

FINAL RESULTS EDITION PRICE ONE CENT.

ENDS LIFE IN HOTEL WHEN HIS WRONGED WIFE SEEKS DIVORCE

Sought to Be a Guest at the Aldine with a Woman Believed to Be the Rival of the Mother of His Children.

"HELLO, SUICIDE! YES, I AM SURE THAT IS MY HUSBAND."

Mrs. Hanower Divines at Once the Identity of the Dead Man When Called on the Telephone—Wrote Many Long Letters Before Firing Fatal Shot.

Worried over a divorce suit that had been instituted by his wife, the mother of his four children, Lewis N. Hanower, a prosperous real estate dealer and builder of Arlington, N. J., killed himself today in the Hotel Aldine, at Twenty-ninth street and Fourth avenue.

He left behind a note asking his wife to be notified, but she had already been informed of the suicide when the authorities called her up on the telephone.

Henry J. Goldsmith, a lawyer, with an office in the Park Row Building, is a brother of Mrs. Hanower and also acts as her counsel. He said this afternoon that he believed the trouble over the other woman in the case drove his brother-in-law to suicide.

Hanower appeared at the Aldine with a woman Wednesday evening and asked for two rooms. The woman appeared to be ill. There were not two rooms available, and Hanower and the woman went away, saying that they would look for a boarding house in the neighborhood.

Companion the Co-Respondent. "We have every reason to believe," said Mr. Goldsmith, "that the woman who accompanied Hanower to the hotel was the co-respondent in the divorce action."

Hanower went back to the Aldine some hours after his departure with the woman, and was assigned to room No. 23 on the third floor. He wrote and mailed many letters yesterday and last night.

Mary Green, the maid on the third floor, was unable to get into Hanower's room this morning. She opened the bathroom door leading to the hallway with her pass-key and stumbled over the body on the floor.

Hanower had shot himself in the left temple. All he left behind was the address of his wife.

She was called up on the telephone, and did not appear to be surprised at the news that something had happened to her husband.

"He has committed suicide," she said. "I don't think there is any doubt about that. I saw the body and saw the note in fact."

She refused to say whether she had received a letter from him announcing his intention. Apparently she had, for she knew what the inquirer called her up for an answer from New York. Mrs. Hanower said she did not know what was the matter with her husband.

BOYNTON TO PRISON; DIE MAKERS FREED.

Court Holds that Killers Violated No Law in Work Done for the Revolutionists.

Judge Holt, in the United States Circuit Court today, directed a verdict discharging Joseph and Sidney Keller, the two engravers of West Broadway, charged with making dies and hubs for use in duplicating the "Bolivar Dollar" of Venezuela. Judge Holt held that no criminal intent had been shown in a similar case last fall. United States Commissioner Ridgway held it was no violation of statute to make dies and hubs in this country for use in another country.

The dies, it was shown through the evidence of Capt. Boynton, were to have been used in making money to finance a revolt against President Castro. Boynton told the Killers he had received competent legal advice that no existing Federal law would be violated if they made the dies.

Boynton, on a plea of guilty, was sentenced to six months' imprisonment.

MRS. BRADLEY INDICTED FOR KILLING BROWN.

WASHINGTON, Feb. 15.—The Grand Jury today returned an indictment against Mrs. Anna M. Bradley, of Salt Lake City, Utah, charging her with murder in the first degree of the late Senator Arthur Brown, of Utah, in this city last November. It is not known how the case was brought to trial, but it is believed to have occurred in the spring.

EXTRA SESSION HINTED BY LODGE ON JAPANESE MIX

Senate in Deadlock Over Immigration Bill, and Amendment Blocked.

ACTION IS IMPERATIVE.

If Democrats Refuse to Give Roosevelt May Reconvene Congress.

WASHINGTON, Feb. 15.—"What the outcome may be at this time I cannot foresee," said Senator Lodge this afternoon, while discussing the Senate deadlock on the immigration bill.

"But," he continued, "if the report of the conference committee is defeated it looks to me as if an extra session of Congress would be necessary, for it is absolutely necessary that something should be done to settle the Japanese question."

While the discussion of State rights under the bill goes on, the passport amendment to the Immigration law, agreed on by the conferees of both Houses, at the instigation of President Roosevelt, in the hope of settling the Japanese exclusion snarl, is held up and its adoption seriously menaced.

Senators Bacon and Tillman were more determined today than they were yesterday in their opposition to the measure on account of the provision which would prevent State organizations, associations or societies of any kind from aiding in securing immigration.

Mr. Bacon who resumed his speech on the bill today disclosed any intention other than to make a general discussion of the question, but indicated that he should take all the time he deemed necessary. He again expressed regret that the Pacific Coast provision was coupled with the immigration measure, and that it was quite impossible to accept the Democratic contention, and spoke as quoted.

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SCHOOL QUESTION HALTS JAP TRUCE.

WASHINGTON, Feb. 15.—Mayor Schmitz and Secretary Leffingwell, of the San Francisco School Board, called at the State Department today and had a conference with Secretary Root. Neither of the parties to the conference would disclose the nature of the question discussed, but presumably to do with the Japanese exclusion question.

After the Cabinet meeting Mayor Schmitz paid a second visit to the State Department, and had a further conference with Secretary Root. He declared that his interest was on personal matters not directly connected with the Japanese question.

At the meeting Secretary Root said that, inasmuch as certain things connected with the Japanese question had not developed, he had no hope that the amicable settlement which he had looked for this afternoon, after talking with the President, would be reached.

"We are not ready to go home yet by a long shot," he said.

When asked to his promise to compromise on the question of the admission of the Japanese to white schools, Mayor Schmitz emphatically stated that he never had made any suggestion, either directly or indirectly, to the President or to the Japanese to that effect, and that he had no promise made to admit Japanese children up to a certain age into the white schools.

CRUSADE TO PREVENT HARBOR COLLISIONS.

Secretary Straus Provides for a More Frequent Inspection of Passenger Vessels.

WASHINGTON, Feb. 15.—Secretary Straus, of the department of Commerce and Labor, has determined to inaugurate a system of more frequent inspection of ferry-boats and excursion steamers in the harbor of New York.

Instead of the one annual inspection which is now made, there will be intermediate inspections as often as reasonably practical, but not less than three or four times a year.

This change in practice is the result of a conference between the Secretary and Mr. Thier, Supervising Inspector-General of the Steamboat Service, today in regard to the sinking of the ferry-boat "Paterson" in the Hudson River, as well as other ferry-boat collisions in New York Harbor.

SLAYER MUST STAND TRIAL.

GRAND INQUEST, Neb. Feb. 15.—Because the Nebraska law makes it the duty of the jury and not of the judge to assess the penalty in a murder case, John Hamilton, who recently entered a plea of guilty of murder in the first degree in killing his sweetheart, Rachel Engle, must, in accordance with Judge Hanna's decision, go through the form of a trial. The trial is set for Feb. 20.

MRS. ROCKEFELLER ILL; HUSBAND CALLED BACK

Oil King Hurries from South by Special Train to Lakewood Home on News that His Wife's Condition Is Serious.



MRS. JOHN D. ROCKEFELLER

Mrs. John D. Rockefeller, 67, is reported to be seriously ill at their home near Lakewood. She has been under the care of the family physician for several days, but the exact nature of the trouble has not been made public.

At first it was thought her recovery would be a matter of only a few days, but there was a turn for the worse yesterday, and a message was sent to Mr. Rockefeller, calling him home from Augusta, Ga., where he has been for several weeks.

In response to the telegram Mr. Rockefeller left Augusta last night on a special train for Lakewood.

At the office of the Standard Oil Company, No. 25 Broadway, it was said that Mrs. Rockefeller was not seriously ill and there was no alarm about her. They said they had not heard that Mr. Rockefeller had been summoned home from Augusta.

TWO INDICTMENTS AGAINST WENDEL BY GRAND JURY

Charged with Improper Use of State Funds in First Battery Armory.

The Grand Jury handed down two indictments against Capt. Louis Wendel, of the First Battery, today. The indictments grew out of the charges of extortion made against him to the District Attorney by employees in the First Battery Armory.

Abraham Levy, counsel for Capt. Wendel, was notified that the indictments had been found. Mr. Levy promised to produce his client before Judge Crane in Part I of the Court of General Sessions.

When Wendel was arraigned it was discovered that in addition to other charges the District Attorney has been investigating, Capt. Wendel's financial dealings with the State of New York Cash of the Indictments found today charges him with grand larceny from the State of New York. The amount involved is said.

One indictment charges that on Feb. 4, 1906, Wendel received from the State \$100,000 to be paid to S. C. Schuler, of the Washington Heights Van Company for the use of horses. The money was never paid to Schuler.

At the request of Mr. Levy pleading to the indictments was postponed until Tuesday. "Bill" was fined \$5,000 and was furnished. Wendel is already under \$5,000 bail on the extortion charges pending in the police courts.

POLICEMAN A FLIRT, WOMAN MOTORIST SAYS

Traditional Nurse Maid Figures in Accusation of Over-Speeding.

RICE CHAUFFEUR HELD. Employer Is Sure McDonald Couldn't Have Timed Her Machine, as He Was Busy.

Despite a story about a flirtatious policeman, Mrs. J. N. Rice, a stylishly dressed, good-looking young woman, who gave her address as No. 430 West One Hundred and Sixteenth street, told to Magistrate Walsh, in the Yorkville Court, this morning, the Judge held the woman's chauffeur in \$100 bail for trial, charged with exceeding the speed limit. The woman furnished the bail.

Mrs. Rice told the Magistrate that she did not see how Park Policeman James F. McDonald, who arrested the chauffeur, could have possibly noticed the speed of the Rice automobile through Central Park, inasmuch as the policeman was busy engaged in a chat with a nurse maid a moment before he made the arrest.

A laugh went around the court, joined in indignantly by the line of policemen awaiting a hearing with their prisoners. A fleeting smile crossed the face of the Magistrate. When the chauffeur corroborated Mrs. Rice's story there was another laugh among the policemen.

Eighteen Miles an Hour Speed. McDonald said that the chauffeur, William Muhelton, was driving the automobile at something very much less than the rate of speed when the car passed him on the East Drive near Eighty-sixth street. He took the chauffeur to the Arsenal and then to court. Mrs. Rice and her little daughter, four or five years old, coming along. "The two had been out for an automobile ride in the park early in the morning."

"Judge," said Mrs. Rice, "when the prisoner had been arraigned, 'this is my first experience in a police court, you know, and really I do not know just what the court custom is. But if it is the proper thing to say I do not see how the court could determine the rate of speed at which we were proceeding, because he was talking with a nurse maid at the time.'"

"What," said the Magistrate, sitting up very straight.

"Yes," continued Mrs. Rice, placidly. "I saw him."

She looked rather surprised at the laugh which followed her remarks.

Admits Going Too Rapidly. The chauffeur reiterated the nurse girl story to the entertainment of the court and added:

"Now, Judge, I will tell you the truth about this. I was going ten miles an hour. I saw the cop hood up his hand and I came to a dead stop. The road was slippery, and I couldn't have stopped so short if I had been going, as fast as he says."

Mrs. Rice, according to your own admission you were going too fast," said the policeman.

"That's proof enough," said the Magistrate. "I'll hold him."

"Can't you settle this yourself and let him go?" said the fair automobilist. "What am I to do?"

"I should be delighted to let you go," said the Magistrate. "But perhaps you can go his bail."

"What is that?" she asked.

The matter of the fine and Mrs. Rice signed a bond when she had said that she did not have \$100 with her.

"UP AGAINST JUTE TRUST" AND FAILS FOR \$600,000

Philadelphia Carpet Company Explains Why It Suspend.

PHILADELPHIA, Feb. 15.—Counsel for the James Dunlap Carpet Company, which operates large mills in this city, announced today that the company is temporarily embarrassed. It was stated that in round figures the liabilities are \$600,000, and that it is expected the assets will be largely in excess of that sum.

The reasons for the embarrassment, counsel said, are the failure of tentative subscribers to the company's stock to pay for it, and the fact that James Dunlap, the president of the company, had run up against the Jute Trust.

EVELYN THAW TO REVEAL MORE OF HER LIFE STORY

Mrs. William Thaw Also Will Go On the Stand for the Defense When the Murder Trial Is Resumed Next Week.

PRISONER'S COUNSEL LETS FLY AT JEROME

Lawyer McPike Boasts that Lawyer Delmas, from Far-Away San Francisco, Has Taught the New York District Attorney Something About Law.

Evelyn Nesbit Thaw, the wife, and Mrs. William Thaw, the mother of Harry Thaw, will both go on the witness stand to testify for the defense when the murder trial is resumed next week.

This announcement was made this afternoon by Lawyer Harry McPike, of counsel for the defense. In giving out this news he made some extraordinary statements about Mr. Jerome's status in the case.

"As it now stands we have Jerome beaten to a finish," said Mr. McPike. "If Mr. Jerome's contention that we could not introduce the statements made by Harry Thaw to the experts had been allowed to stand it would have been the worst error that either I or Mr. Delmas ever heard of. We would not have cared a snap for a conviction if that had been the final ruling, because it would not hold."

"What will be the order of the presentation of testimony in the event that the trial goes on?"

"Dr. Evans will conclude his testimony," said Mr. McPike, "and Dr. Wagner will be recalled to tell of his conversations with Thaw—conversations which were ruled out last week. Then Mr. Thaw's wife will finish her story, and his mother will be called as a witness for the first time. Finally, after Mr. Thaw's will has been introduced as evidence, it is probable that the family physicians of the Thaw family will complete their testimony. The alienists will be asked a few final questions in order to round out the case, and then, unless something new develops, the defense will probably rest."

DRAMATIC TESTIMONY. It was learned from another source that the rest of Evelyn Thaw's testimony will be equal in dramatic interest and amazing disclosures to the great narrative which she has already detailed under oath.

It developed that Dan O'Reilly was the lawyer who dug up the Nino decision and showed Mr. Delmas its application to the Thaw case.

The reporter asked Mr. McPike what he thought of Mr. Jerome's alleged coup in moving for the appointment of a commission in lunacy to pass on Thaw's present mental condition.

"It is the District Attorney's last desperate gasp," he said. "He knows that he has been beaten."

The interruption in his trial that has resulted from the death of a juror's wife is not bringing any rest to Thaw's tortured nerves. In his cell today he was harassed and tormented by fears and doubts. He insisted in telling his father that because of what he suspected the afflicted juror might be relieved from further service and so cause a mistrial.

The slayer of Stanford White was also worried by the report that District Attorney Jerome is even now preparing to move for the appointment of a commission in lunacy to examine into Thaw's present state of mind, and if they find it to be still defective to railroad him off to the State asylum for the criminally insane.

DREADS ASYLUM MORE THAN DEATH. Thaw dreads the strapped chair of the death-room less than he dreads the padded cell of the lunatic. The story filled him with rage and forebodings. He paced back and forth furiously in his cell for an hour.

After he had calmed down a bit he expressed renewed sympathy for Juror Joseph B. Bolton, whose wife died yesterday from pneumonia, halting his trial. Just as he was getting up for his morning bath another piece of bad news had been brought to him. Mike Downey, a keeper in the Tombs for thirty years, died last night of pneumonia in Gouverneur Hospital. The old man had been stationed on Murderer's Row until lately, and he was a prime favorite with Thaw, as indeed he was with Patrick Moloney and all the other notable prisoners who have been confined on "Homelife Tier" for the last decade. When Thaw heard that Downey's funeral would take place today from Whalen's undertaking establishment, at Pearl street and City Hall place, he gave orders that a handsome floral design be put upon the coffin with his card attached. Then he began digging into the morning papers, waiting with what patience he could muster for his lawyers to come with news of Jerome's possible action.

Wife Early to Greet Him. His wife arrived before the lawyers did. Perhaps her woman's wit had warned her that she must look her prettiest if she wished to cheer her husband's spirits, for Evelyn Nesbit Thaw wore for the first time a new modish little brown frock, its coat set off with jaunty silk fringes. She was radiant and smiling as she jumped out of her cab and ran up the steps to the iron gates of the Tombs. Somebody showed her something which had come in today a mail for her husband. It was a postal card, a picture of a bunch of violets, bearing in a childish hand this inscription:

"Dear Mr. Thaw—I am a little Baltimore girl. I send you this as a token of my sympathy. Yours, 'LULU BELL.'"

The wife's face dimpled with pleasure. "Isn't that sweet?" she said. "I know Harry will appreciate it."

Thaw's lawyers are bending every energy to fight off Mattedaw. They only wish to prove that he was crazy temporarily at the moment he slew Stanford White. But it is the opinion of many that they have proved too much and may thereby be placed in an unusual predicament. If the District Attorney asks for the lunacy commission the trial will abruptly end next week.

Bolton Willing to Go On. The jurors are at their homes today. All of them have expressed the deepest sympathy for Juror Bolton. They are more than grateful to Justice Fitzgerald and the lawyers on opposing sides for giving them opportunity to escape from their long confinement. Juror Bolton has signified his willingness to go on with the trial. The funeral of his wife will take place tomorrow.

Thaw's lawyers have been closely watching the tactics of Jerome and they are convinced that he has heard from his experts that Thaw is not right in his mind. One of them said today:

"We feel certain that the District Attorney has led the case along with the object in view of determining for himself whether or not he can successfully appeal to a lunacy commission. We do not want Harry declared insane, for he is not insane now. We want him acquitted, as a sane man, tempted to win fame by making a post-mortem effort to send Thaw to his death. The prosecutor has conferred with his