

TWO GUILTY, ONE NOT. The McCann Boys Convicted, the Father Acquitted. AN APPEAL PROMPTLY TAKEN.

Michael McCann's Lateness Due to Sound Sleep—His Sons Indignantly Insist They Are Innocent.

"We, the jury in the case wherein the state of Washington is plaintiff and John McCann, James McCann and Michael McCann are defendants, do find the defendants John McCann and James McCann guilty as charged. We find Michael McCann not guilty. S. J. TEACHNOR, Foreman."

As Clerk McClure read this verdict in Judge Humes' court at 9 o'clock yesterday morning the few persons present sat with many stances, but no emotion from the McCann boys, but their faces showed they realized the full import of the words directed at them.

Their mother sat with bowed head, and the lines in her face deepened, giving some indication of the storm of emotion within her bosom.

Attorney Walter Fulton, who represented the state in her motion for a new trial and the proceedings were at an end. It was really a pitiable sight to see Mrs. and Miss McCann, in the autumn of life, pale and heart-broken, standing like lost children in the big corridor of the temple of justice, knowing just how they were to turn, while below, behind bars of steel and walls of stone, their sons were shut out from the world.

When the jury came to an agreement at 12:30 o'clock yesterday morning Judge Humes was sent for and arrived about 12:45 o'clock. As stated in the Post-Intelligencer the only motion made was the announcement of the verdict was the absence of Michael McCann.

Balliff Brockway and Attorney Fulton went to his lodgings on a back street, near Sixth street, but were unable to awaken any one. They therefore concluded McCann was at some other place. The search was kept up until 5:30 o'clock in the morning, when Judge Humes finally decided to go home and spoke of forgiving McCann a bond.

How the Verdict Was Reached. "Gentlemen of the jury, have you arrived at a verdict?" asked Judge Humes.

There was a momentary pause. Foreman Teachnor answered in the affirmative. A white piece of paper was then handed to the judge and he scanned it closely, but no one could see what the face of the decision was.

On the demand of Attorney Fulton the jury was polled and he then gave notice of a motion for a new trial. One of the main contentions will be that the court erred in admitting evidence as binding upon the defendants, James and John McCann, statements and declarations testified to before the trial, and not made in the presence of James and John McCann, for the reasons that there was no evidence in the case of a conspiracy on the part of the three defendants to commit that offense alleged.

It will be further contended that, even though there was evidence of a conspiracy on the part of all of the defendants, yet the declarations and statements of Michael McCann, not made in the presence of James and John McCann, were not such as to bind upon the defendants, not in furtherance of the objects of the conspiracy, if any existed.

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Odorless Oil Heaters.

THE NEW KIND. NO SMOKE. NO SOOT. COME AND SEE HOW LITTLE THEY COST.

Z. C. MILES CO., Vestler Ave., Between Front and Railroad Aves. T. F. DAVIDSON, Receiver.

tered those words on the witness stand he was perjuring himself. But he is an Italian, formerly the proprietor of a low dive on Jackson street. His "fine Italian hand" is plainly seen in this case. Just think of what your public prosecutor did when my poor mother was on the stand, making that sneering way of his: "Didn't your husband charge you with an ax? I should have thought he could have at least spared harrowing her feelings."

"The idea," added James, "of saying we went to Cleo for purpose to kill him. We did not, and had no intention of taking his life. If we had, do you suppose we would have let him go home? Why common sense says we would have killed him then and there."

"Didn't I yell to Cleo when he was coming with his rifle, 'Go back, for God's sake, go back,'" said John, "and yet they say we deliberately killed Joe Cleo. I tell you it is pretty tough."

Throughout the interview the condemned men showed intelligence and knowledge of the world far beyond ordinary criminals. They use good language and reason well. James is evidently of a much more high intelligence than John, who has never touched liquor since his arrest.

Mrs. Cleo Thinks It Just. Mrs. Cleo, the widow of Joseph Cleo, when interviewed as to the verdict, said the McCann boys received a just judgment. She said she would have been punished by a term of years in the penitentiary. She said that she could not understand how the McCann boys could say the newspapers did not treat them fairly, in view of what actually took place.

The jury took three hours and fifteen minutes to reach a verdict, but as a matter of fact, the first ballot came very close to settling the matter. The delay was consequently due to the argument that was required to bring one or two men at the outside around to the position taken by the majority.

SIFTING THE CORONER'S BILLS. Commissioners Act on Those for October—Hurrying the Test Suit.

Coroner Askam had a consultation yesterday afternoon with the county commissioners about his bills for October. The search was kept up until 5:30 o'clock in the morning, when Judge Humes finally decided to go home and spoke of forgiving McCann a bond.

Delos Waterman, heart disease—\$35 for autopsy held after inquest. Lester Wilson, insanity—\$30, \$25.50, rejected with exception of 20 cents for coroner's mileage.

John Kallink, epilepsy—\$11, \$9.40; allowed with exception of \$5 for autopsy held after verdict was rendered. John May, drowned—\$11, \$22.40; rejected except \$1.60 allowed for coroner's mileage.

The following bills were allowed: John Rosby, concussion of brain; \$66.20. Frank de Lille, alcoholism; \$69.70. W. M. W. Adams, John Adams, James Stafford and John Glover, suffocated in Franklin mine; total, \$55.10.

Thomas Day, murdered; supplemental bill, \$11. When Turner, Jr., drowned; \$34.90. R. M. Gibson, Philip Early, exhaustion; \$46.40.

Maggie Secor Loses Damage Suit for Franklin Disaster. Maggie Secor has lost her \$100.00 damage suit against the Oregon Improvement Company for the death of her husband in the Franklin mine disaster, when thirty-seven lives were lost. Judge Osborn charged the jury yesterday afternoon, and at 1 o'clock an agreement was reached, Judge Osborn and the attorneys were notified and the verdict was read, and proved to be in favor of the Oregon Improvement company.

The first of this series of cases ended in a victory for the plaintiff, after two trials, the second case brought a disagreement and the third case a decision in favor of the defendant. There are other cases in the same series to follow soon.

Justice Howland's Version of It. S. S. Howland, justice of the peace in Oregon, says there is no reason why he should send up the records in the case of M. J. Shafer vs. E. Nutter, in reply to Nutter's application for a writ of habeas corpus, and sets forth in a long statement what he did and the reasons for his actions. October 15, 1895, he met C. E. Remberg, attorney for E. Nutter, the car and was informed by him that he would file the motion and grant the change, providing it was properly applied for. The motion proved to be irregular and would not in any event warrant a change of venue. The case came on for trial and Remberg said nothing about the change of venue until the opposing counsel objected and he sustained the objection. He did not refuse an appeal, but did not approve the bond because it was not proper and did not conform to law.

New Suits Filed. The following new suits were filed yesterday in the superior court: First National bank of Snohomish vs. Leachman Evans—\$25, transcript of judgment from Snohomish county. First National bank of Snohomish vs. Wrightman & Crane vs. Union Assurance Company—transfer of transfer of suit to the United States circuit court, Northern division. Loan and Trust Company vs. Charles E. Carlton et al.—\$25, promissory note and to force on the part of the Security Savings bank vs. Lydia Kellogg and Thomas Kellogg—promissory note and to foreclose mortgage.

Court and County Notes. A license to wed was issued yesterday for Henry Salfors and Anne Mousaas, both of Seattle. G. M. Bushnell, who is being sued by the Seattle Ice Company for \$1,836 rent, filed a motion for a change of venue to Pierce county. F. D. Taylor, receiver of the Z. C. Miles Company, was granted permission yesterday by Judge Langley to take a trip East on business.

Thomas Clayborne, who slashed Ned Lonsdale with a razor in the Mug saloon a week ago, was arrested in the superior court yesterday on the charge of assault with a deadly weapon. W. H. McBride was appointed to defend him and he was given until tomorrow to plead.

Judge Osborn was so busy yesterday with the trial of the Secor damage case against the Oregon Improvement company that it was necessary to continue his motion calendar previously set for yesterday morning. The different motions were as follows: Salary, \$20, \$25; library, \$46.51; city park, \$36.96.

City Hall Notes. The board of public works yesterday approved the Anna street sewer from G. H. Worley, the contractor. Yesterday was payday at the city hall, and many hearts were made glad. The amount of the different payrolls were as follows: Salary, \$20, \$25; library, \$46.51; city park, \$36.96.

When the McCann boys were taken down to the steel tank, where other convicts were confined, and from which Tom Blank made his famous escape, before the doors were locked upon the prisoners Sheriff Van de Venter granted the newspaper representatives an interview, and the McCann boys were brought to the fallers' office. When asked if they had anything to say, James replied, with considerable feeling:

"Well, gentlemen, don't you think this a rather late to give us a show? From first to last the newspapers have printed accounts prejudicial to our case, wrong at all times from the standpoint of the prosecution. They were reminding us to have their story told at the time of the shooting, but answered that their counsel had forbidden them to talk. Now they say: 'I will say this,' but in John; 'the verdict rendered this morning was one of the most unwise ever given in King county. The influence of secret votes has been felt in this case. I firmly believe that we were convicted before the trial.'"

"We were convicted before the trial," said James, "in public opinion, but I have only the highest praise to say of the way we conducted our defense."

"It is horrible to think," said John, "of the perjured evidence introduced by the state. That man Shafer, that words in my father's mouth he never uttered. Just think of what he said; accused my father of saying he would have his son James dash Cleo's brains out." When he uttered those words on the witness stand he was perjuring himself. But he is an Italian, formerly the proprietor of a low dive on Jackson street. His "fine Italian hand" is plainly seen in this case. Just think of what your public prosecutor did when my poor mother was on the stand, making that sneering way of his: "Didn't your husband charge you with an ax? I should have thought he could have at least spared harrowing her feelings."

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THINKS HE OUGHT TO BE KEPT. Half-Crazy Sailor Bares the Mayor and Flights the Police.

A half-crazy man of powerful physique, named Joe Rodriguez, made his way to the Mayor Phelps' office and in police headquarters yesterday afternoon. He arrived during the morning from Victoria, where he landed several days ago from Shanghai, China, and seems to think the United States government should provide him with work and food. With this idea in his head he visited the mayor about 10 o'clock and started a baraboo about a sea trip he had made and about the cruel treatment he received at the hands of the captain and mates. He visited the mayor about 10 o'clock and started a baraboo about a sea trip he had made and about the cruel treatment he received at the hands of the captain and mates. He visited the mayor about 10 o'clock and started a baraboo about a sea trip he had made and about the cruel treatment he received at the hands of the captain and mates.

It seemed as if he had been reserving his strength, for when an attempt was made to place him in the receiving cell he fought like a demon, and it took the combined efforts of Sergeant Templeton, Capt. Hogie, Detectives Phillips and Wells and Officers Burkman and Hamilton to iron and place him inside the cell. Once inside, he quieted down and an hour later told his grievance to a Post-Intelligencer reporter.

About a year ago, he said, he left New Westminster on the Argentine ship Westward as steward and cook. When about a week outside of Shanghai he fell sick, and after a few days' rest was placed at the wheel. The captain was cruel to him and placed him in irons for answering him. Being the captain's man, he was content with and was constantly in hot water. When Shanghai was reached he asked for and received his discharge. He had \$15 due him for the voyage, but the mate of the American consul, who provided for his keeping and bought his ticket to Victoria, and made other expenditures, so when he arrived in Seattle he was broke. He worked his passage to this city and is now without a cent, and thinks the country should give him a living.

The man has a decidedly become weak minded over his troubles. He is young and quite intelligent.

EXAMPLE OF MOTHERLY LOVE. The Captive "Dope" Fiend's Farewell Gifts on Going to Jail.

"Hello, ma, I'm in again. Can you give me \$100 bail?" breathed out the voice of a hollow-eyed emaciated young man, as he maternal ancestor on Thursday just as the shades of night were falling.

"Well, what are you in for this time," the mother answered in a tone that could not be mistaken for an inquest.

"Petty larceny," came the plaintive response. "Here's 19 cents. That will do. Good-by, son."

"Goodby, ma. I'll see you later." The above conversation took place in the presence of Hallif Brooks of the police court on the morning after the "dope" fiend arraigned for petty larceny, who said he could bring out the amount of bail demanded, \$100. Brooks made the trip with the above result. On the way to the station a sister of the prisoner was accosted by him, attired in a jaunty street suit, and after inquiring "what was up," and receiving the same answer as the mother, bought her injured brother two packages of tobacco, which she handed him with apparently as much pleasure as she would a Christmas gift, and with a merry "Goodby, Jim," fitted down the street.

Brooks says he goes through many experiences in gathering bonds, but never such a cold-blooded, business-like affair as this. Smith came up for trial Friday and got six months in the county jail.

Letter to the Ladies. We never rest in our efforts to make this store a better field for patrons. Take a few things from our different departments at the prices which our great buying enables us to offer below the scale of ordinary prices, and compare them with what you find in most other stores. This will be done by our great buying machinery and enable you to judge whether with the aid of steamships, custom houses and railroads, we do not accomplish almost miracles in the way of placing for a little money the cream of everything known in our line before our patrons. We do not always quote prices. Figures in an advertisement settle nothing. It's the quality that we consider, and with the price; we must be able to stand by our merchandise not only in the store but after the customer has taken it home.

Our new stock is unique because it is the best and largest ever shown. You will need to come tomorrow and many days if you care to see the goods as fast as they are opened up. Golden Rule Bazaar Company, 902 to 908 Front.

Gold Discovery on Vancouver Island. William Woodford, who holds from Chicago, but is well known as an expert wherever there are mines of the precious metals, arrived last night from a prospecting tour in British Columbia, during which he has spent some time in the latest developments on Vancouver Island. There has been a new discovery made within the last fourteen days, he said, some thirty miles west of Nanaimo, on Mount Maria, and half the population of Nanaimo has excitedly rushed in that direction. The quartz found is similar to that of Alaska, and is said to amount in free gold.

Mr. Lewis' Approaching Departure. James Hamilton Lewis said in his address to the Mexican jury that it was the last time he would appear in a criminal case. He said yesterday that he should prepare a case for the McCann's for the supreme court and should stick to it to the end, and should then leave for Europe on the special commission to which President Cleveland appointed him some months ago. What his course would be after his return from Europe Mr. Lewis would not state, further than that he should give up criminal practice.

To Speak on Foreign Missions. At the North Seattle Baptist church there will be a lecture at 7:30 o'clock this evening by Miss Bernice Royal, who represents the Woman's Baptist foreign missionary society. She has spent several years on the Congo, and so speaks from actual experience. Miss Royal wishes the Baptist women of the city to meet her at the North Seattle Baptist church before the lecture, 6:30 p. m., for a talk on the work of the society.

BREVITIES. The Official Railroad and Marine Gazette and Hotel Guide for November contains fifty-two pages of valuable information, corrected to date. James Quirk, who was arrested several days ago on a complaint filed on Friday afternoon by Justice McElwain, owing to insufficiency of evidence, Quirk accounted for the \$3000 robbery by saying he had sold a shack for \$15 and a boat for \$12. This evidence went uncontradicted.

Dad's Maple Sugar Tub. Call and see it. Hill Strup Co., 85 West street. Three dollars a year for safe deposit boxes. Seattle Savings Bank. Diving horse, Madison park today, 8:30 p. m.

The Northern Pacific is now running two trains daily between Seattle and Portland.

DO NOT KEEP QUARANTINE. Council Passes New Laws to Check Scarlet Fever.

AN INSPECTOR IS APPOINTED. Penalty for Entering or Leaving a Quarantined House—Dr. Kilne Elected Inspector.

Both houses of the city council yesterday passed the ordinance imposing a penalty for entering or leaving a quarantined house without a permit, and creating the office of quarantine inspector, for the enforcement of quarantine rules, suggested by the board of health as an alternative to the employment of special officers.

The first ordinance amends the general health ordinance by forbidding any person, except health officers, attending physicians or health or quarantine inspectors, to enter or leave any house in which there were persons afflicted with contagious or infectious diseases without a permit from the board of health.

In the house of delegates James objected to the ordinance on account of the severity of the penalty, and said there were cases of persons living in the outskirts of the city who might find it absolutely necessary to leave their houses for food.

Dr. Orthon followed by declaring that it would cost the city more money to enforce it than was being expended at present, as no humane judge would convict under such circumstances.

Mayor Phelps asked that the ordinance be passed, as it could be amended on Monday at the regular meeting, and would be in force at once.

The supplementary bill providing for a quarantine inspector at a salary of \$60 per month, requiring him to be a physician and to be employed during such time as the board of health shall consider necessary, was passed with an amendment limiting his term of office to forty-five days from the date of his appointment.

There were several sharp utters between Delegate James and Health Officer Palmer, who was present to explain the ordinance. The man has a decidedly become weak minded over his troubles. He is young and quite intelligent.

The ordinance also passed the aldermen after some discussion and an explanatory speech by Dr. Kilne.

Ice Hand Saw Shaws. Fine Hand-Made Ice Wood Shaws, for theater wear, in both black and cream, at \$6, \$4, \$1.25, \$1.50, \$1.75, \$2, \$2.25 and \$3.

Children's Coats. Children's Coats from 1 to 4 years, in elderdown, hosiery and all the latest novelties, at \$1.25, \$1.50, \$2.00, \$2.25, \$2.50, \$2.75, \$3.00, \$3.25, \$3.50, \$3.75, \$4.00, \$4.25, \$4.50, \$4.75, \$5.00, \$5.25, \$5.50, \$5.75, \$6.00, \$6.25, \$6.50, \$6.75, \$7.00, \$7.25, \$7.50, \$7.75, \$8.00, \$8.25, \$8.50, \$8.75, \$9.00, \$9.25, \$9.50, \$9.75, \$10.00, \$10.25, \$10.50, \$10.75, \$11.00, \$11.25, \$11.50, \$11.75, \$12.00, \$12.25, \$12.50, \$12.75, \$13.00, \$13.25, \$13.50, \$13.75, \$14.00, \$14.25, \$14.50, \$14.75, \$15.00, \$15.25, \$15.50, \$15.75, \$16.00, \$16.25, \$16.50, \$16.75, \$17.00, \$17.25, \$17.50, \$17.75, \$18.00, \$18.25, \$18.50, \$18.75, \$19.00, \$19.25, \$19.50, \$19.75, \$20.00, \$20.25, \$20.50, \$20.75, \$21.00, \$21.25, \$21.50, \$21.75, \$22.00, \$22.25, \$22.50, \$22.75, \$23.00, \$23.25, \$23.50, \$23.75, \$24.00, \$24.25, \$24.50, \$24.75, \$25.00, \$25.25, \$25.50, \$25.75, \$26.00, \$26.25, \$26.50, \$26.75, \$27.00, \$27.25, \$27.50, \$27.75, \$28.00, \$28.25, \$28.50, \$28.75, \$29.00, \$29.25, \$29.50, \$29.75, \$30.00, \$30.25, \$30.50, \$30.75, \$31.00, \$31.25, \$31.50, \$31.75, \$32.00, \$32.25, \$32.50, \$32.75, \$33.00, \$33.25, \$33.50, \$33.75, \$34.00, \$34.25, \$34.50, \$34.75, \$35.00, \$35.25, \$35.50, \$35.75, \$36.00, \$36.25, \$36.50, \$36.75, \$37.00, \$37.25, \$37.50, \$37.75, \$38.00, \$38.25, \$38.50, \$38.75, \$39.00, \$39.25, \$39.50, \$39.75, \$40.00, \$40.25, \$40.50, \$40.75, \$41.00, \$41.25, \$41.50, \$41.75, \$42.00, \$42.25, \$42.50, \$42.75, \$43.00, \$43.25, \$43.50, \$43.75, \$44.00, \$44.25, \$44.50, \$44.75, \$45.00, \$45.25, \$45.50, \$45.75, \$46.00, \$46.25, \$46.50, \$46.75, \$47.00, \$47.25, \$47.50, \$47.75, \$48.00, \$48.25, \$48.50, \$48.75, \$49.00, \$49.25, \$49.50, \$49.75, \$50.00, \$50.25, \$50.50, \$50.75, \$51.00, \$51.25, \$51.50, \$51.75, \$52.00, \$52.25, \$52.50, \$52.75, \$53.00, \$53.25, \$53.50, \$53.75, \$54.00, \$54.25, \$54.50, \$54.75, \$55.00, \$55.25, \$55.50, \$55.75, \$56.00, \$56.25, \$56.50, \$56.75, \$57.00, \$57.25, \$57.50, \$57.75, \$58.00, \$58.25, \$58.50, \$58.75, \$59.00, \$59.25, \$59.50, \$59.75, \$60.00, \$60.25, \$60.50, \$60.75, \$61.00, \$61.25, \$61.50, \$61.75, \$62.00, \$62.25, \$62.50, \$62.75, \$63.00, \$63.25, \$63.50, \$63.75, \$64.00, \$64.25, \$64.50, \$64.75, \$65.00, \$65.25, \$65.50, \$65.75, \$66.00, \$66.25, \$66.50, \$66.75, \$67.00, \$67.25, \$67.50, \$67.75, \$68.00, \$68.25, \$68.50, \$68.75, \$69.00, \$69.25, \$69.50, \$69.75, \$70.00, \$70.25, \$70.50, \$70.75, \$71.00, \$71.25, \$71.50, \$71.75, \$72.00, \$72.25, \$72.50, \$72.75, \$73.00, \$73.25, \$73.50, \$73.75, \$74.00, \$74.25, \$74.50, \$74.75, \$75.00, \$75.25, \$75.50, \$75.75, \$76.00, \$76.25, \$76.50, \$76.75, \$77.00, \$77.25, \$77.50, \$77.75, \$78.00, \$78.25, \$78.50, \$78.75, \$79.00, \$79.25, \$79.50, \$79.75, \$80.00, \$80.25, \$80.50, \$80.75, \$81.00, \$81.25, \$81.50, \$81.75, \$82.00, \$82.25, \$82.50, \$82.75, \$83.00, \$83.25, \$83.50, \$83.75, \$84.00, \$84.25, \$84.50, \$84.75, \$85.00, \$85.25, \$85.50, \$85.75, \$86.00, \$86.25, \$86.50, \$86.75, \$87.00, \$87.25, \$87.50, \$87.75, \$88.00, \$88.25, \$88.50, \$88.75, \$89.00, \$89.25, \$89.50, \$89.75, \$90.00, \$90.25, \$90.50, \$90.75, \$91.00, \$91.25, \$91.50, \$91.75, \$92.00, \$92.25, \$92.50, \$92.75, \$93.00, \$93.25, \$93.50, \$93.75, \$94.00, \$94.25, \$94.50, \$94.75, \$95.00, \$95.25, \$95.50, \$95.75, \$96.00, \$96.25, \$96.50, \$96.75, \$97.00, \$97.25, \$97.50, \$97.7