

CRIMES EPIATED.

Execution of Two Black Fiends in Georgia.

HANGED FOR RAPE.

A Terrible Story of Brutal Outrage by Negroes.

THE CASE OF MRS. WILSON.

A Night Attack and Barbarous Treatment of a Lonely Widow.

An Unprotected Lady and Her Daughter in the Tolls of Devils in Human Form.

The Pursuit, Capture, Trial and Conviction.

Last Hours of the Condemned Negroes Stephen Dunstan and Kinny Burns.

Burns' Confession of Guilt Just Before Execution.

JEFFERSON, Jackson Co., Ga., Jan. 11, 1873.

Again I have to chronicle the enforcement of the extreme penalty of the law, in two cases, for the most atrocious of crimes known to modern civilization—the outraging of woman—and which are yet made more horrible by the fact that the criminals were two negroes, and their victims two unprotected white females.

This species of crime is becoming so rampant generally among the negroes of the South that its suppression will necessarily necessitate more summary means than the slow and somewhat uncertain process of jails, judges, juries, sheriffs and the gallows. It seems that the quiet and order-loving citizens of this county have been subjected during the past year to a regular series of these crimes, which are scarcely paralleled in criminal annals, and never in this section. There have been committed, or attempted, with the usual accompanying horrors, no less than five such outrages by negroes upon the persons of white females in this county and in the neighboring county of Hall during the year 1872. In four cases the demons in human form who conceived the hellish designs succeeded in carrying them into execution, while the fifth was only frustrated by the extreme youth of his would-be victim.

I have to-day to detail to the Herald two of the most revolting and heart-rending incidents of the sort which could be conceived by the most morbid and wicked imagination, but which, nevertheless, are real, genuine, unmistakable facts, that have been tested in a court of justice by the rates of evidence on which two human beings were to-day launched into retributive eternity.

CASE NO. 1.

The scene of the first crime lies in the upper part of this county, near the boundary of Hall county, about one hundred yards from a temple of worship known as "Dry Ponds church," where, in the immediate neighborhood of the sacred edifice, rude though it be, and in sight of the resting places of the dead, none but the most reckless and abandoned heart could have devised, much less executed, the crime which I am now about to relate. In this quiet and lonely spot lived Mrs. Wilson, a widow lady and her son, a boy ten years of age, who was quite small for his years. Mrs. Wilson is a woman of about thirty-five, with dark hair, eyes of the same color, brunette complexion, of a comely, buxom figure, and by no means unimpressive in appearance. She now seems weighed down by sorrow and affliction, though she still retains manifest traces of former charms. She is rather under the medium size, and from her dress and general demeanor would impress you as a woman of respectable family and connections.

THE CRIMINALS.

About five o'clock on the evening of the 3d of August last, a few miles south of this place, Mr. Thomas Nunn, who is a country storekeeper, was accosted by two country negroes, very decently clad, with packs on their backs, and manifestly equipped for a journey of some sort, with the inevitable red and yellow bandanna tied in a bundle and swung on a stick over their shoulders, models of the Southern pedestrian negro. There was something so very peculiar in the appearance of these negroes as to attract the attention of Mr. Nunn. They were very clean and neat, a condition not at all chronic with your genuine darkies. They produced one of the fashionable six-barreled revolvers, commonly called "water-proof," and asked for a box of caps. Mr. Nunn inquired what sort of caps they wanted, when they said "water-proof caps." Nunn told them he had nothing except "G. D." caps, which are a very common and poor article. They bought a box of these caps and also a box of matches, and soon after departed in the direction of Mrs. Wilson's house. One of the negroes was a tall, thin, dark-skinned man, with a name named Lewis Pace, and the other a man of lesser make and build every way, very young, not more than nineteen years of age, and a copper-colored complexion. The latter was named Kinny Burns, a young fellow who had hitherto borne a good character.

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THE DEPUTY CHAMBERLAINSHIP

Comptroller Green and City Chamberlain Palmer in the Courts—The Injunction Against Foley—Who Is To Be Deputy Chamberlain?—The Question To Be Legally Decided To-Morrow.

AN ENGLISH EXTRADITION CASE.

An Alleged English Forger Arrested—Now He Lost His Employers' Money—His Flight and Capture.

THE WOODHULL-BLOOD CASE.

Question as to the Admissibility of Defendants Testifying in Their Own Behalf—The Case Postponed Till To-Morrow.

BUSINESS IN THE OTHER COURTS.

THE BLOOD-WOODHULL CASE.

It Is Postponed for Further Hearing Until To-Morrow—A Writ of Habeas Corpus Likely To Be Secured Out to Determine Whether the Accused Can Be Examined as Witnesses for Themselves.

BUSINESS IN THE OTHER COURTS.

There was a lengthy argument yesterday before Judge Barbour of the Superior Court, in the case of the rival contestants for the office of Deputy Chamberlain—Walter R. Palmer and John Foley.

The case came up on the order to show cause why the temporary injunction granted several days since by Judge Barbour enjoining Mr. Foley from attempting to assume the functions of the office should not be continued. Judge Barbour promised to decide the case to-morrow.

The case of Henry William Morgan, who is charged with having forged endorsements to the amount of £1,118 3s. 1d., in the name of George Pin & Co., of Liverpool, England, in whose employment the prisoner had been, was up for examination yesterday before Commissioner Osborn. The extradition of Morgan is demanded under the Ashburton Treaty with Great Britain. The case for the prosecution was closed, and there was an adjournment until Tuesday, when Morgan will enter upon his defence.

Yesterday the charge against Woodhull and Blood of sending filthy and indecent publications through the mails was to have come on for a second hearing before Commissioner Davenport, but that official having another engagement, the matter went over until to-morrow. Woodhull is out on bail.

Yesterday, in the United States District Court, Judge Blatchford rendered a decision in the case of Brown and Others vs. The Brig Annie Lindsay. It was a libel for collision by which the schooner Sallie Smith, with her cargo, was sunk in Long Island Sound. The Judge orders a decree for the libellants, with a reference to a commissioner to ascertain the extent of the damage.

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