

THE FATAL DAY SET.

Death Sentence Passed on Henry Craemer.

NO FLINCHING ON HIS PART.

Van Waters Pleads Not Guilty—The Lynch Household Breaks Up—Dr. Hall Sued for Divorce.

Criminal cases of great notoriety were all up before Judge Humes yesterday morning to have the dates of trial set, but the interest of the audience centered in the case of Henry Craemer, who has been convicted of the murder of Mrs. Philippa Mueller and her baby boy Fritz, aged with whose sentence the supreme court has refused to interfere. If the condemned murderer was quaking in his boots at the thought of having Judge Humes tell him when the rope would be placed around his neck, he did not show it. There was no turning pale or flushing at the awful moment. Instead Craemer acted like an ordinary man who was deeply interested in the proceedings, but saw no reason for creating a scene or even attracting attention. If a person had not known who Craemer was he would not have been able to have picked him out from those in the court room. The condemned man was not up for a resentence, as most people thought, but simply to have the date of execution set.

He entered the court room a short time before 9 o'clock, accompanied by Jailer Burkan, and took the seat occupied once by Tom Blanche, the most noted desperado of the Pacific Northwest. Clean shaven, except for his light brown mustache, hair nicely brushed and parted at the side, dressed in dark brown frock coat, white shirt, white necktie and black necktie, Craemer made a favorable appearance. He sat alone and unguarded, his hands stretched in his lap and his eyes turned most of the time on the judge. His counsel was present and watched the proceedings, hoping perhaps to find some flaw to help him in his effort to save his client's life. It was not a day, however, for speeches from the defense.

Prosecuting Attorney Hastie arose and told the court the remittitur from the supreme court denying a motion for a resentence had been received and he desired the date of the execution set.

"Let me see the remittitur," said Judge Humes, in that sharp desecration which has become so familiar to people who have frequented his court. The paper was passed to him and in a few moments he said:

Day for Craemer to Die.

"I set Friday, the 1st day of November, to carry the execution into effect," said the judge. The words were received by Craemer without a flinch. Sheriff Van de Venter motioned for him to return to the jail and he arose and walked out of the court room with an erect bearing and firm step, stopping only for a moment to speak privately with his attorney about his case.

One of the reasons why the date of Craemer's execution was fixed yesterday was that the law provides that such action shall be taken immediately after the remittitur is received from the supreme court. Judge Humes had within his power to set the date of execution at any time not less than thirty nor more than ninety days from the return of the remittitur.

In speaking of the possibility of taking the case of the United States supreme court his attorney, John F. Dore, said no decision had been reached in the supreme court. Judge Humes had within his power to set the date of execution at any time not less than thirty nor more than ninety days from the return of the remittitur.

In the same row of seats with Craemer, who is accused of murdering a soldier, is the man who is accused of murdering in the first degree in the killing of Charlie Ling, the cook on the steamer Idaho. It was decided to try his case September 3.

Van Waters Pleads.

William Van Waters, who has been accused of stealing goods from the Northern Pacific depot, was also in court, dressed in a Prince Albert coat and white vest. He pleaded not guilty and his case will be tried September 10.

There was one lucky man in the court room, and his name was Barney Butler. He was arrested with Levi Wharton last night on the charge of stealing a roan gelding from Allan McElwain, a principal in the stealing. Judge Humes instructed Mr. Wharton to draw up an order setting forth the reasons why the motion for discharge should be granted, and the cloud from Butler's character entirely.

Chief Rogers' Appeal.

The assault and battery case in which Chief of Police Rogers is defendant and W. Todd prosecuting witness will be tried September 10. The case was at the headquarters after news from the Press-Times and Rogers said he wanted to see him a moment. Todd said he did not care anything about the interview, and the case was that Rogers published or in some other way got Todd into his private office and betrayed him on certain remarks made about himself. Justice McElwain held that the chief had been guilty of assault and battery within the meaning of the law, but the chief appealed.

The following other cases were set for trial:

State vs. Frank Kennedy—Appeal from Caldwell's court; assault and battery; September 3.

State vs. Michael Canev—Appeal from municipal court; petit larceny; September 11.

State vs. Charles Sutherland—Appeal from Caldwell's court; assault and battery; September 11.

State vs. Douglas McCobb and William Laurie—Grand larceny; September 4.

State vs. James Hughes—Burglary; September 5.

State vs. Carlo Segale—Assault with a deadly weapon; September 5.

Prosecuting Attorney Hastie called upon County Clerk Gordon yesterday to issue subpoenas for the following witnesses against Van Waters: James Nealey, the tailor; Samuel M. Archibald, baggage-master at the Northern Pacific depot; James Barron, an Everett second-hand dealer; William B. McGerry, Detective of Philbrick; R. E. Gillespie, an expressman; and Samuel Whitney, proprietor of the Commercial hotel at Everett.

LYNCH HOUSEHOLD BREAKS UP.

Though Both Past Life's Meridian, They Figure in a Divorce Suit.

There is trouble in the household at 213 Clay street, where Mr. and Mrs. James Lynch have been living for some time, and when the sun arose yesterday morning Mr. Lynch was in sole possession. Mrs. Lynch had left and, according to her story, had been compelled to do so by the inhuman treatment of her husband. Although she is 37 years old, and her husband is between 60 and 70, and they are

PERFECT BAKERS.

Z. C. MILES CO., Yesler Ave., bet. Front and Railroad Ave. T. F. DAVIDSON, Receiver.

TURNING POINT PAST.

Telephone Service Will Now Rapidly Improve.

NEW SYSTEM SOON COMPLETED.

Great Task of Transformation of Service—Complaints Are Fewer and Will Soon Cease.

There are now 320 of the \$8 telephones in the city operating under the experimental system, and fourteen workmen are kept busy making changes every day. They are averaging eleven telephones per day, and their progress is of deep interest to the public. The new system is being introduced by the Telephone & Telegraph Company, as every phone added to the express system makes the service that much better.

"It is just as I said when we began to make the changes," said Superintendent W. B. Armstrong yesterday. "You will remember I said that the adding of operations that the service would become bad and grow steadily worse until the half way point was reached, from which it would steadily grow better. Now the improvement has set in, and it will continue until we have all the phones attached to the new system. Already complaints registered at the central office are becoming noticeably less. I would say there has been a falling off of at least 50 per cent. within the past ten days. I expect to have the entire work done and everything satisfactory by September 20."

"There is one thing I would especially emphasize," continued Mr. Armstrong, "and that is the fact that the new system is being introduced by the Telephone & Telegraph Company, as every phone added to the express system makes the service that much better."

Must Not Move His Furniture.

Mrs. Hall Takes Preliminary Steps to Stop the Doctor.

Nannie A. Hall, wife of Dr. H. M. Hall, who runs the sanitarium at the corner of Third and Columbia streets, obtained an order from Judge Osborn last evening for the removal of her furniture to the Tremont block on Pioneer place.

In her affidavit she stated that she had commenced divorce proceedings and that her husband moved the furniture it would cause her and her children great inconvenience.

Dr. Hall has been in business for some time at the corner of Third and Columbia, but recently concluded to move to the Tremont block. At this point a difference of opinion arose between him and Mrs. Hall about where she would live. The doctor says she wanted to remain at the present place, but he desired her to take a cottage in the residence portion of the city, which would be more within her means, than to keep up a house on Third street and a sanitarium on Pioneer place.

According to Mrs. Hall's story, the doctor picked out a portion of the best furniture yesterday and was going to have it taken to the new place of business when she obtained a restraining order. She has told his wife she could have her pick of all the furniture to fit up a cottage and that he thinks it better for the family to live in a cottage than in a public place.

Mrs. Hall consulted John Wiley about a divorce yesterday afternoon and gave him the basis for a complaint. Then she went home and at the supper table told the doctor what she had done. He also said that an important document may not be filed for several days.

Cartwright Turned Loose on the World.

Joseph Cartwright, the "nigger-singer" who has figured in police circles in connection with Nettie Huntley, was the center of an almost laughable proceeding in the superior court yesterday. Acting under instructions from his superior officer, Detective Wells brought Cartwright to police headquarters, but not until Cartwright had been in the city for some time as a detective and in turn suffered defeat. A writ of habeas corpus was immediately applied for by the colored man's attorneys, which were granted yesterday by Judge Rogers. He had released the prisoner on his personal recognizance. This move caused total collapse of the proceedings, which were adjourned at the instance of Attorney Humes on motion of Cartwright's attorney.

Jurors Under the New Law.

It is probable that several of the jurors drawn for a recent session of court will be excused. The new law provides that no person can serve who has been on a jury within a year. This will apply to several cases on the present list and Judge Humes has practically decided that he will not take the slightest chance by having a person serve who comes within the "one year clause." W. F. Giles, an expert accountant, was excused at his own request yesterday.

New Suits Filed.

The following new suits were filed in the superior court yesterday:

Clement Johnson vs. A. T. Cavanaugh—Warrant on appeal from Justice Howland's court.

Mary Lynch vs. James Lynch—Divorce and restraining order.

Court and County Notes.

The appraisers of the estate of Martin V. Stewart filed yesterday estimating the value at \$18,150.

Margaret B. and Edward Riley filed an affidavit of publication to creditors of the estate of George W. T. Riley.

D. A. Harrison, an attorney of Carthage, Mo., visited County Clerk Gordon yesterday to see what cases were done in this section of the county.

Licenses to wed were issued yesterday for Jorgen H. and Homer E. Turner, of Snohomish, and Miss May E. Means, of Snohomish; George E. Emory and Miss Josephine S. De Wolf.

Robert Hanke, one of the bondsmen of Rollin A. Case, justice of the peace at Des Moines, gave notice to the county commissioners yesterday of his desire to withdraw. He was surety to the extent of \$30,000. The property is at the courthouse that Mr. Hanke's action was due to a difference of opinion over the justice's course in cases that came before him.

Judge Langley yesterday confirmed the proceedings of Julius Horton, administrator of the estate of Henry Horton, in the sale of real estate. The purchasers, together with prices, are as follows: George K. Street, one acre, \$80; R. Bluska Marino, three acres, each \$75; Hugh J. Williams, three acres, each \$75. The property is on section 22, township 24 north, range 6 east.

Judge Osborn decided yesterday that Elmer Sanford, son of Ephraim and Luella D. Seymour, had no claim on certain lots in Lake Del addition, Lindenmead addition, Washington Heights addition, the northeast quarter of the northwest quarter of section 30, township 23 north, range 7 east, King county, and the southeast quarter of section 22, township 23 north, range 6 east, Skagit county. The decision stated that the lots were the separate property of Ephraim Seymour, free from community interests of any nature, and that Elmer Seymour, as heir, and Luella D. Seymour, had no claim at all.

Borghoff Is Given More Time.

Julius Borghoff being engaged in answering similar charges in New York city, did not appear before Justice McElwain for a hearing on the charge of obtaining money by means of false pretenses yesterday. His attorneys secured a continuance to September 4, when they expect he will appear to make a defense.

A person is prematurely old when baldness occurs before the fortieth year. The Hall's Hair Renewer keeps the scalp healthy and prevents baldness.

COMPANY TO BLAME.

G. N. Held Responsible for McKinley's Death.

WATCHMAN HAD BEEN TAKEN OFF.

Coroner's Inquest Results in Severe Verdict—Askam Examined the Scene of the Wreck.

The verdict of the jury of inquest on the death of McKinley, rendered yesterday, charges the Great Northern Railway Company with gross negligence in not protecting the lives of its passengers and employees. The terms of the verdict which apparently did most to produce such a conviction in the minds of the jurors were that relating to the removal of the night watchman and that concerning the taking down of the cautionary signal to trains.

The inquest was held by Coroner Askam at 4 o'clock in Bonney & Stewart's undertaking establishment, corner of Third and Columbia streets. The following made up the jury: James Lee, C. P. Devine, J. R. Lonsay, C. H. Knapp, Thos. Hood and T. G. Bird. Dr. Askam had requested Prosecuting Attorney A. W. Hastie to conduct the examination of witnesses, but owing to a pressure of other business the prosecuting attorney was unable to appear. A. D. Warner questioned the witnesses. A. D. Warner was present in behalf of Mrs. McKinley, and also took part in examining the witnesses.

In order to familiarize himself with the exact locality at which the accident occurred, Dr. Askam had gone out on the Great Northern yesterday. The train on which he returned was an hour and a half late, and it was 4 o'clock when the inquest was begun. The witnesses examined were: Dr. Rufus Smith, the company's surgeon; E. E. Foley, the conductor; Archie Montgomery, William M. Craig, the roadmaster; Gus Johnson, Gus Nelson, William Lowe and all the other railroad men who were employed a special night watchman at the scene of the accident until June 1, when without any special cause the watchman was taken off. Witnesses also agreed that the road had up to that time kept displayed a cautionary signal to trains, prohibiting a speed greater than four miles an hour, thus at the discretion of the accident is regarded by railroad men as a dangerous place, that the bluff on which the slide occurred is not so apt to slide, and that at the time of the accident the signal was far more expensive than in the old magnet system. The truth is, our company has really undertaken to put in an entire new telephone system, for the wires are new, the switchboards are new, and the operators here in the office have to be taught over again how to conduct the switches.

"A source of much vexation to subscribers has been their failure at times to get the number they wanted. I recall an instance of a man who, rightly or wrongly, it seems to me, called for a number, but was told by the central that she could get no answer. Thereupon he crossed the street, rang in from the number he wanted, and on reaching the telephone he had been made a victim of the operator's carelessness. Now that the new system is being introduced, it happens that a 'phone will work perfectly one way and not the other, and the fault is not in the system either. In that case, the operator who takes the ground wire was out of order. A cause for delay just at present is the fact that we have to interchange connections between the two systems. The subscribers on the new system call for a number on that system and gives the old instead of the new number, much delay results in making the connection. This inconvenience would be avoided if every one would always consult the latest schedule of numbers before calling for a switch. Although I am pleased with the outlook for the new system, a great improvement in a short time."

Mr. Armstrong illustrated the good points of the new system by giving an instance of a case where a subscriber on the old system calls for a number on that system and gives the old instead of the new number, much delay results in making the connection. This inconvenience would be avoided if every one would always consult the latest schedule of numbers before calling for a switch. Although I am pleased with the outlook for the new system, a great improvement in a short time."

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\$6,600.

FOR A

\$15,000.

HOUSE

The house is insured for \$6,000, and there is 120 by 120 feet of ground on a corner on the first hill. The view is grand and the location gilt-edge.

The property has been taken under foreclosure, and the year for redemption expired August 17. The mortgagee wants to get his money out at once and does not ask a bonus. It is ridiculously cheap.

Crawford & Conover

SECOND FLOOR COLLINS BUILDING.

MRS. BEECHER STARTS HOME.

Delighted With the Sound, She Promises to Come Again.

Mrs. Henry Ward Beecher left yesterday for her home in Brooklyn, N. Y. Although Mrs. Beecher is now 33 years old, she made the long trip across the continent without injury. In fact, her son, Capt. Herbert F. Beecher, said yesterday that she was feeling 100 per cent better now than when she came. The railroad and sleeping car companies all did everything in their power to make her journey pleasant, and P. D. Armour and George M. Pullman of Chicago, have given personal attention to her comfort. She will travel home over the Northern Pacific, Northwestern, Michigan Central and New York Central roads.

Mrs. Beecher was at the Rainier-Grand hotel yesterday and was feeling very enthusiastic over her visit on Puget sound. She says that she intends to come again next year, and the people on the Sound will all hope that the woman whom everybody loves may be able to do so.

Burlington Service.

Plenty of Work at Lumber Mills.

Labor Commissioner Lamb reports that there are plenty of men for road work, but that men for lumber mills, logging camps, etc., are scarce. He has standing orders for this class of labor. There is also plenty of housework for women, wages averaging from \$10 to \$20 per month.

THE MUSCULAR SYSTEM

of every weary, thin or this blood-stained, tired out, run-down or nervous.

Pierce's Golden Medical Discovery makes pure, rich blood, and a gain in blood is the key to health.

Every one should have a certain surplus of flesh to meet the emergencies of sickness; to resist the attack of consumption, grip, malaria and fevers. Thin blooded people are always getting sick, and none of the organs of the body can get along without the pure blood. To gain and to keep strength and flesh is the secret of health, usefulness and happiness. With new blood and refreshed nerves a confident feeling of returning health comes also.

Nervous manifestations, such as sleeplessness, nervous debility and nervous prostration are in nine cases out of ten "the cry of the starved nerves for food." If you feed the nerves on pure rich blood the nervous symptoms will cease. It is bad practice to put the nerves to sleep with so-called sedative mixtures, coca compounds or malt extracts, what is needed is a blood maker. The "Discovery" is composed of vegetable ingredients which have an especial effect upon the stomach, liver, and blood-making glands. For the cure of dyspepsia, indigestion, liver complaint, weakened vitality, and for puny, pale people, Dr. Pierce's Golden Medical Discovery cannot be equaled. Thousands have testified to its merits.

For men who have reason to regret past debility which has left them weak, with bad Memory, Sleeplessness, Nervousness, Headaches, Stomach Troubles, etc., nothing so speedily effects a cure as this Discovery. It restores the manhood of young or old men, the womanhood of nervous or debilitated women. It is a blood maker with a written guarantee to cure or money refunded. Price \$1.00 per bottle. Order from CHEMICAL CO., Agents for U. S. Chicago, or you can buy it of the nearest Druggist. Sole Agents, W. H. PARKER, D. J. WASH, T. A. COMA, and HALLA WALLA, WASH.

Two Notable Books.

"The Adventures of Captain Horn," by Frank R. Stockton.

"The Story of Bessie Costrell," by Mrs. Humphrey Ward.

For sale by LOWMAN & HANFORD, Stationery & Printing Co., 616 Front St., Pioneer Place.

Chas. G. Hocomb

Cathartic Pills

Don't Miss It. Colossal Bankrupt Sale

OF

LADIES' CLOAKS, CAPES, SUITS AND CHILDREN'S GARMENTS.

Just received from Chicago, an immense stock of nice, fresh, stylish goods which will be sold

At Less Than Half Price

These goods must be sold within ten days.

SALE NOW IN FULL FORCE

900 Frye Block, Front Street, Northeast Corner Marion.

S. L. S. & E. Ry.

NEXT SUNDAY Sunday and Labor Day

Special Sunday Excursion EXCURSION!

ISSAQUAH. SNOQUALMIE FALLS and NORTH BEND 2-DAYS' OUTING-2

Leaving Seattle at 3 a. m., returning arrive in Seattle at 5.30 p. m. Dining visitors on the Siraits to Port Angeles on the Handsome Steamer.

George E. Starr

Regular Line of Steamships

Puget Sound to Central America. The Puget Sound & Central American Steamship Co.

Will dispatch on or about Sept. 15 the A1 steel steamship TRANSIT, 1,333 tons, for principal ports in Central America.

O. R. & N. CO.

Artists' Violin Strings

Are unsurpassed. We have just received another shipment of these strings from Germany. Everybody uses them.

WINTER & HARPER, Burke Block, 302 Second St.

DEARBORN PRINTER COLINS BUILDING

Standard as Gold. FOR EVERY MAN. ONLY \$1. Burlington Route NEW SHORT LINE TO KANSAS CITY