~~with Ed. Dunsen~~ ²³⁷
²³⁷ ~~nothing~~ 25
²³⁷ ~~Billy~~

SAT. ²³⁸ ~~Home in P.M. with~~ SAT. ²³⁸
²³⁸ ~~nothing~~ 26
²³⁸ ~~in the canoeing~~

²³⁹ ~~see Oscar Puckham~~

31 DAYS. AUG. 30th DAYS. SEPT. 1905.

SUN. ²³⁹ to Max in check
27 with Louis & William
Will Fulton for 4th time
10th Sunday after Trinity

MON. ~~Home~~
28
240

TUES. ~~Home~~
29
241

WED. Local's for dinner
30 Dr. goes to Hall Jordan
²⁴² & the Wrights
nothing in exp

THUR. ~~Home~~ - Kate
31 Ed Sorensen
²⁴³ in car - water meter
candy & salted peas

FRI. ²⁴⁴ ~~Home~~ - Kate - ^{SEPTEMBER} V.P.
1 Mrs W. & Carol for
dinner Kate - ~~Home~~
in car

SAT. ~~Home~~ with
2 ~~Home~~ at 1:10
245

30 DAYS. SEPTEMBER. 1905.

SUN. ²⁴⁶
3
11th Sunday after Trinity.

MON. ~~Home~~
4
247
LABOR DAY.

TUES. ~~Home~~
5
248

WED. ~~Home~~
6
249

THUR. ~~Home~~
7
250

FRI. ~~Home~~
8
251

SAT. ~~Home~~
9
252

30 DAYS. SEPTEMBER, 1905.

SUN.

10

253

12th Sunday after Trinity

MON.

11

254

TUES.

12

255

WED.

13

256

THUR.

14

257

FRI.

15

258

SAT.

16

259

Home
Lancee & boys
to Dayton

Son in care
Take a walk -
Craig
same old lad.

with Son to see
Home 7 ulph
Dandy & son fine
time. leaves aft 12

Son goes at 4:10
go down together

"Nucleus"
same Wilson
in care.

Home

Home
~~son here in care~~

30 DAYS. SEPTEMBER, 1905.

SUN.

17

260

13th Sunday after Trinity.

MON.

18

261

TUES.

19

262

WED.

20

263

THUR.

21

264

FRI.

22

265

SAT.

23

266

Waren Bird
in care
over to Carol's in
P.M.

Review
in care

Elmwood Rect

Waren asks me to ERW in
Deborah
going to
Homer

30 DAYS. SEPTEMBER. 1905.

SUN.
24
267

Jim Yuckler & Ed Nutt to see Kate + I in exp.

14th Sunday after Trinity.

MON.
25
268

TUES.
26
269

WED.
27
270

THUR.
28
271

FRI.
29
SAT.
30
273

*Corona dance with Ben Matthews & family
Jennie & Miss Huffad boys*

31 DAYS. OCTOBER. 1905.

SUN.
1
274

*Bowler gets Lou
Lou McCreary in P.M.*

15th Sunday after Trinity.

MON.
2
275

TUES.
3
276

WED.
4
277

THUR.
5
278

FRI.
6
SAT.
7
280

*Phil Jones. Monday
Proch + general
Corona
bathing when Billy + I
together for a time*

31 DAYS. OCTOBER. 1905.

SUN. **8** Morris in the
good time +
281 no fuss
16th Sunday after Trinity.

MON. **9** Glend
282

TUES. **10**
283

WED. **11**
284

THUR. **12**
285

FRI. **13** Choquet's
286 Chet Jones
joy time

SAT. **14**
287

31 DAYS. OCTOBER. 1905.

SUN. **15** Morris this +
not last Sun
288
17th Sunday after Trinity.

MON. **16** Glendrie Dauce
289

Oscar Cochrane
bun crowd
to see Sand of West
English's
290
Oscar Cochrane

WED. **18** Home
291

Billy asks me
to go to meet Debra.

THUR. **19** Home
292

FRI. **20** Commaucher
with Ed Smead
for all Spence Polly Spiffle
293

SAT. **21** Kate to stay all
night.
294

31 DAYS. OCTOBER. 1905.

SUN.

8

281

16th Sunday after Trinity.

Momus in the
good time +
so fast

MON.

9

282

Glend

TUES.

10

283

WED.

11

284

THUR.

12

285

FRI.

13

286

SAT.

14

287

Chouette's
Chet Jones
joy time

31 DAYS. OCTOBER. 1905.

SUN.

15

288

17th Sunday after Trinity.

Momus this +
not last. Sun

MON.

16

289

Glendora Dauce
Oscar Cochran
own crowd
to see Sand of North
English's
Oscar Cochran

WED.

18

291

Home
Billy asks me
to go to next Delos.

THUR.

19

292

Home

FRI.

20

293

Commauche
with Ed Smead
forall Spurr and Polly Spiffle

SAT.

21

294

Kate to stay all
night.

31 DAYS. OCTOBER. 1905.

SUN.

22

dentist in A.M.
E.A. White for dinner
to South Side Smith Kate
18th Sunday after Trinity
in P.M. working in art.

MON.

23

296

TUES.

24

297

Alpa & rough.
felt too burn

WED.

25

298

THUR.

26

299

FRI.

27

300

Billy Houston
D. Brown
30 minutes dance
fox time

SAT.

28

301

30 DAYS. OCT. 30 NOV. 1905.

SUN.

29

Coral, Nell - Katie
Billy & Dumie in P.M.
Katie & Harold Watson

19th Sunday after Trinity.

MON.

30

303

Home

Halloween Party - Coral.
Papa & Mama + NB
" as bear rest on
Italian band Coral
all night

NOVEMBER.

WED.

31

305

cannot remember

THUR.

2

306

Spent

FRI.

3

307

Corona Dance
with Ben Matting
fox time (iron block
& dress)

SAT.

4

308

In P.M. Katie &
go to Noblesville
run to catch car

³⁰ DAYS. NOVEMBER, 1905.
SUN. Katie + I in Nobles
5 feel "rotting"
309 Very good time,
2nd Sunday after Trinity
danced all day

MON.
6 nothing doing
310

TUES. Election night
7 Billy - D. Coral + Duane
311 Dine Food Show
dorm town lots of fun

WED. pay bets of
8 no box candy
312

THUR. Home
9 rest of forenoon
313 night

FRI. Phouette's
10 Billy
314 Morris in balcony
Sore as the dickens

SAT. with Billy to see
11 Ethel Barrimore
315 in Sunday. "Great!"
see ada - Coral + Duane!

³⁰ DAYS. NOVEMBER, 1905.
to 4 cantaloupe - Marry + Helen
with Billy - see Bud J. Jigg
Jno Ethel - Jess + all
all O.K. 2nd Sunday after Trinity.

MON.
13
317
home

TUES.
14
318
home

WED.
15
319
home

THUR.
16
320
Same thing

FRI.
17
321
Commaucha.
Earl Morrison

SAT.
18
322
Katie for supper

NOVEMBER. 1905.

SUN.

19

320

22d Sunday after Trinity.

MON.

20

324

TUES.

22

325

WED.

22

326

THUR.

23

327

FRI.

24

328

SAT.

25

329

Billy
- walk with
Pati all day - down

Nothing

Wrote
22 Billy - to Corals
Ads, Sec. + Dummie
Helen rabbit - Cards

22 Billy + Junk to
see Pat + D.
Wasted marsh milk

23 Corals to stay
all night

24 Sent busse
Lodge in fire
Mama + Papa

25 Nothing
Ch. Potter
shows

NOV. DEC. 1905.

SUN.

26

330

23d Sunday after Trinity.

MON.

27

331

Walk in a M.
Patil here all day
Billy in care

Home

Bowling
Craw Gough
Pati

Deborah
Billy

Thanksgiving last
year with Nat
SHS. 12 - M.T. A.S. 16

23 DECEMBER
23 Billy

Corona Dance with
Fred Wade - mine pie

To see in the Bishop Cas
dandy choir - Billy - Cor
not forget what happened
Mr. Chauncy - Kate going

³¹ DAYS. DECEMBER. 1905.
SUN. **3** Billy in Eve
Fred & Wade in P.M.
337

1st Sunday in Advent.

MON. **4**
338

TUES. **5**
339

WED. **6**
340

Billy

THUR. **7**
341

FRI. **8**
342

Phoettes
Billy very fair
Dance

SAT. **9**
343

Done time in
P.M. - met Katie & Billy
& Mr. Chaney

³¹ DAYS. DECEMBER. 1905.
SUN. **10** Ben Mathers +
Aimee & you take me to
Claypool for dinner in.
344
2d Sunday in Advent.

MON. **11**
345

TUES. **12**
346

Katie
Cora &
Flossie

WED. **13**
347

Billy
Coral & Dannie

THUR. **14**
348

Home

FRI. **15**
349

Home

SAT. **16**
350

done time
in P.M.
met Katie & Billy
Mavis in Eve.

SUN. 17 351

Katie here all day
Lenny out.
Billy in car.

3d Sunday in Advent.

MON. 18 352

Will Chauncy in
home P.M.

TUES. 19 353

Ben Matthews

Fred made appt. me to go
Xmas night w/ supper & dance
Came out.

WED. 20 354

Billy
Katie
Billy Reed

THUR. 21 355

Home

FRI. 22 356

Deborah and

fine time Billy

SAT. 23 357

done tom met
Kate Billy Morris
you here when I get
home

Billy + Jack
Xmas Eve ghost - Ha
D. makes my a first return
Lenny + Jack all
Jan 27 1906 to all
you in my take walk
leaves late (died tired)
you + I to see
Maid + the Mummy
Englishes very good
Ed S. brings my present.
Grand Billy Jack
Blanche Tullis Fair
Billy sort of sore
Aunt Sallie for
6 o'clock dinner
you come after me
see you at noon
Lorraine Dance
Claypool Journal
Ed S. Hendson
Kate + Ching - all night
see I see George
Marriage of Mrs. Beck
Wh. to tired
Walk with Morris in P.M.

SUN. 24 358

4th Sunday in Advent

MON. 25 359

Christmas Day

TUES. 26 360

WED. 27 361

THUR. 28 362

FRI. 29 363

SAT. 30 364

serious
proposition

31 DAYS. DECEMBER. 1905.

SUN.

31

Follow suit in the proposition stunt - Irish Sunday after Christmas

MON.

JANUARY, 1906.

1

Billy Austin

Balony Corn & Danu
SEND FOR NEW DAY REMINDER.
NEW YEAR'S DAY.

TUES.

2

Home in bed at 7:30
dead tired!

WED.

3

Billy + I to Corals
I will then play cards.

THUR.

4

I have decided as to this
I ambers hot chocolate
"Wingmaid"

FRI.

5

Albert Mason + Mr.
A well in are.
Albert home from Denver Prof.
In P.M. I on bus 2 hrs. against

SAT.

6

Miss Bob White with
Mrs. Winer yesterday
Saw Mrs. Russell Gadd - I on in 1/2

CASH.

RECEPTS

JANUARY.

EXPENSES.

Plays I see 1905
H. Murphy in
"Iro Men + a Girl"
Grace Van Studdford
in
"Red Feather"
Otis Skinner
in
"The Harvester"
"The Girl from Kays"
Kyde Zeller
in Billy
"Raffles the Amateur"
E. Morgan in
"The Gentleman"
"Piff Paff Puff"
It happened in Woodland

CASH.

RECEIPTS.

FEBRUARY.

EXPENSES.

Jim Murphy

"Grand of Wood"
No. 1000000Ethel Bainmore
"Billy"
in SundayMaid + Mummy
LouGrand
Nina Monis
BillyGrace George
Marriage Mrs. Bob
Lou

CASH.

RECEIPTS.

MARCH.

EXPENSES.

Miss Bob White
in FrankfurtJohn with
mine"Strongheart"
Ruth Edson
with Billy Austin

CASH.

JUNE.

RECEIPTS.

EXPENSES.

| RECEIPTS. | JUNE. | EXPENSES. |
|--------------|--------|-------------------|
| Due | | |
| \$19.10 | 12 - - | \$5.85 |
| June 30 2.50 | | |
| " 10 2.00 | 14 | \$2.20 |
| 17 2.00 | | \$6.10 |
| 24 2.00 | 23 - | 35 |
| \$27.10 | | |
| 6.10 | | |
| \$21.00 | | |
| .35 | | |
| <u>20.65</u> | | |

CASH.

JULY.

RECEIPTS.

EXPENSES.

| RECEIPTS. | JULY. | EXPENSES. |
|----------------|-------|----------------|
| 1. Due \$20.65 | | |
| 1 - - \$2.00 | | |
| 7 - - 2.50 | | |
| 5 | | \$3.50 |
| 15 2.50 | | |
| 15 | | \$6.25 |
| 17 | | \$7.50 |
| 22 2.00 | | |
| 22 | | \$.25 |
| 28 | | \$1.25 |
| 29 2.00 | | <u>\$12.00</u> |
| \$30.65 | | |
| 12.50 | | |
| \$18.15 | | |
| 28 1.50 | | |
| \$18.50 | | \$.16 |
| | | <u>\$12.15</u> |

CASH.

RECEIPTS.

AUGUST.

EXPENSES.

| | | |
|-----|---------|--------|
| 1 | \$18.50 | |
| 1 | | \$1.00 |
| 5 | \$2.00 | |
| 9 | | \$.50 |
| 12. | \$2.00 | |
| 14 | | .50 |
| 17 | 2.00 | |
| 14 | | .25 |
| 18 | | \$1.00 |
| 26 | \$2.00 | |
| | \$26.50 | |
| 26 | 5.00 | \$1.25 |
| 30 | | \$.50 |
| | \$21.50 | \$5.00 |

CASH.

RECEIPTS.

SEPTEMBER.

EXPENSES.

| | | |
|------|---------|-------------|
| Due | \$21.50 | |
| Sept | \$2.00 | |
| " | 7.10 | 10. |
| Due | \$16.40 | |
| | 9.00 | \$7.00 |
| Paid | \$7.40 | 2.00 |
| | | <u>9.00</u> |

CASH.
OCTOBER. EXPENSES.

RECEIPTS.

working

CASH.
NOVEMBER. EXPENSES.

RECEIPTS.

same

CASH.

RECEIPTS. DECEMBER. EXPENSES.

| | | | |
|------------------|-----------------|--|-------|
| Bal. Due | | | 7 00 |
| Dec 9 | \$ 2 00 | | 8 00 |
| " 16 | \$ 2 00 | | 15 00 |
| " 23 | 2 00 | | 1 25 |
| " 30 | 2 00 | | 19 25 |
| Jan 4 | 2 00 | | |
| Jan 6 | 2 00 | | |
| " 4 | | | 1 25 |

YEARLY CALENDAR, 1906.

| JANUARY-1906. | | | | | | | JULY-1906. | | | | | | |
|----------------|----|----|----|----|----|----|-----------------|----|----|----|----|----|----|
| S | M | T | W | T | F | S | S | M | T | W | T | F | S |
| .. | 1 | 2 | 3 | 4 | 5 | 6 | 1 | 2 | 3 | 4 | 5 | 6 | 7 |
| 7 | 8 | 9 | 10 | 11 | 12 | 13 | 8 | 9 | 10 | 11 | 12 | 13 | 14 |
| 14 | 15 | 16 | 17 | 18 | 19 | 20 | 15 | 16 | 17 | 18 | 19 | 20 | 21 |
| 21 | 22 | 23 | 24 | 25 | 26 | 27 | 22 | 23 | 24 | 25 | 26 | 27 | 28 |
| 28 | 29 | 30 | 31 | .. | .. | .. | 29 | 30 | 31 | .. | .. | .. | .. |
| FEBRUARY-1906. | | | | | | | AUGUST-1906. | | | | | | |
| S | M | T | W | T | F | S | S | M | T | W | T | F | S |
| .. | .. | .. | .. | 1 | 2 | 3 | .. | .. | .. | 1 | 2 | 3 | 4 |
| 4 | 5 | 6 | 7 | 8 | 9 | 10 | 5 | 6 | 7 | 8 | 9 | 10 | 11 |
| 11 | 12 | 13 | 14 | 15 | 16 | 17 | 12 | 13 | 14 | 15 | 16 | 17 | 18 |
| 18 | 19 | 20 | 21 | 22 | 23 | 24 | 19 | 20 | 21 | 22 | 23 | 24 | 25 |
| 25 | 26 | 27 | 28 | .. | .. | .. | 26 | 27 | 28 | 29 | 30 | 31 | .. |
| MARCH-1906. | | | | | | | SEPTEMBER-1906. | | | | | | |
| S | M | T | W | T | F | S | S | M | T | W | T | F | S |
| .. | .. | .. | .. | 1 | 2 | 3 | .. | .. | .. | .. | 1 | 2 | 3 |
| 4 | 5 | 6 | 7 | 8 | 9 | 10 | 4 | 5 | 6 | 7 | 8 | 9 | 10 |
| 11 | 12 | 13 | 14 | 15 | 16 | 17 | 11 | 12 | 13 | 14 | 15 | 16 | 17 |
| 18 | 19 | 20 | 21 | 22 | 23 | 24 | 18 | 19 | 20 | 21 | 22 | 23 | 24 |
| 25 | 26 | 27 | 28 | 29 | 30 | 31 | 25 | 26 | 27 | 28 | 29 | 30 | 31 |
| 30 | .. | .. | .. | .. | .. | .. | 30 | .. | .. | .. | .. | .. | .. |
| APRIL-1906. | | | | | | | OCTOBER-1906. | | | | | | |
| S | M | T | W | T | F | S | S | M | T | W | T | F | S |
| 1 | 2 | 3 | 4 | 5 | 6 | 7 | .. | 1 | 2 | 3 | 4 | 5 | 6 |
| 8 | 9 | 10 | 11 | 12 | 13 | 14 | 7 | 8 | 9 | 10 | 11 | 12 | 13 |
| 15 | 16 | 17 | 18 | 19 | 20 | 21 | 14 | 15 | 16 | 17 | 18 | 19 | 20 |
| 22 | 23 | 24 | 25 | 26 | 27 | 28 | 21 | 22 | 23 | 24 | 25 | 26 | 27 |
| 29 | 30 | .. | .. | .. | .. | .. | 28 | 29 | 30 | 31 | .. | .. | .. |
| .. | .. | .. | .. | .. | .. | .. | .. | .. | .. | .. | .. | .. | .. |
| MAY-1906. | | | | | | | NOVEMBER-1906. | | | | | | |
| S | M | T | W | T | F | S | S | M | T | W | T | F | S |
| .. | .. | 1 | 2 | 3 | 4 | 5 | .. | .. | .. | .. | 1 | 2 | 3 |
| 6 | 7 | 8 | 9 | 10 | 11 | 12 | 4 | 5 | 6 | 7 | 8 | 9 | 10 |
| 13 | 14 | 15 | 16 | 17 | 18 | 19 | 11 | 12 | 13 | 14 | 15 | 16 | 17 |
| 20 | 21 | 22 | 23 | 24 | 25 | 26 | 18 | 19 | 20 | 21 | 22 | 23 | 24 |
| 27 | 28 | 29 | 30 | 31 | .. | .. | 25 | 26 | 27 | 28 | 29 | 30 | .. |
| .. | .. | .. | .. | .. | .. | .. | .. | .. | .. | .. | .. | .. | .. |
| JUNE-1906. | | | | | | | DECEMBER-1906. | | | | | | |
| S | M | T | W | T | F | S | S | M | T | W | T | F | S |
| .. | .. | .. | .. | 1 | 2 | 3 | .. | .. | .. | .. | .. | .. | 1 |
| 4 | 5 | 6 | 7 | 8 | 9 | 10 | 2 | 3 | 4 | 5 | 6 | 7 | 8 |
| 11 | 12 | 13 | 14 | 15 | 16 | 17 | 9 | 10 | 11 | 12 | 13 | 14 | 15 |
| 18 | 19 | 20 | 21 | 22 | 23 | 24 | 16 | 17 | 18 | 19 | 20 | 21 | 22 |
| 25 | 26 | 27 | 28 | 29 | 30 | 31 | 23 | 24 | 25 | 26 | 27 | 28 | 29 |
| .. | .. | .. | .. | .. | .. | .. | 30 | 31 | .. | .. | .. | .. | .. |

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Season 1904-5

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Miss Jennie Watts

Is entitled to "butt in" on all conversations, private or public

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NANNY GOAT, Sec'y

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Federation is privileged to have
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CENTRAL PRINTING CO.

**10 W. Pearl Street
Indianapolis**



16

12285

Jane

December 4th, 1916.

My dear Jane :

I have your letter written from the Hotel and am glad that you are having a good time. Uncle Bob has been better and worse since you left, but he is better today and I am in hopes that he may continue to improve.

Jennie was sent to the Hospital yesterday as the Doctor thot that she had acute kidney trouble - her hands and face were badly swollen. I am not sure whether she has kidney trouble or drinks booze or dope of some other kind and I have asked the Doctor to find out just what is the matter, but I don't think it would be wide to think of taking her down South. With acute kidney trouble she is liable to get in trouble there, and as they have no experts there she would have to be sent home if it should result quite seriously. The chances are we can pick up a maid here or at Miami.

Mr. Schaaf arrived today and we have been busy trying to get things straightened up so the Company could go. Schaaf is not feeling very well - he has some sort of lumbago.

It will be necessary to ship the horses Wednesday, so "Betty" will be gone by the time you come back with the saddles. Somehow or other, I kind of think that the shipment of the horses may not work out as we expect : this is a very long, hard trip and there would be no chance of getting them thru promptly unless they went with the rest of our equipment, which makes five carloads altogether. With one man looking after it we may be able to get it thru promptly or about the time we arrive - possibly a few days before. Mr. Pierce is building the stalls for the horses and seeing that they are well padded and well made.

There has been so much work to attend to in the last two or three days that I have hardly found time to get in my usual amount of tennis and still get out my work.

I suppose you heard of the accident in Uniontown, which is terrible. We have just this noon learned of the death of Frank Calvin : it is quite a serious shock and I am again wondering whether it is worth while to stick in the racing game for the promotion of high speed motors. I think the way I feel today I would be glad to give the whole outfit away and forget it.

Mrs. Carl G. Fisher. #2.

Hope to see you soon. Love to you - and my best regards to Tess and Mrs. Harkness. Also : you may say "Hello" to Mrs. Kettenbaugh for me. If "Hello" is the best greeting she sends me I certainly will not presume to return anything different.

CGF:R

Mrs. Carl G. Fisher,
c/o Lorraine Hotel,
New York City.

Jane

May 27th, 1919.

Mrs. Fisher :

Confirming telephone conversation with
Galloway, thru lack of hotel accommodations,
Mr. Fisher has found it necessary to add the
following to your list of house guests :

Frank B. Shutts.

A. Y. Gowen (probably just day of Race)

George A. Ketcher (Friday, about 6:00 P.M.)

A. A. R.

WESTERN UNION

Form 2289

RECEIVERS NO.

TIME FILED

CHECK

DAY



NIGHT LETTER

THEO. N. VAIL, PRESIDENT

SEND the following Night Letter, subject to the terms
on back hereof, which are hereby agreed to

June 12, 1919.

Mrs. Carl G. Fisher,

Riverside Drive,

Indianapolis, Ind.

My Dear Jane:-

The tractor came in this morning and we are going to make a test in the next couple of days. I expect to get away from here about Monday. We are having very nice weather and some few mosquitoes, but not bad. I opened up the house and Fred and I are trying to sleep in the sleeping porch, but last night it rained us out. Everything is growing splendidly. Will wire you before I leave.

Carl G. Fisher.

PAID.

Jane

July 25th, 1919.

Dear Jane :

Just have your telegram. Am trying to get thru a lot of mail so that I can leave tomorrow night with Jim for two or three days at Detroit.

From what I read in the papers it is hotter at Atlantic City than it is here - and some place further south on the Jersey Shore or some place further north might be better. However, after you have looked the matter over for a week you will probably have a good idea of just what can be had on short notice, and what the weather conditions are there, compared with here. The more I think of the matter, the more I feel that about the only place that will fill the bill will be some place along Long Island, and I am now trying to get some data regarding their temperature there.

I shall be gone probably three or four days on the boat with Jim. Newby and Jim are both thinking of ordering, thru Purdy, a thirty-mile cruiser - and I am going up to see if we can find a place to build them up at Port Clinton.

(signed after Mr. Fisher left
the office)

CCF:R

Mrs. Carl G. Fisher,
c/o Traymore Hotel,
Atlantic City, N.J.

November 29th, 1919.

Jane Fisher ::

... M e m o ...

Seiberling will be here the 31st of December
and he wants a cook available on the first of January.
I hope you can find one that is suitable.

Carl G. Fisher.

CGF:R

CLASS OF SERVICE DESIRED

| | |
|---------------|--|
| Telegram | |
| Day Letter | |
| Night Message | |
| Night Letter | |

Patrons should mark an X opposite the class of service desired: OTHERWISE THE MESSAGE WILL BE TRANSMITTED AS A FULL-RATE TELEGRAM

WESTERN UNION TELEGRAM



NEWCOMB CARLTON, PRESIDENT

GEORGE W. E. ATKINS, FIRST VICE-PRESIDENT

Receiver's No.

Check

Time Filed

Send the following message, subject to the terms on back hereof, which are hereby agreed to

January 3rd, 1920.

Mrs. Carl G. Fisher,
c/o Mrs. Lyman Kendall,
Thomasville, Georgia.

Twenty polo ponies arrived today. Moreland is shipping twelve horses including the black horse. Mother and Father arrived last night at eight oclock. Bring the war widow down with you for a visit if you like. Tremendous crowd at the Casino New Years night. Big success. Will probably sell your place this month. Everybody sends regards.

Carl.

Prepaid.

| CLASS OF SERVICE | SYMBOL |
|------------------|--------|
| Telegram | |
| Day Letter | Blue |
| Night Message | Nite |
| Night Letter | N L |

If none of these three symbols appears after the check (number of words) this is a telegram. Otherwise its character is indicated by the symbol appearing after the check.

WESTERN UNION TELEGRAM



NEWCOMB CARLTON, PRESIDENT

GEORGE W. E. ATKINS, FIRST VICE-PRESIDENT

| CLASS OF SERVICE | SYMBOL |
|------------------|--------|
| Telegram | |
| Day Letter | Blue |
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If none of these three symbols appears after the check (number of words) this is a telegram. Otherwise its character is indicated by the symbol appearing after the check.

RECEIVED AT

12 MI HQ 46 COLLECT NL

Thomasville Ga Jan 4th 1920

Carl G Fisher

Miami Beach Flo.

Thrilled about coupe thanks you are a dear quite cold here today been riding all day sorry war widow cannot come home with me but may be down later going to Negro meeting tonight how long will Mother and Father remain see you soon Love

Jane

944PM

January 16th, 1920.

Jane Fisher :

... M e m o ...

Clement G. Amory and his wife are in Miami.

Mr. Amory has an office with Palmer & Eaton. I would like to have them over to dinner some time soon. He was nice to us in New York - and you will remember Mr. Amory was at Indianapolis for awhile and I had him out to dinner.

Carl G. Fisher.

CGF:R

Jane

April 26th, 1920.

Dear Jane :

These letters just came in - before we are leaving for our trip to the Banks - from our friend Cartier. I have figured out the best I can that they may catch an extra boat out of San Francisco and arrive in Kyoto in time to do you some good. It wouldn't do any good to send them farther down the line and I am just taking a chance that they will get to you at this place. I don't know, however, that it will make very much difference as you already have enough letters of introduction to keep you busy calling on people and probably knock you out of a good deal of interesting sight-seeing.

Weather is very good - and we expect to get away at noon, but I am afraid we are going to have a hard time with the mosquitos. They have been very thick here recently and if it wasn't for this trip I would pull out for the North.

C. G. F.

CGF:R

Mrs. Carl G. Fisher,
American Express Company,
Kyoto - Japan.

Brasside

May 7-1920

My Dear Daughter

I received your letter from San Francisco the same day I received your Cablegram from Honolulu. You must have had a wonderful time while in San Fran. but take my advice and don't get any more mix ups with men on your hands it is not worth the worry they cause you. I am wild to get a letter telling

How you like Honolulu. We like
it - so much that we may go
back again. We have been talking
about our trip over winter
and rather think that we will
go to Jamaica for part of the
winter then come to Florida and
stay for some time as I don't
intend to come North so early
next year. Yesterday was the
first real pleasant day we
have had been so cold in fact
there is still some snow
in the mountains. I had a letter
from Margaret saying how sorry
she was to have missed seeing

you. Well at last we are out at Braeside
Just come yesterday and I have a girl
but she is slower than Tar in January
but does her work good and I am
thankful to get any one we also have
the car and it is in fine condition.
Neither Col. or myself are very well
but think it is only cold. Col. has been
filled with cold every since we got
home but the past few days has ~~not~~
seen able to do much in fact has not
gone to the office all this week and is
in bed now and it is nine o'clock.
Every thing at Braeside looks fine and

The Man is putting in the Garden The Lake
is brim full. We havent been doing much
of any thing so havent much news went
to see "Listen Lester" a few nights ago but
it was very poor "Up in Mabels room" is
coming next week think we will see that.
George and Janets Families are all well
and Janet is taking Golf lessons so maybe
she and I can have a game occasionally. I
was so glad to get your cable do please write
as often as you can I feel like we were
getting to be almost strangers we see so
little of each other. Havent heard from Roy or C
since I was there. My awny best to Miss Bon Hegan.
Love and a wonderful trip from both Bob & me to the
sweetest and best Daughters in the world from
her Mother

| CLASS OF SERVICE DESIRED | |
|---|--|
| Telegram | |
| Day Letter | |
| Night Message | |
| Night Letter | |
| Patrons should mark an X opposite the class of service desired; OTHERWISE THE MESSAGE WILL BE TRANSMITTED AS A FULL-RATE TELEGRAM | |

WESTERN UNION TELEGRAM



NEWCOMB CARLTON, PRESIDENT

GEORGE W. E. ATKINS, FIRST VICE-PRESIDENT

| |
|----------------|
| Receiver's No. |
| Check |
| Time Filed |

Send the following message, subject to the terms on back hereof, which are hereby agreed to

May 8th, 1920.

CABLE

Mrs. Carl G. Fisher,
~~Steamship--Siberia-Maru,~~
 care - American Express Travel Department,
 Yokohama, JAPAN

Everything O.K. Hope you are having good time.

Carl.

Prepaid.
 Carl Fisher - personal account.

Jane

Jane

June 2nd, 1926.

Mrs. Carl G. Fisher,
c/o American Express Company,
Yokohama - Japan.

Dear Jane :

I am sending you a letter that came in today in our general mail and which I opened by mistake. I am addressing this to Yokohama altho' I have no idea that you will ever receive it - at least before you get back. Our mail is in such condition in this country that it sometimes takes ten days for a letter to go from here to Miami or from here to New York, and it is nothing unusual to have telegrams lost altogether.

I cabled you yesterday to Kyoto, where you will be on June sixth. This gave five days time for the cable to go thru. It should ordinarily only take one day.

I received the first letters from you yesterday. The photos were very good. I can't figure out from your itinerary where any mail would do more than follow you around - I can't see where it could head you off. I will cable you again at Pekin, where you are to spend a week - and will take a chance on your getting this cable.

The Race is over ; we had a big crowd ; very successful Meet ; fine day - cool and pleasant. It was the largest crowd we have ever had. There were several very scary accidents but nobody was hurt. We are going to put up some new fences and fix up the grounds generally so it will be safer and better than ever.

Louise Elliot was up for the Race and stayed two days. We had nineteen for dinner the night of the Race - most of them Jess Andrew's and Fowler's friends.

Miller arrives tomorrow with sixteen polo ponies. The Field at the Speedway will all be finished in two weeks. I have ridden three times and have been sore after each ride. Going to keep it up, however, for awhile.

Hope you are well. Love,

CCF:R

June 22, 1920.

Jane

Mrs. George Welch,
Rensselaer Co.,
Nassau, N.Y.

My dear Mother-in-law,

Your letter of the 2nd came to my desk today after milling around for I don't know how long.

Miss Rossiter has been very sick with tonsillitis for about ten days and I have been laid up for that length of time with a damaged hip from riding Polo Ponies. The envelope for the Hotel is gone, so I do not know whether your letter was addressed to the Lincoln or the Flamingo. In the meantime, I do not have Mr. Lunberg's address here in the office as Miss Rossiter attends to all of the files.

I am writing today and will send your letter on to Mr. Lunberg and ask him to tell you how they are booked up at the Lincoln. Of course, I will write him to take care of you if it is at all possible to do so. Lunberg had a very heavy reservation before we left Miami, and as you probably know, there are only a few rooms at the Lincoln that are single most of them are two and three rooms with bath. In the new annex I think there are several very nice rooms with bath, if we ever get the annex finished—we have had a terrible time with it. I will ask Lunberg to do the best he can for you. I will also ask him to send me a copy of his letter.

I enclose a card just received from Jane a few minutes ago. Do not know why she did not get any mail at Kyoto. I addressed two letters there and sent her some photographs at the Kyoto Hotel. I received a wire from her that she is O.K. in Peking and that she received mail in Peking, which is probably an accident.

Very truly yours,

CGF-ED

THOMAS J. COLEMAN
HOTEL ST. FRANCIS

Sunday 30th June 1920

My dear Jane -

Thanks for letter written
at Ardulu for the program
note mailed at Yokohama. You
must have had a wonderful
time - You were ideally cast and
no doubt must have been the
hit of the show - Merl wrote
you part so you would have
nothing to learn - You just had
to be natural -

The pup is fine - It
occupied our apartments for a
couple of days after his arrival
but for certain acts of bad
manners was banished by his
over

host to a kennel on the roof -
The kids have lots of fun
with him & he is really a clever
little fellow. He is the funniest
little chap in the land and
is growing quite a lot - The
kiddies say he is at a St
Bernard. He falls over when
he runs so Dabe christened
him Flopsy which seems to stick
tho I suppose he will outgrow
it. His real honest to goodness
family name is Teddy.

Everything is fine here -
Dad came back for Gen or
five days after his visit to
Seattle - We had a couple of
drinks together & just before
his departure he said 'Good Bye'

THOMAS J. COLEMAN
HOTEL ST. FRANCIS

He said he may come back to be
here by your arrival but if he
does he will have to stop in
some outlaw house - I have
arranged with all the good
hotels in the Association to
refuse him accommodations at that
time - Its not because I'm
jealous of him, but I have
a feeling that he annoys or
upsets you when he's around.

Anyway I know you will
have no time for him if I'm
here, & I would not like a
stranger (even Bud) to be loitering
in my city - So weighing the
question from all angles & with
all fairness & charity toward him
it would be best for him to
over-

be in the laundry during the
period around August 12th
I did not send the
shirt, but you may go out
to the Orient again within a year
or two & I'll surely give you
the honor of buying my
clothes there.

Mr. Fuenner went
East last Sunday (a week
ago today) Certain matters here
prevented my going. Mrs Fisher
wired me that a box would
be there for me & later wrote
a letter confirming it - I had
to wire my appreciation &
express regrets. Then I told
Al of his kindness & am
afraid I offended him by not
giving it to him. However
over

THOMAS J. COLEMAN
HOTEL ST. FRANCIS

I told him that I did not feel
I had that privilege -

If you did not meet John
Bourse in Yonohama on your
way out be sure to do so
on the homeward bound trip.

Cy Willmuth of Grand Hotel
Yonohama will locate him for
you - He's a splendid fellow.

Tell Mery to be careful
He is just the kind of fellow
she would give her songs to
& give her heart away to.

However he's worthy in every
way -

Everything is running along
in the same old sewer. We're
just sitting around waiting for
August 15th. I think the
feeling is just about the same
over

as a ~~prisoner~~ ^{would have} prisoner ~~has~~ who
has been in for twenty years &
his time would expire in 73 days.

Can't you picture him each
day at 12 n. sleep scratch
out one day & thank God that
day is gone & the day of
delivery is one day closer. I
explained to Bud how I felt
but I'm sorry he didn't get
me - I don't mean to speak
unkindly of him but I am
sorry to say I do not think
there is much depth to his
affection for you. He seemed to
be able to go on with his work
the afternoon of your departure - in
fact I saw him during that
same evening & he acted just
like a normal human being.
I could not see how he could
possibly do it. &

THOMAS J. COLEMAN
HOTEL ST. FRANCIS

As I said before I know you
will be pleased that I have made
it impossible for him to be here,
to bother us while you are here.

Of course it is unnecessary
for me to ~~to~~ assure you of
my personal liking for him & I
do not want you to let anything
I may have said ^{here} in his favor
influence you to be friendly
with him when you return east
if you have decided to avoid
him - I have given "Bud"
more space in this letter than
he really deserves - possibly
you have forgotten him entirely
& do not know whom I refer
to - It's that tall awkward
foundry man from Hamilton @
whom you permitted to buy
over

Your meals sprouts west. I really
hope you had forgotten him & in
surely you had & really am sorry
that I bothered you with the
references I have made to him.

I'll sure to be a good
girl - I expect so much from
her but fortunately for my peace
of mind have absolute confidence
in her love and devotion to me.

Should she do anything which
would displease me - should she
ever look at another man with
the slightest thought of interest
in him & I heard of it - I would
buy a lantern & in the darkest
hour of the night would wend my
way to the coldest & wettest
spot in the bay.

lots of love from all & best
wishes for safe return -
Yours sincerely
P.S. When you get to Honolulu say aloha to
Chester & Doyle - He was away on your outgoing

CARL G. FISHER
INDIANAPOLIS

My Dear Jane.

This may reach
you some place in Japan,
but I'm not sure of even
the mail or telegraph
here in Indiana any more.
Your friend J. M. Sauer
called during the week &
I gave him some passes
&c. Am very glad to
learn you are much
improved - that's the main

CARL G. FISHER
INDIANAPOLIS

thing & nothing else Aunt's
I sold two lots for you
On James St for about
\$8,000 Very good for you -
Gout & Howdy failed to
get any place in the race -
after working very hard day
& night for two weeks!
I have a swimming on roof &
it's fine - Sit out every
night when it don't rain.
Am going to Maui about the
25th this mo - with C.F.
No use to write this - &
you won't get it -
lots of love
Carl

POSTAL TELEGRAPH - COMMERCIAL CABLES

CLARENCE H. MACKAY, PRESIDENT

TELEGRAM

CLASS OF SERVICE DESIRED

FAST DAY TELEGRAM

NIGHT TELEGRAM

NIGHT LETTERGRAM

THE SENDER MUST MARK AN X OPPOSITE THE CLASS OF SERVICE DESIRED; OTHERWISE THE TELEGRAM WILL BE TRANSMITTED AS A FAST DAY TELEGRAM.

THE POSTAL TELEGRAPH-CABLE COMPANY [INCORPORATED] TRANSMITS AND DELIVERS THIS MESSAGE SUBJECT TO THE TERMS AND CONDITIONS PRINTED ON THE BACK OF THIS BLANK.

RECEIVER'S NUMBER

CHECK

TIME FILED

SEND the following Telegram, subject to the terms on back hereof, which are hereby agreed to.

Form 1

To Mrs. Carl G. Fisher
Kobe, Japan

Indianapolis, Ind. July 16¹⁹² 20

No answer to my cable Shanghai Funds await you in Yokohama

Answer

CARL G. FISHER

12 Pd. Chg.

4:10 PM

POSTAL TELEGRAPH - COMMERCIAL CABLES

CLARENCE H. MACKAY, PRESIDENT

TELEGRAM

CLASS OF SERVICE DESIRED

FAST DAY TELEGRAM

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Kobe, Japan

Indianapolis, Ind. July 16¹⁹² 20

No answer to my cable Shanghai Funds await you in Yokohama

Answer

CARL G. FISHER

12 Pd. Chg.

4:10 PM

July 20th, 1920.

My dear Ada :

I enclose you a letter just received from Jane. Have been trying for a week to get a cable to her advising her that I have forwarded \$2000 by American Express - but it seems impossible to get a cable thru. Unless I hear from her today I will attempt to get Senator New to see if the State Department can reach her with a cable, as she may be in need of funds - but I imagine that her own Letters of Credit will get her out of any difficulties if she will only use them.

I received your note regarding the Lincoln. We have added to the Lincoln, since you were there, 32 large rooms, with a larger dining-room, larger kitchen, etc. Building, however, is very expensive and the cost of this addition was very severe on us, and considering the short seasons at Miami, these hotels must have a heavy revenue or they can't make the proper interest on the investment.

I would very much suggest that you would have a better time in a small cottage where you would have more room than you would at the Hotel, and with one good servant you would enjoy more comfort and save a lot of money - which is the main thing to do these hard times. We have one house that is not furnished that you could use - if you had a bunch of furniture to put in it.

Yours very truly,

GGF:MMH

Mrs. George Welsh,
Brasside,
Nassau Lake, New York.

July 29th, 1920.

American Express Co.,
New York City.

Gentlemen:-

My wife, Mrs. Carl G. Fisher, is a member of your touring party which sailed April 27th from San Francisco, on the steamer - "Siberian Maru". Her routing was changed at Hong Kong and Mrs. Fisher cabled that she would sail from London August 5th. I have sent four cables to her at Hong Kong and Kobe asking for a reply in each but have received no direct answer from her, which leads me to believe that these cables were not delivered.

Have you any record at your office of any part of your traveling party from this tour who will arrive in London within the next few days? Also, can you kindly give me the general sailing time between Hong Kong and London and between Yokohama and London, and greatly oblige

Yours very truly,

CGF:EM

| CLASS OF SERVICE DESIRED | |
|---|--|
| <input checked="" type="checkbox"/> Telegram | |
| <input type="checkbox"/> Day Letter | |
| <input type="checkbox"/> Night Message | |
| <input type="checkbox"/> Night Letter | |
| Patrons should mark an X opposite the class of service desired; OTHERWISE THE MESSAGE WILL BE TRANSMITTED AS A FULL-RATE TELEGRAM | |

WESTERN UNION TELEGRAM



NEWCOMB CARLTON, PRESIDENT

GEORGE W. E. ATKINS, FIRST VICE-PRESIDENT

| |
|----------------|
| Receiver's No. |
| Check |
| Time Filled |

Send the following message, subject to the terms on back hereof, which are hereby agreed to

August 10th, 1920.

Mrs. George Welsh,
Nassau Lake,
Remssalear County,
New York.

Just received cable from Jane. She wires me I can reach her Hotel Galle COLOMBO. Does not give any date when she will arrive or when she will leave there and gives no itinerary.

Carl G. Fisher.

Prepaid.

| CLASS OF SERVICE DESIRED | |
|---|--|
| Telegram | |
| Day Letter | |
| Night Message | |
| Night Letter | |
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WESTERN UNION TELEGRAM



NEWCOMB CARLTON, PRESIDENT

GEORGE W. E. ATKINS, FIRST VICE-PRESIDENT

| |
|----------------|
| Receiver's No. |
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Send the following message, subject to the terms on back hereof, which are hereby agreed to

POSTAL TELEGRAPH.

September 1st, 1920.

Mrs. Carl G. Fisher,

EDIN -

Shanghai letters received today. You have apparently missed all of my mail. Weather fine. Everybody well. Answer.

Carl.

Prepaid.

CABLE CABLE CABLE

POSTAL TELEGRAPH.

Sept. 1920

Dear Jane -

Back again
in Honolulu - just a
week ago today - and have
been busy employed with Stoop-
Kania - & working with my
family - altho my brother is
in N. Y. and my sister in
Detroit than just few
days -

Your letter from
Honolulu was been waiting
me Jane - These days of
separation last two years -
it is all like a glorious
dream - dream. Those precious
kisses in California's sunshine

Since Fall-

What of a party at
the County Club Saturday
night all Middleboro and
Dayton were there - we had
a running start down town
and I never should have
gone. my intent was anything
but good but managed to
leave early. Have been
preparing since with
hard exercise over there
two or three holidays.
The Gardner and Talbot

with three or four days
a month in New York -
Am going to the city next
week - business and
several days at Penning in
Pawceton - which reminds
me that you & I had
agreed to go Footballing
next fall -

- Am all alone in
this old house tonight
too tired to be ~~restless~~
and am planning to
not night's sleep - ~~up~~
Early in the morning to
hit the old ball -

June dear - I am praying
still for our suits to
cross - O.K! They must - dear
pal - and meanwhile you
are always with me -

Goodby - your sweetest -

Bud

Love to Mabel, and how
is she -

were there - but in the
wild charge had only a
few words with them.

I wonder if you
have gotten my letters -
I trust you have & I am
anxious to hear from you.

Amis & family
give up the European trip -
my brother and I
cannot be away at the
same time. which
means that I will be
here for several months
this summer.

with you - and you
look me a fragrant, sweet
spring flower to me -

I have alone so
much these days - and
in these times, I love to
give my memory the rein
and rest in those of you -

You are with me so
much of the time - I know
you would be and I finally
came out of those sultry
states regarding you as
absolutely forgettable. These
orchestras all play Miami,
and that is the land of

Van
Street #
of lot of 7 let me know

Sept 30 - 1920
as per deed
8-28

My Dear Carl

Just received your telegram
was delighted to hear that Jane
will be home soon the last word
I had from her was a letter and card
from Singapore. The marked
plot of Miami Beach that you
sent me shows my lot to be
lot no. six ^{in Block 28} but I find on the
deed that it is lot no. 8 eight
in Block 28 which is owned to
Mr. Thralls lots. We had Mr. Bastian
come over here to see us before

leaving for Miami and he expects
to start on the Building next week
He said that he had not seen
you while in Indpls. I presume
that he can find the correct no.
of the lot on the records. We
are only building a six room
house and sun parlor. Do you
think that we can purchase
furniture and rugs in Miami
or had we best get them in N. Y.?

Thanking you for the telegram and
other information

Sincerely

Mrs. Geo Welsh

Jane

March 1st, 1921.

Mrs. Jane Fisher.

*: M E M O :

Mrs. Seiberling is coming down and
will probably be at the house in the next day
or two. Lets show them a little attention.

Carl G. Fisher.

CGF:W

Jane

Information requested by Mr.
Hugh W. Davis.

Mrs. Johnson's dressmaker in Paris:

Mlle. Jenny at Schanel's, 31 rue Cambon
Opposite Ritz Hotel. (Expensive)

Milliner: Reloux. Ask for Mlle Helene
rue de Lapaix.

Mlle Descat, 28 rue Royale
Ask for young lady who waits on
Mrs. Johnson; she does not remember
the lady's name.

Tailor for men: Ramee, about 60 Champs Elysees

Also O'Besson, Place Vendome
across from Ritz Hotel

Also Schanel on rue Cambon does tailoring.

Mrs. Johnson suggests that she usually
tries to do all her buying at one place and Mlle.
Jenny would probably give a reduced rate if one does
all shopping with her.

If Mrs. Johnson can give further informa-
tion she will be very glad to help. Please write her
or phone her at Garden City 2465 (Mail: East Williston)
if she can be of assistance.

①

1. Lavender - 1 White = 1. Black Plush.
3 Hats.

4 Scarf.

Shoes 3 " " To Mrs. B.G.F.

- 1 Pr Black Satin.
- 1 P. Patent Leather
- 1. Pr. Brown Vici Kid.
- 1. Pr. " " Suede.
- 1. P. Gray Suede.
- 1. P. White Kid.
- 2. Fancy Picnics.
- 1. Pr. Bed room Slippers.
- 1. Blue Serge Dress.
- 1. " " Serge Dress.
- 1. Blue Silk " " "
- 1. Brown Silk " " "
- 1. Tan Silk " " "
- 1. White Flannel.
- 1. White Silk Trunk in Yellow
- 1. Pink Silk Dress.
- 1. Tan Orangundy Dress.
- 1. Blue Satin Skirt.
- 1. Lavender Dress Linen.
- 1. Blue Silk Under Skirt.
- 1. Black Satin Slip.
- 1. Blue Voile Dress.
- 1. Blue in Lavender.

(2)

Trunk No. 1.

1. Lavender Waist.
1. Dressing Jacket Progette.
1. Black Satin Peacoat.
1. Bengalaw aprons.
1. Black Silk sweater.
1. Linen Skirt.
1. white wool Shawl.
1. Old Rose sweater.
1. Lavender Slumber Robe.
1. white wool jacket.
1. white linen waist.
1. Gray Silk coat.
1. Tan Cape.
1. Tan Polo Coat.
3. Night Gowns.
6. Under Shirts.
3. Union suits.
3. pro Drawers.
1. white Slip.
1. Piece Cotton
1. Linen Hand Bag.
1. Blue Silk Tie
2. Balls Yarn.
1. Purple Velvet Purse.
1. White Bead Purse.
4. Pro Glasses.
14. Handkerchiefs.

(3)

1. Braw
1. Green } Silk Gloves
1. Black }
1. Pr. White Chamoei
1. net waist.
2. Pr. Gray Stockings
2. Pr. Tan silk.
4. Pr. White.
1. Piece Lace.
1. Basket with Beads & Combs.

(1)

Trunk. No. 2 Sept 18
1925

1. Lavender Straw Hat.
1. Gray & white Felt Hat.
1. white Straw Hat.
- 4 Black Vici Kid Shoes.
1. Pr Black Patent Shoes.
1. Pr White Kid.
1. Pr Bed Room Slippers.
1. Tan Silk Puss trimmed Purple.
1. Blue silk white dots.
1. Blue Silk with white.
1. Lavender Silk Dress.
1. Blue Checked Silk Dress.
1. white Silk Dress.
1. white Vell Dress.
1. Brown Flannel Dress.
1. Blue & Purple Dress.
1. Blue silk Dress. Cape
1. Black silk Dress. Cape
1. Blue Serge Dress.
1. Black silk trimmed in lace.
1. Black sweater.
1. Blue Serge.
1. Blue Cape.
1. Black Cape with fringe.
1. collar Bag.
1. white wool Cape.
1. Gray Bath Robe.

Trunk. No. 2

(2)

1. Flannel Kimono-
1. Pink Kimono-
1. Gray Voile Skirt.
1. Canadian Petticoat-
1. Gray Wool Sweater.
1. White wool Petticoat.
1. White wool Coat.
1. Combing Back yellow.
3. Black silk Bags
1. Leather Bag.
1. Japanese Bag.
1. Black Beaded Bag.
2. Cuff & collars set.
2. House Dress white.
1. white Slip.
6. Under Shirts.
1. Union Suit.
5. Pr. Drawers.
1. white Bowtie. night.
1. Pr. Stockings - Wool.
2. .. white Sock.
1. Towel.
2. Black
2. Gray.
1. Brown.
2. Pr. tan Goggles.
1. Laundry bag.

1. Basket with Beads & Combs.
1. Gold Watch.

Handwritten notes, possibly a list or inventory, including the words "Basket with Beads & Combs" and "Gold Watch" written in reverse.

Dane Fisher

Mrs. Collins

Oct. 1887

Jane Fisher

Miss Collier

List of Mrs 1897

Friends of C. C. Carson
& Iddam Fisher

Nov 20 1897

1/2 B of Paul to
retain him ^{personally}
Co. 20
Paul Ken

1. Bartlett with Bards & Embury
1. Bards Watch

A G R E E M E N T

Between

CARL G. FISHER

And

JANE JOHNSON

*** *** *** ***

LAW OFFICES
FRANK SMATHERS
MIAMI, FLORIDA

THIS AGREEMENT, made this 24th day of October, 1924, by and between JANE WATTS FISHER, now and for some time last past residing and domiciled at East Williston, in the County of Nassau, Long Island, in the State of New York, party of the first part, and CARL G. FISHER, now and for some time last past residing and domiciled at Miami Beach in the County of Dade, in the State of Florida, party of the second part,

W I T N E S S E T H:

WHEREAS, the parties of the first and second parts were lawfully married on or about the 23rd day of October, 1909, at the City of Indianapolis in the State of Indiana; and

WHEREAS, one child and only one child was born as issue of said marriage, and such child was born in the year 1922, which child died while an infant and before it reached the age of one year; and

WHEREAS, the party of the first part on or about the 21st day of December, 1922, completed proceedings to adopt a male child, hereinafter sometimes referred to as "her said child" now about five years of age, in which adoption proceedings the party of the second part did not join, such child having been adopted by the party of the first part alone and not adopted by the party of the second part, who has not in any way any blood or legal relationship to such child as blood, or foster parent, or otherwise; and

WHEREAS, because of irreconcilable disputes and differences which have arisen between them, the parties hereto did heretofore separate and have been for some months and are now living separate and apart; and

WHEREAS, such separation is hereby acknowledged by both parties as already having taken place and still continuing; and

WHEREAS, it is deemed best by the parties hereto and each of them, that for the health and welfare of the parties hereto, they should continue hereafter to live separate and apart from each other in the future; and

WHEREAS, the party of the second part, during the married life of the parties hereto, and from time to time, has given the party of the first part personal and real property, which is now held and owned by the party of the first part in her own separate right, absolutely and in fee simple, which now is of an approximate present aggregate market value of Five Hundred Thousand Dollars (\$500,000.00); and

WHEREAS, the party of the second part desires to make further provision for the maintenance and support of the party of the first part during her life, and to enable her to provide for her said child; and

WHEREAS, the party of the second part, by the said gifts of property heretofore made by him to the party of the first part, and by the provisions herein made for the benefit of the party of the first part, has amply provided for the adequate present and future maintenance and support of the party of the first part during her life, and has enabled her to provide for her said child; and

WHEREAS, the party of the second part now desires to be free to devote his property to such uses as to him may seem wise and desirable whether for his own benefit or the benefit of others; and

WHEREAS, since the institution of such action in said Supreme Court, negotiations have been conducted between the party of the first part and the brother of the party of the first part, Roy T. Watts, Esq., and the attorney of the party of the first part representing the party of the first part on the one side, and the party of the second part, and his representative and his attorneys representing the party of the second part on the other side, with a view to effecting a complete final financial settlement by and between the parties hereto and to terminating and extinguishing all rights of the party of the first part, whether by way of dower or otherwise, in or to all the property, real or personal, now or at any time heretofore owned by the party of the second part, or in which he has or has had any interest, or which may hereafter be acquired by him, whether situate in the States of New York, or Florida, or elsewhere; and

WHEREAS, as part consideration for such settlement, it was agreed by the party of the first part that she will discontinue and settle said action for separation now pending, and will authorize the respective attorneys for the parties hereto to execute the necessary stipulations providing for such discontinuance and settlement without costs to either party as against the other; and

WHEREAS, the parties hereto have agreed to live separate and apart from each other in the future, upon the terms, covenants and conditions in this agreement contained;

NOW THEREFORE, in consideration of the mutual covenants and agreements herein contained and the sum of

Ten (\$10.00) Dollars by each of the parties to the other duly in hand paid in lawful money of the United States, the receipt of which is hereby severally acknowledged, the parties hereto mutually covenant and agree with each other as follows:

I. The recitals of facts above set forth are expressly confirmed and agreed to by the parties hereto as being in all respects true and correct.

II. It shall be lawful for the parties of the first and second parts at all times hereafter to live separate and apart from each other, and the party of the first part shall be free from marital control and authority of the party of the second part, as if she were a feme sole and unmarried; and the party of the second part shall be free from marital control and authority of the party of the first part. The parties of the first and second parts shall and will each permit and allow the other to reside from time to time at such place or places as the other shall from time to time determine, and to carry on, conduct and engage in such business, trade, or profession as each for herself or himself may from time to time choose to do.

III. Neither of the parties of the first or second parts shall molest the other nor compel or seek to compel the other to cohabit or dwell with him or her by any legal proceedings for the restitution of conjugal rights or otherwise.

IV. The party of the first part shall own, hold and enjoy independent of any claim or demand of the party of the second part, all silverware, pictures, portraits, books, furniture, furnishings, china, glassware, rugs, wearing apparel, personal adornments, and all automobiles and automobile accessories, now in the house and buildings at East Williston, in the County of Nassau, State

WHEREAS, the party of the second part has for some time past contemplated the making of a gift or gifts or one or more revocable or irrevocable trusts by or under which a part or parts or all of his property may be devoted to such purposes as he may determine in his absolute discretion; and

WHEREAS, the business of the party of the second part is speculative in its character and nature, and it is considered by the parties hereto that for the best interests of the party of the first part, provision should be made for her at this time as contained in this agreement, in order to protect her from the risk of such business and to assure her in the manner provided in this agreement, of adequate maintenance and support, irrespective of the success or failure of such business; and

WHEREAS, the party of the second part desires to feel entirely free to make or not to make such gift or such gifts or deed or deeds of trust in his absolute discretion without possible interference on the part of the party of the first part, as long as the payments herein provided to be made by the party of the second part are made by him, and without interfering with or risking the future adequate comfort or welfare of the party of the first part; and

WHEREAS, the party of the first part did heretofore and on or about the end day of October, 1924, commence an action in the Supreme Court in the State of New York in and for the County of Nassau for a legal separation from the party of the second part, under and pursuant to the laws of the State of New York; and

WHEREAS, the party of the second part, at the time that she brought such action, was a resident of and domiciled in the State of New York; and

of New York, now occupied by the party of the first part, and title to which personal property in this paragraph above mentioned is hereby transferred and conveyed by the party of the second part to the party of the first part, the title to the buildings in this paragraph above mentioned and the land on which they are erected belonging to the party of the second part and not being transferred hereby. The party of the first part shall also own, hold and enjoy, independent of any claim or demand of the party of the second part, all other personal property belonging to the party of the first part and now in her possession or held by her, or which shall hereafter belong or go to her, all of which hereafter shall remain her sole and separate property, free and discharged from all rights of the party of the second part; with full power to the party of the first part to sell, assign, convey, or deal with, bequeath or dispose of said property in her life time or by her last Will and Testament, as fully and effectually in all respects as if she were sole and unmarried, the party of the second part agreeing that he will from time to time execute and deliver all such necessary deeds and other instruments and perform such further acts of assurance as may be necessary to carry out and make effectual the provisions of this paragraph of this agreement.

V. The party of the first part agrees that so long as the party of the second part shall perform each and every of the covenants and conditions herein contained on his part to be performed and observed, that she will not at any time hereafter, make any demand or claim whatsoever upon the party of the second part or his executors, administrators or trustees for support or

maintenance or otherwise, and will in all respects support and maintain herself, and will individually discharge all debts, engagements, obligations and liabilities which she may hereafter incur or enter into; that she will not contract hereafter any debt or debts, obligations, charges or liabilities whatsoever, for which the party of the second part or his Executors, Administrators, or Trustees, in any event might, could or may be or become liable or answerable; and that she will hereafter keep the property of the party of the second part free, harmless and indemnified from all debts and liabilities heretofore or hereafter incurred or contracted by the party of the first part.

VI. The party of the first part expressly agrees and represents that she has contracted no debt now remaining unpaid upon which the party of the second part might or could be liable or for which he might or could be called upon to pay, and agrees to save him, his Executors, Administrators or Trustees harmless from any such debts, engagements, obligations and liabilities, if they do exist.

VII. In case the party of the second part shall at any time hereafter be called upon to pay and discharge and shall in fact pay or discharge any debt, engagement, obligation, charge or liability heretofore or hereafter created or incurred by the party of the first part, then and in every such case, the party of the first part shall immediately repay the same to the party of the second part upon demand, and in case such repayment is not forthwith made, it shall be lawful for the party of the second part to deduct and retain out of any payments herein provided to be made by him to the party of the first

part, or at his option, to receive and collect from the party of the first part, the amount he shall have so paid together with the costs and expenses incurred by him in connection with such payment or collection.

VIII. The party of the first part covenants and agrees to accept the payments and provisions herein contained in full discharge of any and all existing or other further or future claims which she may now or hereafter have against the property or estate of the party of the second part, or in case of his death, against his said Executors, Administrators or Trustees by way of dower or otherwise. The party of the first part further agrees, without further consideration, to release at any time and from time to time, either before or after the death of the party of the second part, upon demand, by proper instruments in writing, under her hand and seal and duly acknowledged by her, as required by law, any and all right or rights of dower, inchoate or vested, or otherwise, in any or all real estate or personal property which the party of the second part may have heretofore at any time owned or which he may now or hereafter own or which he may hereafter acquire, or with which the party of the second part has been, is now or may hereafter become vested or seized in the States of New York, Florida, Indiana or elsewhere; and the party of the first part will, at any time or times hereafter make, execute and deliver all instruments which may be considered by the party of the second part or his Executors, Administrators or Trustees necessary or desirable to give effect to this covenant; or in the event of her refusal to so make, execute and deliver any such instrument or conveyance, then the party of the second part shall be entitled immediately to apply to any Court of Equity for a

a decree directing the party of the first part to specifically perform this provision of this agreement.

IX. It is further understood and agreed that the payments herein provided to be made by the party of the second part, shall constitute a full and complete payment, satisfaction and discharge of any and all obligations which may exist by law or otherwise upon the part of the party of the second part, to support or contribute towards the maintenance and support of the party of the first part and her said child, and this agreement shall constitute a full and complete bar to the party of the first part in any way enforcing in any form of action, matrimonial or otherwise, additional maintenance or support or in any way procuring or obtaining any additional amount for the maintenance or support of the party of the first part or her said child; this agreement being intended, as long as its provisions are kept in full force and effect by the party of the second part, as a complete financial settlement of such liability of maintenance and support.

X. Should either of the parties hereto hereafter obtain a decree, judgment or order of separation or divorce one from the other in any state, country, or jurisdiction, both parties hereto hereby consent and agree that this agreement and all it contains shall be in no wise, manner or way affected or impaired by any such separation or divorce, and that nothing in such decree, judgment or order shall alter, amend or vary any of the terms of this agreement, whether or not either or both of the parties hereto may hereafter remarry; it being expressly understood and agreed that this agreement and all the terms and conditions thereof, shall continue in full force and effect and shall be binding and obligatory upon the parties hereto, in such events. Nothing in this agreement con-

tained shall be a bar to the institution by either party of an action for divorce in the States of New York, Florida, Indiana or elsewhere. In the event a decree, judgment or order of divorce shall be at any time in the future rendered in favor of the party of the first part and against the party of the second part, such decree, judgment or order of divorce or separation so rendered, shall contain no provision for alimony or costs, other than herein contained, or for any other payment or payments of any kind to be made by the party of the second part, and no provision of alimony or for the benefit of the party of the first part shall be made at the expense of the party of the second part in any action or proceeding or manner whatsoever.

XI. It is hereby mutually agreed that the parties hereto do each renounce any and all right or rights of administration upon the estate of the other, and except as herein expressly provided, the parties hereto hereby release all right, claim or interest in and to the separate estate of the other.

XII. The party of the second part shall pay or cause to be paid to the party of the first part the sum of Thirty Thousand Dollars (\$30,000.00) per year during the term of her natural life in equal monthly installments of Twenty-five Hundred Dollars (\$2,500.00) each in advance, beginning as of the first day of November, 1924, and continuing as of the first day of each month thereafter. Such monthly installments shall be mailed to the party of the first part on or before the 10th day of each month to such address as she may furnish in writing from time to time to the party of the second part. To secure such payments, the party of the second part will deliver or cause to be delivered to some person or corporation selected by him as trustee securities or an assignment of securities which

shall, in the absolute judgment and discretion of the party of the second part, be of a value of not less than Five Hundred Thousand Dollars (\$500,000.00); it being expressly understood that such securities may include, among others, or may be exclusively composed of stocks, bonds, notes or mortgages of corporations owning real estate in the State of Florida, or elsewhere, and the stocks, bonds, notes or mortgages of any other corporations, domestic or foreign, or owned by such corporations or of bonds or notes of the United States or of any foreign country. Such securities shall be deposited with such Trustee upon the execution of this agreement or within thirty (30) days thereafter, shall become a part and parcel of this agreement, and shall be so deposited with, or instruments conveying title to the same shall be delivered to the said Trustee for the purpose of rendering and creating security unto the party of the first part for the said payments and monthly installments; but the income from such securities shall be paid to the party of the second part or his estate, to whom title thereto and all voting rights thereon shall belong, so long as the payments provided herein to be made to the party of the first part shall be made to her; or the party of the second part may at his election at any time purchase an annuity from any reputable Insurance Company as will insure an annuity from said Company in favor of the party of the first part during the period of her natural life in the said sum of Thirty Thousand Dollars (\$30,000.00) per year, payable in equal monthly installments of Twenty-five Hundred Dollars (\$2500.00) each. Such securities deposited in accordance with the terms of this paragraph shall be returned to the party of the second part or his Executors, Administrators or Trustees, upon the death of the party of the first part or the purchase of such annuity.

XIII. In the event the value of the securities so deposited to secure the payment of said thirty thousand dollars (\$30,000.00) per year, during the natural life of the party of the first part should in the judgment of the party of the second part become depreciated in value, the party of the second part agrees to deliver additional securities of a value, which in his judgment and absolute discretion is equal to the amount of such depreciation, unto the said Trustee, and to execute the necessary instruments adding such securities as security to such trust instrument or instruments as may be already in existence. In case of the death of the party of the second part, (it being understood that the obligation of the party of the second part to continue payments to the party of the first part during her life time shall survive the death of the party of the second part if he predecease the party of the first part), his Executors, Administrators or Trustees, in the event of depreciation of such securities as may be on deposit with such Trustee, shall from time to time deposit such additional securities as will in the absolute judgment and discretion of such Trustee holding such securities and of such Executors, Administrators or Trustees of the Estate of the party of the second part, bring such securities to a fair value of not less than Five Hundred Thousand Dollars (\$500,000.00).

XIV. In the event of default on the part of the party of the second part in the payment of any such monthly installments for a period of thirty (30) days after the first day of any month, then and in that event it shall become the duty of the Trustee designated in said trust instrument to sell within thirty (30) days thereafter all of the securities or so much of the securities as may be necessary to meet the unpaid installment or installments, together with the expenses of

XIII. In the event the value of the securities so deposited to assure the payment of said Thirty Thousand dollars (\$30,000.00) per year, during the natural life of the party of the first part should in the judgment of the party of the second part become depreciated in value, the party of the second part agrees to deliver additional securities of a value, which in his judgment and absolute discretion is equal to the amount of such depreciation, unto the said Trustee, and to execute the necessary instruments adding such securities as security to such trust instrument or instruments as may be already in existence. In case of the death of the party of the second part, (it being understood that the obligation of the party of the second part to continue payments to the party of the first part during her life time shall survive the death of the party of the second part if he predecease the party of the first part), his Executors, Administrators or Trustees, in the event of depreciation of such securities as may be on deposit with such Trustee, shall from time to time deposit such additional securities as will in the absolute judgment and discretion of such Trustee holding such securities and of such Executors, Administrators or Trustees of the Estate of the party of the second part, bring such securities to a fair value of not less than Five Hundred Thousand Dollars (\$500,000.00).

XIV. In the event of default on the part of the party of the second part in the payment of any such monthly installments for a period of thirty (30) days after the first day of any month, then and in that event it shall become the duty of the Trustee designated in said trust instrument to sell within thirty (30) days thereafter all of the securities or so much of the securities as may be necessary to meet the unpaid installment or installments, together with the expenses of

such sale, and any attorney's or other fees or charges incidental thereto, including any reasonable cost of advertising the sale of such securities and the commissions paid in connection with such sale, and immediately after such sale the said Trustee shall pay the net proceeds, or so much thereof as may be necessary, to the party of the first part so that she shall receive the amount of such default in full. For such purpose the Trustee shall exercise his or its discretion as to whether all or a part of such securities shall be sold; and thereupon it shall become obligatory upon the party of the second part, (or of his Executors, Administrators or Trustees in the event of his death), to substitute additional securities in lieu of the securities so sold, in case in the judgment of the party of the second part or after his death of the said Trustee holding such securities and of his Executors, Administrators or Trustees, additional securities shall be necessary in order to assure the payment of future monthly installments; and this provision shall become part and parcel of the trust instrument heretofore referred to whether incorporated in said instrument or not.

XV. The party of the second part or his Executors, Administrators or Trustees, shall be permitted to designate or redesignate any Trustee in connection with the trust instrument hereinbefore provided for that he or his Executors, Administrators or Trustees may desire, except that if said Trustee is a corporate trustee, such Trustee must be some Bank, Title or Trust Company authorized, by the laws of the state in which such Bank, Title or Trust Company

may function, to act under such trust instrument.

XVI. In the event that, after the delivery and deposit of any securities or properties to and with the said Trustee, the party of the second part or his Executors, Administrators or Trustees may desire to sell, exchange or dispose of any portion of such securities or properties he or his Executors, Administrators or Trustees may from time to time substitute securities or properties therefor which in the absolute judgment and discretion of the party of the second part, or after his death of the said Trustee holding such securities and of his Executors, Administrators or Trustees are of equal value.

XVII. In case the party of the first part shall execute a deed or deeds to the party of the second part or to any corporation designated by him for all the parcels of land now owned by her at Miami Beach, County of Dade, State of Florida, and shall deliver such deed or deeds to the party of the second part prior to or at the same time that the said securities are deposited and the said trust instrument is executed and delivered by the party of the second part, (that is to say, in any event before the expiration of thirty (30) days from the date of this instrument), the party of the second part or the corporation so designated by him shall execute and deliver to the party of the first part a purchase money mortgage or purchase money mortgages and a bond or note or bonds and notes in form satisfactory to the party of the first part, payable on or before five (5) years from date thereof and bearing interest at the rate of five per cent (5%) per annum payable semi-annually, said mortgage or mortgages to be given to secure such bonds or notes which shall aggregate the principal sum of Two Hundred Thousand Dollars (\$200,000.) payable to the party of the first

part or her heirs and assigns, which mortgages shall cover the properties referred to in this paragraph, and which bonds, notes and mortgages shall be the exclusive property of the party of the first part.

XVIII. It is further agreed that in the event of a sale or sales by the party of the second part or his assigns, or by a corporation designated by him as above provided, of any of the parcels of land mentioned in the preceding paragraph within a period of five (5) years from the dates of such respective mortgages, all profits arising out of the sale or sales of such parcels over and above the amounts secured by the said respective mortgages, less taxes and expenses of sale, including commissions, shall be paid or caused to be paid by the party of the second part to the party of the first part, but it is expressly understood, in the event of a foreclosure of said mortgage or mortgages, that any deficiency arising from such sale or sales shall forthwith become due and payable from the party of the second part to the party of the first part, (the intent of this Agreement being that the full amount of said mortgages and interest thereon is hereby guaranteed by the party of the second part to the party of the first part); and the party of the second part agrees to save the party of the first part harmless against any loss of principal and interest in connection with the said mortgage or mortgages. In the event of a sale of any of said properties by the party of the second part, or his Executors, Administrators or Trustees, or by the corporation holding title to the same during the life of any of the said mortgages covering the same, the sale shall be made upon such terms as the party of the second part, or his Executors, Administrators or Trustees may prescribe, and

the party of the first part agree to accept any change in such mortgage or mortgages or any substitution of new mortgage or mortgages covering the same properties as the terms of such sale may require, provided her security is in no way impaired; and after the expiration of any such mortgage the party of the second part shall have an option of renewal of the same for an additional period of five (5) years upon reducing the principal of such mortgage twenty per cent (20%) and paying thereafter interest at the rate of five per cent. (5%) per annum semi-annually on the unpaid balance thereof, in which event all profits arising out of the sale or sales of such parcels over and above the amounts originally secured by the said respective mortgages less taxes and expenses of sale, including commissions, shall be paid or caused to be paid by the party of the second part to the party of the first part.

XIX. The party of the second part further confirms any and all gifts of real estate heretofore made to the party of the first part and any gifts of stock or securities heretofore given and hereby ratifies such gifts.

XX. The party of the first part agree to accept and hereby does accept the provision and agreements herein provided for her benefit as aforesaid as and for a satisfactory, reasonable, sufficient, complete and adequate provision for her whole support and maintenance during the term of her natural life and for the whole support and maintenance of her said child, it being especially understood and agreed that nothing in this agreement contained shall be considered as or shall be an admission on the part of the party of the second part of any liability of any kind for the support or maintenance of such child or of any adoption of such child by the party of the second part.

XII. This agreement shall not be modified in any way by any act or deed performed by either party to this agreement, and the provisions of this agreement shall remain unmodified and in full force and effect unless actually modified by an instrument in writing expressly setting forth such modification.

XIII. There is no other agreement, oral or in writing, existing between the parties hereto, and all agreements and understandings between the parties hereto are embodied in this agreement, which is entire in itself and not a part of any other contract or agreement, and no promises, warranties or representations of any nature or character other than those expressly stated herein have been made to induce either party to enter into, or as consideration for, this agreement.

XIII. This agreement shall be governed by and construed under the laws of the State of New York.

XIV. All notices and demands herein provided for shall be deemed to have been properly given and no question shall be raised by either party as to their sufficiency, if and when mailed by the party of the first part addressed to the party of the second part at Miami Beach, Florida, or such other address as he may subsequently furnish in writing to the party of the first part for this purpose or mailed by the party of the second part addressed to the party of the first part at East Williston, Long Island, New York, or such other address as she may subsequently furnish in writing to the party of the second part.

XV. This agreement shall be binding upon the respective heirs, executors, administrators and personal representatives of the parties hereto, and the parties hereto each hereby specifically charges her or his respective separate estate with the payments and with the

provisions and agreements herein contained.

IN WITNESS WHEREOF the parties hereto have here-
unto set their hands and seals the day and year first
above written in duplicate and have signed each page
thereof.

In presence of
GEORGE M. LEVY

JANE WATTS FISHER
JANE FISHER L.S.

GILLET LEFFERTS

CARL G. FISHER L.S.

STATE OF NEW YORK :
: SS.
COUNTY OF NEW YORK :

On this 24th day of October 1924, before
me personally appeared JANE WATTS FISHER, to me known
and known to me to be the individual described in and
who executed the foregoing instrument and she duly
acknowledged to me that she executed the same.

GILLET LEFFERTS (Notarial Seal)

Notary Public
New York County
Clerk's No. 79, Register's No. 5088
Commission expires March 30, 1925

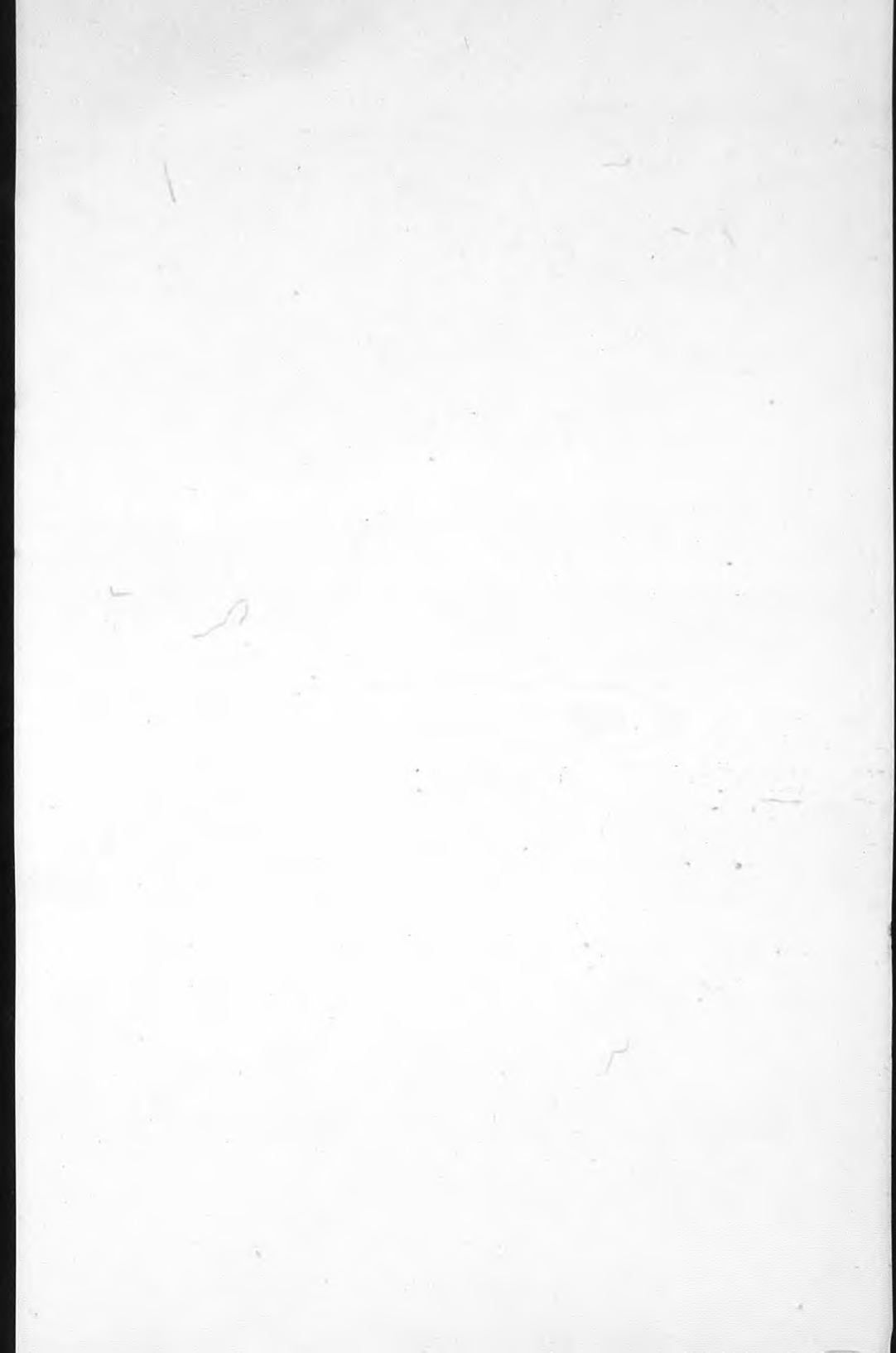
STATE OF NEW YORK :
: NASSAU : SS.
COUNTY OF NEW-YORK :

On this 25th day of October 1924, before
me personally appeared CARL G. FISHER, to me known
and known to me to be the individual described in and
who executed the foregoing instrument and he duly acknow-
ledged to me that he executed the same.

GEORGE MORTON LEVY

Notary Public

Nassau Co., L.I.



1
1874
BIRCHMERE FUND
FALONS

THIS TRUST AGREEMENT made as of the 24th day of November, 1924, by and between FIRST TRUST & SAVINGS BANK, a corporation organized and existing under the laws of the State of Florida, with its principal office and place of business in the City of Miami, County of Dade, State of Florida, hereinafter sometimes referred to as "Trustee", party of the first part, and JANE WATTS FISHER, residing and domiciled at East Williston, County of Nassau, State of New York, hereinafter sometimes referred to as "JANE FISHER", party of the second part, and CARL G. FISHER, residing and domiciled at Miami Beach, County of Dade, State of Florida, hereinafter sometimes referred to as "CARL FISHER", party of the third part.

W I T N E S S E T H :

WHEREAS, the parties of the second and third parts have made and entered into a Separation Agreement, dated October 24, 1924, hereinafter sometimes referred to as "Separation Agreement", a copy of which is hereto annexed marked "A" and made a part of this agreement, and

WHEREAS, such Separation Agreement provides for the delivery of certain securities to a Trustee for the purpose of securing certain payments provided in such Separation Agreement to be made by CARL FISHER to JANE FISHER, and

WHEREAS, by this agreement, hereinafter sometimes referred to as "Trust Agreement", it is intended by CARL FISHER to comply with the provisions of such Separation Agreement with respect to the making of a trust agreement and the creation of a trust;

NOW, THEREFORE, in consideration of the premises and the mutual covenants and agreements herein contained and the sum of Ten Dollars (\$10.00) paid by each of the parties hereto to each of the others, in lawful money of the United States of America, the receipt of which is hereby severally acknowledged,

IT IS HEREBY MUTUALLY AGREED:

I. The Trustee hereby acknowledges receipt from Carl Fisher of the following securities:

Certificate No. 8 for Five Hundred Shares (500) of the Capital Stock of the par value of Five Hundred Thousand Dollars (\$500,000.) of The Flamingo Company, a corporation organized and existing under the laws of the State of Florida, the authorized issue of which stock is One Thousand (1,000) shares of the par value of One Million Dollars (\$1,000,000.), of which Nine Hundred and Thirteen (913) shares of the par value of Nine Hundred and Thirteen Thousand Dollars (\$913,000.) have been issued and are now outstanding, such Capital Stock being the only stock authorized to be issued by such corporation, which stock and certificate is in the name of The Alton Beach Realty Company, a Florida Corporation, and endorsed by the said The Alton Beach Realty Company in blank ready for delivery.

such securities being hereinafter sometimes referred to as "Securities", and the Trustee agrees to hold and deliver such "Securities" in accordance with the terms and conditions of this Trust Agreement.

II. If and when Carl Fisher or his Executors or Administrators or Trustees appointed by Will or any other instrument or instruments, shall pay or cease to be paid to JANE FISHER, the sum of Thirty Thousand Dollars (\$30,000.) per year during the term of her natural life, in equal monthly installments of Twenty-five Hundred Dollars (\$2500.00) each, in advance, beginning as of the first day of November 1924 and continuing as of the first day of each month thereafter, and such monthly installments shall be mailed to Jane Fisher on or before the

10th day of each month to such address as she may furnish in writing from time to time to Carl Fisher, or to his Executors or Administrators or Trustees appointed by Will or any other instrument or instruments, then and in such event, the Trustee shall, upon the death of Jane Fisher, forthwith deliver over the said securities to Carl Fisher, or his Executors or Administrators or Trustees appointed by Will or any other instrument or instruments, or to his legal representatives who may be entitled to receive the same. In the event that there is a default in one or more of the monthly installments referred to above, at the time of the death of Jane Fisher, the Securities remaining shall be so delivered over to Carl Fisher or to his Executors or Administrators or Trustees appointed by Will or other instrument or instruments, or to his legal representatives who may be entitled to receive the same, after the amounts so in default have been paid in accordance with the provisions contained in paragraph VIII, hereof, to the estate of Jane Fisher.

III. The payments to Jane Fisher herein provided to be made shall be evidenced to the Trustee by receipts of Jane Fisher, or checks payable to Jane Fisher, which have been paid, or by the affidavit of Carl Fisher, or one of his Executors, Administrators or Trustees appointed by Will or any other instrument or instruments, or, in the absence of such receipts or checks or affidavits, in such other manner as may be considered or deemed by the Trustee, in its absolute discretion, sufficient. The death of Jane Fisher shall be evidenced to the Trustee by a certificate of death issued by some public authority or by affidavit of Carl Fisher or of one of his Executors

MALE

or Administrators or Trustees appointed by Will or other instrument or instruments, or, in the absence of such certificate or affidavit, in such other manner as may be considered or deemed by the Trustee, in its absolute discretion, sufficient.

IV. It is expressly understood and agreed that the Securities are of a character contemplated by Jane Fisher and Carl Fisher under the terms and provisions of the Separation Agreement, which expressly provides that such Securities may include, among others or may be exclusively composed of stocks, bonds, notes or mortgages of corporations owning real estate in the State of Florida or elsewhere, and the stocks, bonds, notes or mortgages of any other corporations, domestic or foreign, or owned by such corporation, or of bonds or notes of the United States or of any foreign country.

V. The income from such securities shall be paid to Carl Fisher or to his Executors or Administrators or Trustees appointed by Will or other instrument or instruments, to whom title thereto and all voting rights thereon shall belong, so long as the payments provided in the Separation Agreement herein to be made to Jane Fisher, shall be made to her, and after any defaults shall be made good to her. Such securities shall not be transferred by the Trustee to the name of the Trustee or of any person or corporation so long as the terms and conditions of this Trust Agreement are in all respects performed and fulfilled by Carl Fisher, or his Executors or Administrators or Trustees appointed by Will or other instrument or instruments, who may be entitled to receive the same.

VI. In the event that Carl Fisher shall at any time purchase an annuity from any reputable insurance

Company as will insure an annuity in favor of Jane Fisher, during the period of her natural life, in the said sum of Thirty Thousand Dollars (\$30,000.00) per year, payable in equal monthly installments of Twenty-five Hundred Dollars (\$2500.00) each, such Securities shall be forthwith returned to Carl Fisher or his Executors or Administrators or Trustees appointed by Will or other instrument or instruments, who may be entitled to receive the same.

VII. In the event the Securities, during the natural life of Jane Fisher, become in the judgment of Carl Fisher, depreciated in value, Carl Fisher shall deliver unto the Trustee, additional securities of a value, which in his judgment and absolute discretion is equal to the amount of such depreciation, and shall execute the necessary instruments adding such securities as Securities to this Trust Agreement. In case of the death of Carl Fisher, his Executors or Administrators or Trustees appointed by Will or other instrument or instruments, in the event of depreciation of such Securities as may be on deposit with the Trustee under this Trust Agreement, shall from time to time, deposit such additional securities as will, in the absolute judgment and discretion of the Trustee and of such Executors or Administrators or Trustees appointed by Will or other instrument or instruments, bring such Securities to a fair value of not less than Five Hundred Thousand Dollars (\$500,000.00).

VIII. In the event of default on the part of Carl Fisher in the payment of any such monthly installments for a period of thirty (30) days, after the first day of any month, then and in that event, it shall become the duty of the Trustee to sell, within thirty (30)

days thereafter, all of the Securities or so much of the Securities as may be necessary to meet the unpaid installment or installments, together with the expenses of such sale and any attorneys' or other fees or charges incidental thereto, including any reasonable cost of advertising the sale of such Securities and the commissions paid in connection with such sale, and no purchaser upon any such sale by the Trustee shall be bound to see to the application of the purchase money arising therefrom or to inquire into the validity, expedience or propriety of any such sale, and immediately after such sale, the Trustee shall pay the net cash proceeds or so much thereof as may be necessary to Jane Fisher, so that she shall receive the amount of such default in full, and any such net cash proceeds as may not be necessary for such purposes shall be retained by the Trustee, as a part of such Securities held by the Trustee under this Trust Agreement, and Carl Fisher, or after his death, his Executors or Administrators or Trustees appointed by Will or other instrument or instruments, shall have the right to substitute for such net cash proceeds, Securities the value of which, in the judgment of Carl Fisher, or of his Executors or Administrators or Trustees appointed by Will or other instrument or instruments, shall be equal to the amount of such excess net cash proceeds. For such purpose the Trustee shall exercise its discretion as to whether all or part of such Securities shall be sold; and upon the consummation of such sale it shall become obligatory upon Carl Fisher, or in the event of his death, his Executors or Administrators or Trustees appointed by Will or other instrument or instruments, to substitute additional Securities in lieu of the Securities so sold,

in case in the judgment of Carl Fisher, or after his death, of the Trustee, and of his Executors or Administrators or Trustees appointed by Will or other instrument or instruments, additional Securities shall be necessary in order to insure the payment of future monthly installments. Advance notice in writing of any sale, provided for in this paragraph of this Trust Agreement, stating the securities to be sold and the approximate date and place of sale, shall be given by the Trustee to Carl Fisher, or in the event of his death, to his Executors or Administrators or Trustees appointed by Will or other instrument or instruments; and a further notice in writing subsequent to such sale, stating the securities sold and the prices realized therefor, shall be given to said Carl Fisher, or in the event of his death, to his Executors or Administrators or Trustees appointed by Will or other instrument or instruments.

IX. In case, however, Carl Fisher shall at any time be called upon to pay or discharge and shall in fact pay or discharge any debt, engagement, obligation, charge or liability, heretofore or hereafter created or incurred by Jane Fisher, and Jane Fisher shall not immediately repay Carl Fisher upon demand, and Carl Fisher shall deduct or retain the amount thereof out of any payments in the Separation Agreement provided to be made by him to Jane Fisher, such deduction or retention shall not be considered as a default on the part of Carl Fisher under this Trust Agreement, and the Trustee upon written notice by Carl Fisher to that effect, and the filing of receipted Bill or Bills showing such payments with the Trustee, shall consider such sums as may be so paid by Carl Fisher as payments by him to Jane Fisher under his Trust Agreement, on account of such installments as may

be designated by Carl Fisher.

X. Carl Fisher, or his Executors or Administrators or Trustees appointed by Will or other instrument or instruments, shall be permitted at any time to designate such new Trustee under this Trust Agreement, as he or his Executors or Administrators or Trustees appointed by Will or other instrument or instruments may desire, except that if such new Trustee is a corporate trustee, such new Trustee must be some Bank, Title or Trust Company, authorized by the laws of the State in which such Bank, Title or Trust Company may function, to act under such Trust Agreement. In case of such designation, the acting Trustee shall forthwith resign and turn over to such new Trustee so designated, the Securities held by the acting Trustee upon payment of its proper charges and expenses incurred by and payable to it hereunder.

XI. In the event that Carl Fisher, or his Executors or Administrators or Trustees appointed by Will or other instrument or instruments, may desire to sell, exchange or dispose of any portion of such Securities, he or his Executors or Administrators or Trustees appointed by Will or other instrument or instruments may, from time to time, substitute securities or properties therefor, which, in the absolute judgment and discretion of Carl Fisher, or, after his death, of the Trustee and of his Executors or Administrators or Trustees appointed by Will or other instrument or instruments, are of at least equal value, and such substituted securities shall be held, delivered and dealt with in all respects in accordance with the provisions hereof, without the execution of any further instrument.

XII. All notices and payments provided for in this Trust Agreement shall be deemed to be properly given and no questions shall be raised by either party as to their

sufficiency, if and when mailed by Carl Fisher or his Executors or Administrators or Trustees appointed by Will or other instrument or instruments or by Jane Fisher to the Trustee, addressed to it at the City of Miami, Florida; if and when mailed by the Trustee or Carl Fisher or his Executors or Administrators or Trustees appointed by Will or other instrument or instruments, to Jane Fisher, addressed to Jane Watts Fisher, at East Williston, Nassau County, Long Island, State of New York; and if and when mailed by the Trustee or Jane Fisher to Carl Fisher, addressed to Carl G. Fisher, at the City of Miami Beach, Florida, or to such other addresses as the respective parties hereto may subsequently furnish in writing, to each of the parties hereto for this purpose.

XIII. The Trustee shall be entitled to receive as compensation for its services in the administration of this trust, a fee of Two Hundred and Fifty Dollars (\$250.00) per annum, and shall be authorized in the discharge of its duties, to employ counsel and agents and to determine and pay to them reasonable compensation, and to incur any such reasonable expenses and charges, as may be necessary and proper to incur in the performance of its duties hereunder, and Carl Fisher and his Executors or Administrators or Trustees appointed by Will or other instrument or instruments, shall pay such fee and shall reimburse the Trustee for such payments as the Trustee may make or incur under this paragraph of the Trust Agreement, and in case of default by Carl Fisher or his Executors or Administrators or Trustees appointed by Will or other instrument or instruments or in case additional services are required of the Trustee hereunder because of depreciation

in value of any of the Securities, or the death of Carl Fisher, the Trustee shall be entitled to receive and shall be paid by Carl Fisher, or his Executors or Administrators or Trustees appointed by Will or other instrument or instruments such reasonable additional compensation as may then be agreed upon between the Trustee and Carl Fisher or his Executors or Administrators or Trustees appointed by Will or other instrument or instruments.

XIV. The Trustee by joining in the execution of this Trust Agreement, signifies its acceptance of the Trust as herein expressed and set forth.

IV. The Trustee or any successor Trustee may resign this trusteeship and upon properly accounting for all securities, properties and moneys received by it, be thereupon discharged from any and all further liability hereunder, it being especially agreed that the Trustee or any successor Trustee, shall not be held liable or accountable for any error of judgment in the execution of this Trust, nor be held liable or accountable for the acts or default of any other person in connection with such Trust.

XVI. If, in accordance with the provisions of this Trust Agreement, Carl Fisher, or his Executors or Administrators or Trustees, appointed by Will or other instrument or instruments, shall designate a new Trustee, or in case the Trustee shall resign and a new Trustee shall be designated by Carl Fisher or his Executors or Administrators or Trustees appointed by Will or other instrument or instruments, such new Trustee shall be vested with all the powers and subject to all the obligations granted to and imposed upon the Trustee herein named, and such designation of a new Trustee hereunder,

shall be by an instrument in writing, duly signed and executed by Carl Fisher, or one of his Executors or Administrators or Trustees appointed by Will or other instrument or instruments, which instrument in writing shall be annexed to this Trust Agreement.

XVII. It is understood and agreed, that Jane Fisher shall not assign, mortgage, pledge, transfer or in any way encumber or dispose of her interest in or rights acquired under this Trust Agreement.

XVIII. This agreement shall be construed according to the laws of the State of New York and shall be binding upon the respective heirs, executors, administrators, successors and personal representatives of the parties hereto.

IN WITNESS WHEREOF, the party of the first part has caused these presents to be executed by its proper officer thereunto duly authorized and its corporate seal affixed, attested by its Secretary, and the parties of the second and third parts have hereunto set their hands and seals in triplicate, each counterpart of which is an original, all three together being deemed one and the same instrument, this 12th day of November, 1924.

FIRST TRUST & SAVINGS BANK

By CALVIN OAK (Corporate Seal)
Its President

ATTEST:

ALEX. BAKER
Secretary

JANE WATTS FISHER (L.S.)

In the presence of:

Roger Baldwin

CARL G. FISHER (L.S.)

Giliet Lefferts
as to JANE WATTS FISHER

Lora M. Wilson

May Sheppard
as to CARL G. FISHER

THIS AGREEMENT, made this 24th day of October, 1928, by and between JANE WATTS FISHER, now and for some time last past residing and domiciled at East Williston, in the County of Nassau, Long Island, in the State of New York, party of the first part, and CARL G. FISHER, now and for some time last past residing and domiciled at Miami Beach in the County of Dade, in the State of Florida, party of the second part,

W I T N E S S E T H;

WHEREAS, the parties of the first and second parts were lawfully married on or about the 23rd day of October, 1909, at the City of Indianapolis in the State of Indiana; and

WHEREAS, one child and only one child was born as issue of said marriage, and such child was born in the year 1922, which child died while an infant and before it reached the age of one year; and

WHEREAS, the party of the first part on or about the 21st day of December, 1922, completed proceedings to adopt a male child, hereinafter sometimes referred to as "her said child" now about five years of age, in which adoption proceedings the party of the second part did not join, such child having been adopted by the party of the first part alone and not adopted by the party of the second part, who has not in any way any blood or legal relationship to such child as blood, or foster parent, or otherwise; and

WHEREAS, because of irreconcilable disputes and differences which have arisen between them, the parties hereto did heretofore separate and have been for some months and are now living separate and apart; and

WHEREAS, the party of the second part has for some time past contemplated the making of a gift or gifts or one or more revocable or irrevocable trusts by or under which a part or parts or all of his property may be devoted to such purposes as he may determine in his absolute discretion; and

WHEREAS, the business of the party of the second part is speculative in its character and nature, and it is considered by the parties hereto that for the best interests of the party of the first part, provision should be made for her at this time as contained in this agreement, in order to protect her from the risk of such business and to assure her in the manner provided in this agreement, of adequate maintenance and support, irrespective of the success or failure of such business; and

WHEREAS, the party of the second part desires to feel entirely free to make or not to make such gift or such gifts or deed or deeds of trust in his absolute discretion without possible interference on the part of the party of the first part, as long as the payments herein provided to be made by the party of the second part are made by him, and without interfering with or risking the future adequate comfort or welfare of the party of the first part; and

WHEREAS, the party of the first part did heretofore and on or about the 2nd day of October, 1924, commence an action in the Supreme Court in the State of New York in and for the County of Nassau for a legal separation from the party of the second part, under and pursuant to the laws of the State of New York; and

WHEREAS, the party of the second part, at the time that she brought such action, was a resident of and domiciled in the State of New York; and

WHEREAS, since the institution of such action in said Supreme Court, negotiations have been conducted between the party of the first part and the brother of the party of the first part, Roy E. Watts, Esq., and the attorney of the party of the first part representing the party of the first part on the one side, and the party of the second part, and his representative and his attorneys representing the party of the second part on the other side, with a view to effecting a complete final financial settlement by and between the parties hereto and to terminating and extinguishing all rights of the party of the first part, whether by way of dower or otherwise, in or to all the property, real or personal, now or at any time heretofore owned by the party of the second part, or in which he has or has had any interest, or which may hereafter be acquired by him, whether situate in the States of New York, or Florida, or elsewhere; and

WHEREAS, as part consideration for such settlement, it was agreed by the party of the first part that she will discontinue and settle said action for separation now pending, and will authorize the respective attorneys for the parties hereto to execute the necessary stipulations providing for such discontinuance and settlement without costs to either party as against the other; and

WHEREAS, the parties hereto have agreed to live separate and apart from each other in the future, upon the terms, covenants and conditions in this agreement contained;

NOW THEREFORE, in consideration of the mutual covenants and agreements herein contained and the sum of

Ten (\$10.00) Dollars by each of the parties to the other duly in hand paid in lawful money of the United States, the receipt of which is hereby severally acknowledged, the parties hereto mutually covenant and agree with each other as follows:

I. The recitals of facts above set forth are expressly confirmed and agreed to by the parties hereto as being in all respects true and correct.

II. It shall be lawful for the parties of the first and second parts at all times hereafter to live separate and apart from each other, and the party of the first part shall be free from marital control and authority of the party of the second part, as if she were a feme sole and unmarried; and the party of the second part shall be free from marital control and authority of the party of the first part. The parties of the first and second parts shall and will each permit and allow the other to reside from time to time at such place or places as the other shall from time to time determine, and to carry on, conduct and engage in such business, trade, or profession as each for herself or himself may from time to time choose to do.

III. Neither of the parties of the first or second parts shall molest the other nor compel or seek to compel the other to cohabit or dwell with him or her by any legal proceedings for the restitution of conjugal rights or otherwise.

IV. The party of the first part shall own, hold and enjoy independent of any claim or demand of the party of the second part, all silverware, pictures, portraits, books, furniture, furnishings, china, glassware, rugs, wearing apparel, personal adornments, and all automobiles and automobile accessories, now in the house and buildings at East Williston, in the County of Nassau, State

of New York, now occupied by the party of the first part, and title to which personal property in this paragraph above mentioned is hereby transferred and conveyed by the party of the second part to the party of the first part, the title to the buildings in this paragraph above mentioned and the land on which they are erected belonging to the party of the second part and not being transferred hereby. The party of the first part shall also own, hold and enjoy, independent of any claim or demand of the party of the second part, all other personal property belonging to the party of the first part and now in her possession or held by her, or which shall hereafter belong or go to her, all of which hereafter shall remain her sole and separate property, free and discharged from all rights of the party of the second part; with full power to the party of the first part to sell, assign, convey, or deal with, bequeath or dispose of said property in her life time or by her Last Will and Testament, as fully and effectually in all respects as if she were sole and unmarried, the party of the second part agreeing that he will from time to time execute and deliver all such necessary deeds and other instruments and perform such further acts of assurance as may be necessary to carry out and make effectual the provisions of this paragraph of this agreement.

V. The party of the first part agrees that so long as the party of the second part shall perform each and every of the covenants and conditions herein contained on his part to be performed and observed, that she will not at any time hereafter, make any demand or claim whatsoever upon the party of the second part or his executors, administrators or trustees for support or

maintenance or otherwise, and will in all respects support and maintain herself, and will individually discharge all debts, engagements, obligations and liabilities which she may hereafter incur or enter into; that she will not contract hereafter any debt or debts, obligations, charges or liabilities whatsoever, for which the party of the second part or his Executors, Administrators, or Trustees, in any event might, could or may be or become liable or answerable; and that she will hereafter keep the property of the party of the second part free, harmless and indemnified from all debts and liabilities heretofore or hereafter incurred or contracted by the party of the first part.

VI. The party of the first part expressly agrees and represents that she has contracted no debt now remaining unpaid upon which the party of the second part might or could be liable or for which he might or could be called upon to pay, and agrees to save him, his Executors, Administrators or Trustees harmless from any such debts, engagements, obligations and liabilities, if they do exist.

VII. In case the party of the second part shall at any time hereafter be called upon to pay and discharge and shall in fact pay or discharge any debt, engagement, obligation, charge or liability heretofore or hereafter created or incurred by the party of the first part, then and in every such case, the party of the first part shall immediately repay the same to the party of the second part upon demand, and in case such repayment is not forthwith made, it shall be lawful for the party of the second part to deduct and retain out of any payments herein provided to be made by him to the party of the first

part, or at his option, to receive and collect from the party of the first part, the amount he shall have so paid together with the costs and expenses incurred by him in connection with such payment or collection.

VIII. The party of the first part covenants and agrees to accept the payments and provisions herein contained in full discharge of any and all existing or other further or future claims which she may now or hereafter have against the property or estate of the party of the second part, or in case of his death, against his said Executors, Administrators or Trustees by way of dower or otherwise. The party of the first part further agrees, without further consideration, to release at any time and from time to time, either before or after the death of the party of the second part, upon demand, by proper instruments in writing, under her hand and seal and duly acknowledged by her, as required by law, any and all right or rights of dower, inchoate or vested, or otherwise, in any or all real estate or personal property which the party of the second part may have heretofore at any time owned or which he may now or hereafter own or which he may hereafter acquire, or with which the party of the second part has been, is now or may hereafter become vested or seized in the States of New York, Florida, Indiana or elsewhere; and the party of the first part will, at any time or times hereafter make, execute and deliver all instruments which may be considered by the party of the second part or his Executors, Administrators or Trustees necessary or desirable to give effect to this covenant; or in the event of her refusal to so make, execute and deliver any such instrument or conveyance, then the party of the second part shall be entitled immediately to apply to any Court of Equity for a

a decree directing the party of the first part to specifically perform this provision of this agreement.

II. It is further understood and agreed that the payments herein provided to be made by the party of the second part, shall constitute a full and complete payment, satisfaction and discharge of any and all obligations which may exist by law or otherwise upon the part of the party of the second part, to support or contribute towards the maintenance and support of the party of the first part and her said child, and this agreement shall constitute a full and complete bar to the party of the first part in any way enforcing in any form of action, matrimonial or otherwise, additional maintenance or support or in any way procuring or obtaining any additional amount for the maintenance or support of the party of the first part or her said child; this agreement being intended, as long as its provisions are kept in full force and effect by the party of the second part, as a complete financial settlement of such liability of maintenance and support.

I. Should either of the parties hereto hereafter obtain a decree, judgment or order of separation or divorce one from the other in any state, country, or jurisdiction, both parties hereto hereby consent and agree that this agreement and all it contains shall be in no wise, manner or way affected or impaired by any such separation or divorce, and that nothing in such decree, judgment or order shall alter, amend or vary any of the terms of this agreement, whether or not either or both of the parties hereto may hereafter remarry; it being expressly understood and agreed that this agreement and all the terms and conditions thereof, shall continue in full force and effect and shall be binding and obligatory upon the parties hereto, in such events. Nothing in this agreement con-

ained shall be a bar to the institution by either party of an action for divorce in the States of New York, Florida, Indiana or elsewhere. In the event a decree, judgment or order of divorce shall be at any time in the future rendered in favor of the party of the first part and against the party of the second part, such decree, judgment or order of divorce or separation as rendered, shall contain no provision for alimony or costs, other than herein contained, or for any other payment or payments of any kind to be made by the party of the second part, and no provision of alimony or for the benefit of the party of the first part shall be made at the expense of the party of the second part in any action or proceeding or manner whatsoever.

II. It is hereby mutually agreed that the parties hereto do each renounce any and all right or rights of administration upon the estate of the other, and except as herein expressly provided, the parties hereto hereby release all right, claim or interest in and to the separate estate of the other.

XII. The party of the second part shall pay or cause to be paid to the party of the first part the sum of Thirty Thousand Dollars (\$30,000.00) per year during the term of her natural life in equal monthly installments of Twenty-five Hundred Dollars (\$2,500.00) each in advance, beginning as of the first day of November, 1924, and continuing as of the first day of each month thereafter. Such monthly installments shall be mailed to the party of the first part on or before the 10th day of each month to such address as she may furnish in writing from time to time to the party of the second part. To secure such payments, the party of the second part will deliver or cause to be delivered to some person or corporation selected by him as Trustee securities or an assignment of securities which

shall, in the absolute judgment and discretion of the party of the second part, be of a value of not less than Five Hundred Thousand Dollars (\$500,000.00); it being expressly understood that such securities may include, among others, or may be exclusively composed of stocks, bonds, notes or mortgages of corporations owning real estate in the State of Florida, or elsewhere, and the stocks, bonds, notes or mortgages of any other corporations, domestic or foreign, or owned by such corporations or of bonds or notes of the United States or of any foreign country. Such securities shall be deposited with such Trustee upon the execution of this agreement or within thirty (30) days thereafter, shall become a part and parcel of this agreement, and shall be so deposited with, or instruments conveying title to the same shall be delivered to the said Trustee for the purpose of rendering and creating security unto the party of the first part for the said payments and monthly installments; but the income from such securities shall be paid to the party of the second part or his estate, to whom title thereto and all voting rights thereon shall belong, so long as the payments provided herein to be made to the party of the first part shall be made to her; or the party of the second part may at his election at any time purchase an annuity from any reputable Insurance Company as will insure an annuity from said Company in favor of the party of the first part during the period of her natural life in the said sum of Thirty Thousand Dollars (\$30,000.00) per year, payable in equal monthly installments of Twenty-five Hundred Dollars (\$2500.00) each. Such securities deposited in accordance with the terms of this paragraph shall be returned to the party of the second part or his Executors, Administrators or Trustees, upon the death of the party of the first part or the purchase of such annuity.

XIII. In the event the value of the securities so deposited to secure the payment of said Thirty Thousand Dollars (\$30,000.00) per year, during the natural life of the party of the first part should in the judgment of the party of the second part become depreciated in value, the party of the second part agrees to deliver additional securities of a value, which in his judgment and absolute discretion is equal to the amount of such depreciation, unto the said Trustee, and to execute the necessary instruments adding such securities as security to such trust instrument or instruments as may be already in existence. In case of the death of the party of the second part, (it being understood that the obligation of the party of the second part to continue payments to the party of the first part during her life time shall survive the death of the party of the second part if he predecease the party of the first part), his Executors, Administrators or Trustees, in the event of depreciation of such securities as may be on deposit with such Trustee, shall from time to time deposit such additional securities as will in the absolute judgment and discretion of such Trustee holding such securities and of such Executors, Administrators or Trustees of the Estate of the party of the second part, bring such securities to a fair value of not less than Five Hundred Thousand Dollars (\$500,000.00).

XIV. In the event of default on the part of the party of the second part in the payment of any such monthly installments for a period of thirty (30) days after the first day of any month, then and in that event it shall become the duty of the Trustee designated in said trust instrument to sell within thirty (30) days thereafter all of the securities or so much of the securities as may be necessary to meet the unpaid installment or installments, together with the expenses of

such sale, and any attorneys' or other fees or charges incidental thereto, including any reasonable cost of advertising the sale of such securities and the commissions paid in connection with such sale, and immediately after such sale the said Trustee shall pay the net proceeds, or so much thereof as may be necessary, to the party of the first part so that she shall receive the amount of such default in full. For such purpose the Trustee shall exercise his or its discretion as to whether all or a part of such securities shall be sold; and thereupon it shall become obligatory upon the party of the second part,)or of his Executors, Administrators or Trustees in the event of his death), to substitute additional securities in lieu of the securities so sold, in case in the judgment of the party of the second part or after his death of the said Trustee holding such securities and of his Executors, Administrators or Trustees, additional securities shall be necessary in order to assure the payment of future monthly installments; and this provision shall become part and parcel of the trust instrument heretofore referred to whether incorporated in said instrument or not.

XV. The party of the second part or his Executors, Administrators or Trustees, shall be permitted to designate or redesignate any Trustee in connection with the trust instrument hereinbefore provided for that he or his Executors, Administrators or Trustees may desire, except that if said Trustee is a corporate trustee, such Trustee must be some Bank, Title or Trust Company authorized, by the laws of the state in which such Bank, Title or Trust Company

any function, to act under such trust instrument.

XVI. In the event that, after the delivery and deposit of any securities or properties to and with the said Trustee, the party of the second part or his Executors, Administrators or Trustees may desire to sell, exchange or dispose of any portion of such securities or properties he or his Executors, Administrators or Trustees may from time to time substitute securities or properties therefor which in the absolute judgment and discretion of the party of the second part, or after his death of the said Trustee holding such securities and of his Executors, Administrators or Trustees are of equal value.

XVII. In case the party of the first part shall execute a deed or deeds to the party of the second part or to any corporation designated by him for all the parcels of land now owned by her at Miami Beach, County of Dade, State of Florida, and shall deliver such deed or deeds to the party of the second part prior to or at the same time that the said securities are deposited and the said trust instrument is executed and delivered by the party of the second part, (that is to say, in any event before the expiration of thirty (30) days from the date of this instrument), the party of the second part or the corporation so designated by him shall execute and deliver to the party of the first part a purchase money mortgage or purchase money mortgages and a bond or note or bonds and notes in form satisfactory to the party of the first part, payable on or before five (5) years from date thereof and bearing interest at the rate of five per cent (5%) per annum payable semi-annually, said mortgage or mortgages to be given to secure such bonds or notes which shall aggregate the principal sum of Two Hundred Thousand Dollars (\$200,000.) payable to the party of the first

part or her heirs and assigns, which mortgage shall cover the properties referred to in this paragraph, and which bonds, notes and mortgages shall be the exclusive property of the party of the first part.

XVIII. It is further agreed that in the event of a sale or sales by the party of the second part or his assigns, or by a corporation designated by him as above provided, of any of the parcels of land mentioned in the preceding paragraph within a period of five (5) years from the dates of such respective mortgages, all profits arising out of the sale or sales of such parcels over and above the amounts secured by the said respective mortgages, less taxes and expenses of sale, including commissions, shall be paid or caused to be paid by the party of the second part to the party of the first part, but it is expressly understood, in the event of a foreclosure of said mortgage or mortgages, that any deficiency arising from such sale or sales shall forthwith become due and payable from the party of the second part to the party of the first part, (the intent of this Agreement being that the full amount of said mortgages and interest thereon is hereby guaranteed by the party of the second part to the party of the first part); and the party of the second part agrees to save the party of the first part harmless against any loss of principal and interest in connection with the said mortgage or mortgages. In the event of a sale of any of said properties by the party of the second part, or his Executors, Administrators or Trustees, or by the corporation holding title to the same during the life of any of the said mortgages covering the same, the sale shall be made upon such terms as the party of the second part, or his Executors, Administrators or Trustees may prescribe, and

the party of the first part agrees to accept any change in such mortgage or mortgages or any substitution of new mortgage or mortgages covering the same properties as the terms of such sale may require, provided her security is in no way impaired; and after the expiration of any such mortgage the party of the second part shall have an option of renewal of the same for an additional period of five (5) years upon reducing the principal of such mortgage twenty per cent (20%) and paying thereafter interest at the rate of five per cent. (5%) per annum semi-annually on the unpaid balance thereof, in which event all profits arising out of the sale or sales of such parcels over and above the amounts originally secured by the said respective mortgages less taxes and expenses of sale, including commissions, shall be paid or caused to be paid by the party of the second part to the party of the first part.

XIX. The party of the second part further confirms any and all gifts of real estate heretofore made to the party of the first part and any gifts of stock or securities heretofore given and hereby ratifies such gifts.

XX. The party of the first part agrees to accept and hereby does accept the provision and agreements herein provided for her benefit as aforesaid as and for a satisfactory, reasonable, sufficient, complete and adequate provision for her whole support and maintenance during the term of her natural life and for the whole support and maintenance of her said child, it being especially understood and agreed that nothing in this agreement contained shall be considered as or shall be an admission on the part of the party of the second part of any liability of any kind for the support or maintenance of such child or of any adoption of such child by the party of the second part.

XXI. This agreement shall not be modified in any way by any act or deed performed by either party to this agreement, and the provisions of this agreement shall remain unmodified and in full force and effect unless mutually modified by an instrument in writing expressly setting forth such modification.

XXII. There is no other agreement, oral or in writing, existing between the parties hereto, and all agreements and understandings between the parties hereto are embodied in this agreement, which is entire in itself and not a part of any other contract or agreement, and no promises, warranties or representations of any nature or character other than those expressly stated herein have been made to induce either party to enter into, or as consideration for, this agreement.

XXIII. This agreement shall be governed by and construed under the laws of the State of New York.

XXIV. All notices and demands herein provided for shall be deemed to have been properly given and no question shall be raised by either party as to their sufficiency, if and when mailed by the party of the first part addressed to the party of the second part at Miami Beach, Florida, or such other address as he may subsequently furnish in writing to the party of the first part for this purpose or mailed by the party of the second part addressed to the party of the first part at East Williston, Long Island, New York, or such other address as she may subsequently furnish in writing to the party of the second part.

XXV. This agreement shall be binding upon the respective heirs, executors, administrators and personal representatives of the parties hereto, and the parties hereto each hereby specifically charges her or his respective separate estate with the payments and with the

provisions and agreements herein contained.

IN WITNESS WHEREOF the parties hereto have hereunto set their hands and seals the day and year first above written in duplicate and have signed each page thereof.

In presence of
GEORGE M. LEVY

JANE WATTS FISHER

JANE FISHER L.S.

GILLET LEFFERTS

CARL G. FISHER L.S.

STATE OF NEW YORK :
: SS.
COUNTY OF NEW YORK :

On this 24th day of October 1924, before me personally appeared JANE WATTS FISHER, to me known and known to me to be the individual described in and who executed the foregoing instrument and she duly acknowledged to me that she executed the same.

GILLET LEFFERTS (Notarial Seal)

Notary Public
New York County
Clerk's No. 73, Register's No. 2028
Commission expires March 30, 1925

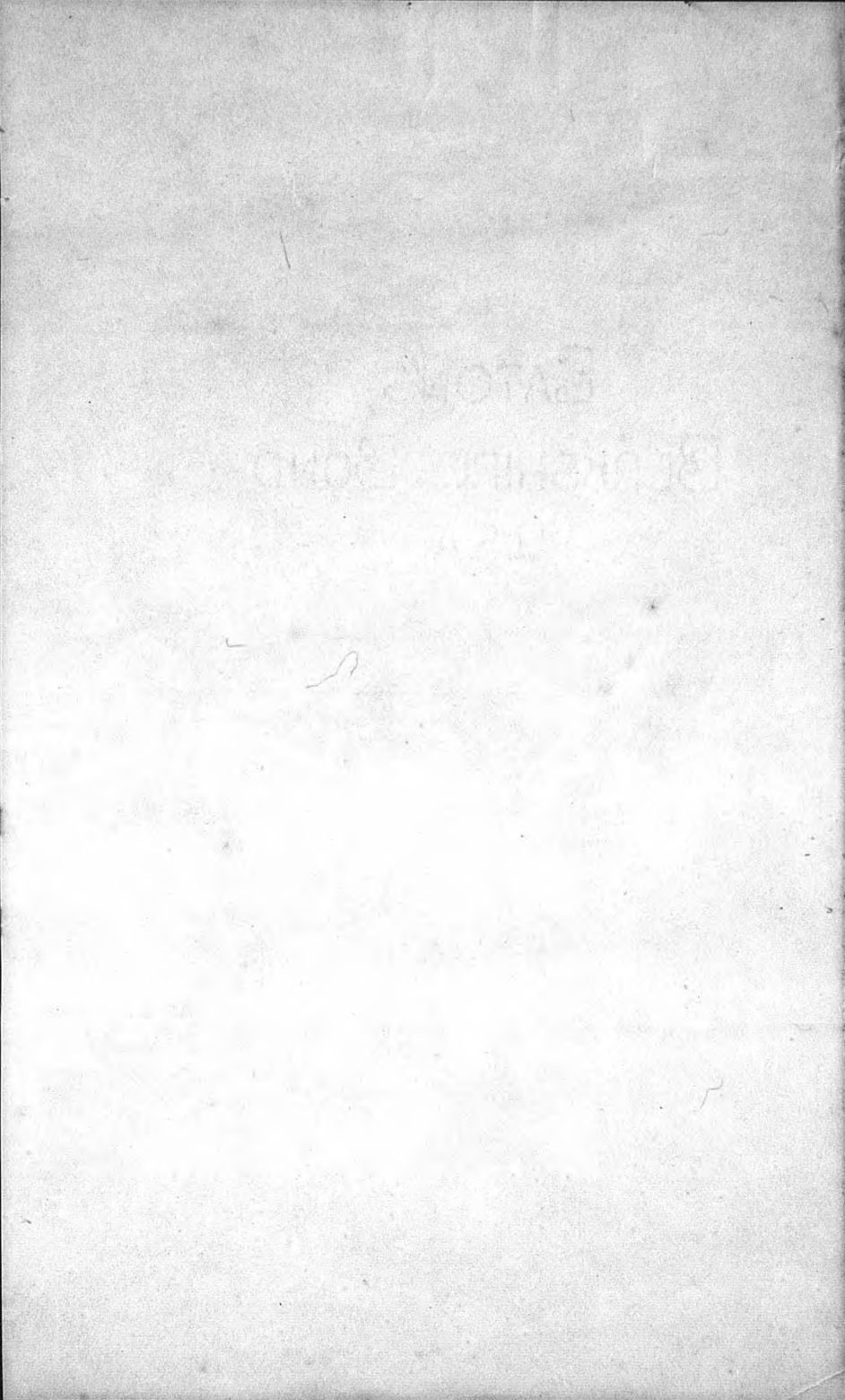
STATE OF NEW YORK :
NASSAU : SS.
COUNTY OF NEW-YORK :

On this 25th day of October 1924, before me personally appeared CARL G. FISHER, to me known and known to me to be the individual described in and who executed the foregoing instrument and he duly acknowledged to me that he executed the same.

GEORGE MORTON LEVY

Notary Public

Nassau Co. L.I.



WHEREAS, such separation is hereby acknowledged by both parties as already having taken place and still continuing; and

WHEREAS, it is deemed best by the parties hereto and each of them, that for the health and welfare of the parties hereto, they should continue hereafter to live separate and apart from each other in the future; and

WHEREAS, the party of the second part, during the married life of the parties hereto, and from time to time, has given the party of the first part personal and real property, which is now held and owned by the party of the first part in her own separate right, absolutely and in fee simple, which now is of an approximate present aggregate market value of Five Hundred Thousand Dollars (\$500,000.00); and

WHEREAS, the party of the second part desires to make further provision for the maintenance and support of the party of the first part during her life, and to enable her to provide for her said child; and

WHEREAS, the party of the second part, by the said gifts of property heretofore made by him to the party of the first part, and by the provisions herein made for the benefit of the party of the first part, has amply provided for the adequate present and future maintenance and support of the party of the first part during her life, and has enabled her to provide for her said child; and

WHEREAS, the party of the second part now desires to be free to devote his property to such uses as to him may seem wise and desirable whether for his own benefit or the benefit of others; and

C. G. F.

F.

Memo:

Nov. 25th, 1924.

Mr. Kohlhepp:

Jane

Please see that there is one hundred thousand dollars insurance on the house and furniture for Mrs. Fisher at East Williston.

Let me know how you have worked it out for the transfer of the house up the Beach to Mrs. Fisher.

Carl G. Fisher

September 3rd, 1930.

Mrs. Ada Welsh,
Hassan Lake,
New York.

My dear Ada :

I have yours of the 25th. I have had one cable from Jane and two letters. It seems that she went back to Shanghai with Merle. The young man who was to marry Merle had an attack of Appendicitis and was hurried to the Hospital just in time to save his life. He is slowly recovering and Merle has decided to stay there and be married as soon as he is able. This made Jane lose a boat and she had to get another. This is what I think happened, altho' she did not explain all the details regarding the boat. I think she will be in New York about October first. I cabled her today at Eden. She will be at Brindisi on the seventeenth, here I have also sent her a cable.

The dimensions of your lot are 50 x 150 feet.

You must use a cesspool. The City has a standard size and style which is very good and not very expensive. I imagine it will cost about \$125.00. You don't need a big house to thorely enjoy yourselves and I believe you are doing the proper thing.

I will send you word from time to time as I hear from Jane. She seems to be getting along O.K. but I think now she is kind of tired of the hot weather and the trip and rather anxious to get home. I know I would be if I was in that devilish country where it is very warm at this time of the year.

Sincerely,

CGF:R