

PLANS TO OPEN PACKETS TAKEN FROM CALHOUN

HENEY MAY IGNORE TWO RESTRAINING ORDERS

DEVELOPMENTS PROMISE MANY NEW SENSATIONS

Government Sends Copy of Vouchers to Show Prosecutor's Status. Crisis in Case Not Passed

WASHINGTON, May 21.—Upon the request of the counsel for Patrick Calhoun on trial at San Francisco, the attorney general today forwarded to the United States attorney copies of the appointment of Francis J. Heney, counsel for the government, together with vouchers signed by Heney for money he received from the government for his services.

It is understood by the department that Heney's remedy in connection with his official status before the government has been brought into the question and the documents were sent by the attorney general for the purpose of clearing up the situation.

(By Associated Press.)
SAN FRANCISCO, May 21.—Adjournment of court tonight ended the most important week in the long drawn out trial of Patrick Calhoun, president of the United Railroads, now well in the fifth month of proceedings.

Judge and jury, attorneys and principals, indicated their relief at temporary escape from the strain of the past few days, when every step forward has been characterized by skirmishes, legal and personal, that hourly increased in bitterness.

Temper on both sides were worked to thin edges while Rudolph Spreckels and John Helms alternated on the witness stand today, and it is displayed by rival counsel that a crisis in the case has been reached but not passed.

Interest was sustained until a late hour in the afternoon when Assistant District Attorney Heney, ignoring two restraining orders issued by a court of similar jurisdiction, announced that he would ask Judge Abbott's permission to open sealed packages seized in the raids upon the office of William M. Abbott and alleged to contain documents stolen from the office of William J. Burns.

Adjournment Deferred
Argument on this issue was deferred until Monday, when the prosecution, according to announcement made today, will attempt to support the charges made by Detective Helms.

One of the lines of probable inquiry was indicated today when Helms, who for several months was in the employ of both sides at the same time, after testifying that he knew Luther Brown, former partner of Earl Rogers, said:

"Abbott and Brown met me at the steamer landing on the day I left the city, after quitting the service of the United Railroads. I saw several men who I knew about the dynamiting."

"What dynamiting?" inquired Mr. Heney.
"The dynamiting of Gallagher's house," said the witness.

The defense objected to this line of inquiry and it was not pursued further. Another opening wedge was inserted when Helms declared that several efforts had been made to prevent his appearance as a witness in the Calhoun trial.

Mention was made of two men who went to his home in Trinity county several weeks ago, and Helms charged that since his arrival in this city a plot had been laid by the office of W. H. Metzger, a prominent attorney of this city, to trap him in a conversation over the telephone.

Photograph Records It
The testimony followed an inquiry by Mr. Rogers, who asked the witness if he knew that a photograph had been attached to the telephone while he was speaking from the other end of the line.

It was while Helms was on the stand that the most dramatic outburst of the day occurred. Helms charged Abbott had once expressed to him a wish that "some one ought to shoot Heney," and that Stanley Helms had congratulated him on his performance in following Burns.

Usually deliberate in his manner, Stanley Moore arose in his place at the counsel table, and in a voice trembling with passion, told Helms that he "was lying like a dog," and perjuring himself.

The face of the witness paled at the insult and he stepped in front of Judge Lawrence, with his arm extended in a threatening gesture, as he defied the young attorney to make good his charge.

Charles W. Cobb, law partner of Mr. Heney, who was credited with a payment of \$10,000 by Rudolph Spreckels for services in the prosecution, was the third witness of the day.

WILL BE HONORED IN FOREIGN LANDS



CURTIS GUILD JR.

BOSTON, May 21.—Former Governor Curtis Guild, Jr., of Massachusetts is going abroad June 1 and is to be the guest of the Swiss republic on the occasion of the three hundred and fiftieth anniversary of the founding of that seat of learning by John Calvin. Mr. Guild will make one of the addresses at the celebration. A monument to Michael Servetus, the great Unitarian reformer, is to be dedicated August 14 in Vienna, France. The French committee in charge has invited Mr. Guild to speak at the dedication of this monument as the representative of the United States. Both addresses by the ex-governor will be in French.

RANCHER FINDS BODY OF MURDERED MAN IN CABIN

Case Near San Diego at First Believed Suicide, but Foul Play Is Suspected

SAN DIEGO, May 21.—Word was received by Coroner Morgan this afternoon that L. A. Lambert was dead in his home in a lonely canyon north of Fall Brook. The body was found by a passing rancher and the case was at first thought to be one of suicide.

This evening the sheriff received a message saying that Lambert had probably been murdered, as there were evidences of a struggle. It is said that he lived alone and was supposed to have money in his dwelling. The sheriff and coroner have gone to the scene to investigate.

FORECAST
For Los Angeles and vicinity: Cloudy Saturday; moderate south winds. Maximum temperature yesterday, 64 degrees; minimum, 53 degrees.

LOCAL
Drink habit causes man to commit suicide by reason of despondency over loss of his position as foreman of the freight department of the Southern Pacific.

Chief of Police Dishman says curfew law will be enforced stringently.

Husband accused of trying to slay his wife, puts up a plea of temporary insanity.

Former Governor Polk of Missouri will speak tonight at Simpson auditorium on "Soldiers of Peace."

Woman will contest the suit for alienation of affections.

Domestic tragedies are revealed in court records when women bring suit against another to recover borrowed money.

Youths at Santa Monica rob store while proprietor is in Los Angeles.

Trial of former Chief of Police Broadhead has been set for July 12, and former Police Commissioner Schuyler for August.

Occult power is said to have been exercised over young woman who was induced to cash bogus check.

Hotel Afton is sold for \$240,000 cash to William M. Garland.

Wireless service is so arranged as to be of aid to newspapers.

The police commission issues a circular letter defining the liquor laws of restaurant men.

Postal authorities will prohibit a fake sale now being conducted by a "jewelry" concern on South Spring street.

OCCULT POWER EXERCISED OVER YOUNG WOMAN

BRIDE INDUCED TO CASH A BOGUS CHECK

MOTHER FEARS EVIL INFLUENCE OVER DAUGHTER

Husband Accused of Using Hypnotism in Controlling Girl Supposed to Have Left Many Bad Checks

DOES E. Allan Shouse exert hypnotic influence over his beautiful young bride? Did he direct her in some occult manner when she cashed a worthless check for \$150 at the Boston store? Has he deceived her and kept her in darkness concerning his questionable business methods?

This is the belief of Mrs. Florence McCarthy of 1733 Oxford street, mother of Nellie McCarthy Shouse. The girl's mother declares Shouse is the son of a wealthy merchant of Louisville, Ky., holds some uncanny power over her daughter.

For four weeks the heart-broken mother has waited hourly for some word from Nellie. Since April 18 Detectives Home and Chapman have exhausted every resource known to them in a search for the whereabouts of Shouse and his bride.

The police say Shouse left behind him about a dozen worthless checks, and they believe he left in the lurch a number of confiding persons who had placed in his hands accounts for collection. According to a statement made by Shouse to his wife, his affairs in the Sunset Protective association were in bad shape. He declared his collectors had been dishonest and had failed to turn in to him money they had collected.

Mother's Story Pitiful
The story told by Mrs. McCarthy is a pitiful one. By a mother's intuition she declares she has always known that Allan Shouse would bring her daughter to grief, time and again she warned her daughter.

The love affair between Shouse and Nellie McCarthy began about four years ago, when the families of the young persons lived in the same house. Both were of old families well known and respected in Kentucky. The youth was attracted by the beauty of the slender young girl, and she, in turn, was paying assiduous attention to Nellie, who was then but 16 years old.

Mrs. McCarthy talked with her daughter and had no difficulty in convincing her that the young man was a lister to Allan's serious declarations. The mother says she was astonished and grieved at the power the young man exerted over the girl when she was in his company.

"It seemed as if Nellie could not resist him when he was present," said Mrs. McCarthy. "I pleaded with her. I grew alarmed about the future and decided to get my little girl away from there. We moved to Los Angeles two years ago, and Nellie never wrote to Allan or heard from him."

"She seemed to forget him and we were very happy here. I heard indirectly that she was going to marry a girl in Owensboro. I said nothing to Nellie, but secretly rejoiced at the news. My daughter always helped me in my work, and she was working for an establishment that treated everybody with such courtesy and consideration. Nellie was contented and happy."

Notes Change in Girl
"Last December I noticed her manner seemed changed. She appeared nervous and restless. She grew so white at times I feared she was ill. Then the first blow fell. I learned that Allan Shouse was in Los Angeles. It was only a few days later we learned Nellie had gone away with Shouse and that they were married. I treated them with utmost kindness. They both begged that they might be kept secret. Nellie continued to work in the store and her husband showed little inclination to take her away and support her himself.

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Reason with her, and then she seemed to lose control of her will power. Now this has come upon us. No one who knows my daughter believes she would do anything about Allan Shouse's wrongdoings.

"Mr. Campbell, the cashier at the Boston store, knows she presented the checks to him in good faith. Shouse told her he was in some trouble about his collection agency business and that he would be compelled to leave the city, and by that misrepresentation persuaded Nellie to go away with him. She went for me April 18, saying she was going away. I hurried down to her rooms and found her packing her trunk. She was wadding her clothes up in a queer manner and I asked her what was wrong. She said nothing was wrong and I received the impression she was weeping because of the necessity of going out of the city and leaving me. She declared they were going to San Diego for a short time. I do not care what becomes of Shouse, but I do want my daughter to come home. I have waited all these long, weary days for one word from her. I believe that man will not let her drift over fear she will betray his whereabouts and he will be brought to justice."

Shouse's Operations
Shouse worked for a while for the Auto Sheet Metal company at 2004 South Main street. Shouse sold novelties on commission. After two weeks the firm discovered that -- of his orders from outside points were bogus. He was dismissed, but was not found to be short in his accounts.

Shortly after his marriage Shouse began to make excuses about being short of money. He said he was the proprietor of the "Sunset Protective association," and had an office at room 614 Bumiller building. His letterhead read, "Sunset Protective Association, Collections, 614 Bumiller Building, 430 South Broadway."

In room 516 of the Bumiller building is located the Employers' Protective association. There is learned that a young man giving the name of E. A. Soule had worked for that association, but that he had gone away about five weeks ago.

(Continued on Page Two)

Man Who Is Believed to Use Bad Influence and Young Bride He Controls by Hypnotism



MR. AND MRS. E. ALLAN SHOUSE

MANY JAPANESE JOIN IN STRIKE

FIELD EMPLOYES IN HAWAII OBEY ORDERS

Owners Secure Large Force of Substitutes, but Only the Most Impertative Tasks Can Be Completed

(By Associated Press.)
HONOLULU, May 21.—Obeying the orders of the employers to quit the sugar plantations or return to work on Saturday, the striking Japanese plantation laborers are leaving the places where they have been employed and are pouring into this city.

The leaders of the strike at the Honolulu plantation have prepared plans for a march of the strikers, the procession to be headed by a band and the men to carry Japanese and American flags. These will be joined by the men from the Oahu plantation, and the whole procession will proceed to this city tomorrow afternoon. It is estimated that there will be nearly 4000 strikers in line.

When the procession reaches this city the Japanese sympathizers will turn out to meet them and escort them to quarters which already have been prepared for their reception and stay until the strike ends. The Japanese employes on the Waialua plantation probably will join the strike on Monday.

It is the purpose of the leaders of the movement to keep those employed on the Ewa plantation at work in order to supply the strikers with a means of subsistence. Japanese house servants and others are contributing liberally to the strike fund already.

The sugar plantations are working in all about 11,000 strike breakers, and the force is so small that only the most urgent field work is progressing.

PLAN POW-WOW FOR INDIAN WIFE SLAYER

RED MEN SURROUND PRISON TO AWAIT BODY

Aborigine Hanged in Nevada for Slaying In Spouse Much Wanted by His Tribesmen, Who Are Indignant

RENO, Nev., May 21.—Because more than 500 Washoe Indians are gathered in Carson City and intend when the body of Charles Kaiser is turned over to them by the warden of the penitentiary to hold a big powwow over the Kaiser's remains, and also because the authorities fear trouble as a result, the body will be buried within the walls of the prison, and tomorrow morning members of the state police will order the Indians to disperse.

Kaiser was hanged this morning at 11 o'clock. He was a son of Black Horse, a Washoe chief. Washoe Indians from the nearby reservation resent the interference of state authorities in their affairs, and declare it was their duty to have hanged Kaiser should he have deserved it in their opinion.

Kaiser killed his wife for alleged intimacy with another man—an offense punishable by death by the Washoes. Kaiser was the third Indian to be hanged by the state, and the Indians are resentful for this.

Early yesterday Indians began to gather outside the prison walls, awaiting the turning over of Kaiser's body. They declared openly they would hold a powwow, and as the majority of them were armed, it was deemed advisable to bury the body within the prison walls.

Kaiser, despite his bravado yesterday, broke down completely just before the execution. He wept and had to be dragged to the gallows.

King Edward to Plead
LONDON, May 21.—It is said tonight that King Edward has taken a hand in the agitation to induce the dean of Westminster to reconsider his decision not to admit to the abbey the ashes of George Meredith. If this is the case it is regarded as almost certain the dean will take a different view and yield to the wishes of the late novel and poet's friends.

EVIL SPIRITS CAUSE RANCHER TO BURN OFF ARMS IN SLOW FIRE

SEATTLE, May 21.—R. C. McIntosh, aged 41, a rancher of West Seattle, was found in his log cabin today with his hands and arms so severely burned as to require amputation, and it is feared he will die.

McIntosh said he had read in the Bible of evil spirits and he came to the conclusion that these had been speaking to him. In order to rid himself of them he put both arms into the fire. He says it was a slow wood fire in a kitchen stove and he held his arms there for a long time.

Following the ordeal he sat and gazed at his hands and arms for hours and felt a great peace come over himself. Then he was satisfied he had done right. It was only when he became weak from hunger, after a total abstinence of five days that McIntosh appeared at his door to beg for assistance.

MYSTERIOUS CRIME AFFORDS NO CLEW

CHICO AUTHORITIES PUZZLED BY VIOLENT DEATH

Murdered Man Thought to Have Been Enticed into Vacant Lot for Purpose of Robbery

CHICO, May 21.—Nothing has been brought to light that will serve to dispel the mystery surrounding the death yesterday in a vacant building near Sterling with his skull crushed with a piece of gas pipe.

The coroner's jury investigated the matter today, but the evidence leading to the establishment of the man's identity was added, though it is believed he was a railroad laborer.

The theory of the crime advanced by those who have gone over the ground is that the murdered man was enticed into the building while under the influence of liquor, and after he had been killed by a blow on the head, he was robbed of what money was in his pockets.

From the condition of the body it is believed the murder was committed yesterday, but no clue to the murderers has been discovered.

OFFER BIG REWARD FOR RANCH RAIDERS

MANY HERDERS JOIN POSSES IN WYOMING

Sheep Owners Declare Band of Marauders Is Same That Committed Brutal Murder Two Years Ago

GRAND JUNCTION, Colo., May 21.—Word received tonight from Atchee brings the information that the sheriff's posse which is scouring the range in search of the band that raided the Taylor sheep camp on Wednesday has so far failed to find the slightest clue to the marauders.

More herders joined the hunt this afternoon, but tonight there is small hope of apprehending the culprits.

Sheep men declare the present band is the same that murdered Peter Swanson, a sheep herder, at Indian Creek two years ago. A reward of \$10,000 has been offered.

Should the posse and the raiders meet in the hills a pitched battle is expected.

SAYS CHAUFFEUR STOLE HIS WIFE

SENATOR IN MASSACHUSETTS SUES FOR DIVORCE

Plaintiff Declares That Every Effort Will Be Made to Locate His Child, Who Now Is Missing

(By Associated Press.)
BOSTON, May 21.—A libel praying for divorce from his wife, Nettie E. Shaw, and custody of his son, Eldridge E. Shaw, was filed today by State Senator James P. Shaw of Manchester.

The libel names H. Keno Marble, chauffeur for the Shaw family, as co-respondent, with whom, it is alleged, Mrs. Shaw eloped to California.

Recently an attempt was made by Senator Shaw to obtain possession of his grandchild after he was taken from his mother, with the understanding that the boy would be returned to his father.

The boy was seen playing about the Eldridge house in Chatham yesterday with his grandfather, but today when three strangers, two men and a woman, knocked on the door there was no response.

Senator Shaw said today every effort would be made to obtain possession of the child.

FRENCH NAVY WILL HAVE THIRTY-EIGHT BATTLESHIPS

Superior Council Announces Plans to Make Nation Fifth in the World

PARIS, May 21.—The superior council of the navy has decided upon a program that includes bringing the number of French battleships up to thirty-eight, a total that would insure France fourth place among the naval powers of the world. It is proposed to lay down in 1910 two 21,000-ton vessels of an enlarged Danton type. The council is in favor of twelve 12-inch guns in six turrets, those aft to be superimposed. The naval artillery experts, however, have brought forward arguments in favor of sixteen 10.8-inch guns in eight turrets.

SAYS MEDICINE SQUAW ADVISED HER TO MURDER

Indian Woman Tells Nevada's Authorities Why She Killed Her Mother-in-Law

ELKO, Nev., May 21.—Sarah Apper, an aged Indian woman, who two weeks ago killed her mother-in-law and burned the body in the belief that it would cure her husband, who was ill, was held today for the grand jury for murder. The woman said that a "medicine squaw" of the tribe told her that unless she killed her husband's mother her husband would die. She enticed her victim to a lonely spot in the hills and killed her with an iron bar.

WORLD'S FAIR FUND MAY FURNISH GREAT MEMORIAL

CHICAGO, May 21.—The \$44,000 fund of unclaimed world fair dividends may be devoted to a memorial to the World's Columbian exposition.

Daniel L. Burnham, chief of construction of the world's fair, has expressed himself in favor of the memorial plan, as have others who were active in the exposition of 1893.

The question of final disposition of the money is scheduled to come before the board of directors Monday.

LABOR LEADERS SAY EMPLOYERS WAIT REVENGE

PERSECUTION IS CHARGED BY TRADES COUNCIL MEN

ASSOCIATION SAID TO BE BACK OF TRIAL IN CHICAGO

Madden, Puchet and Boyle Declared by Their Attorney to Be Entirely Innocent of Accepting Bribes

(By Associated Press.)
CHICAGO, May 21.—"Persecution of union labor" by the Chicago Employers' association was charged today by the defense in the trial of Martin B. Madden, president of the Associated Building Trades, and his associates, P. A. Puchet and M. J. Boyle.

The unionists are charged with conspiracy by accepting graft money in settling fake strikes.

Madden's lawyers declared the strikes hostile to the unions and to the Associated Building Trades. This association and some contractors are backing this prosecution.

"There is an employers' association hostile to the unions and to the Associated Building Trades. This association and some contractors are backing this prosecution.

Strike Legitimate
"We will prove that this Kilkia strike was as legitimate as any strike ever called in its inception. Its promotion, its conclusion and its settlement.

"Payment of any money to settle the strike could not have had any more to do with it than pouring water on a duck's back.

"The trouble at the Kilkia plant was first over the contract of the firm of Atkins, Young & Allen, which employ non-union steam fitters, and the Cyclone Blow Pipe company, which in part employ non-union men.

So far as that alleged money transaction is concerned, the strike might not have been ended for months."

Charles M. Rau, business agent of the Steam Fitters' Protective association testified that the cause of the Kilkia strike was the fact that a non-union force was putting in dry kilns in the plant on November 18 and was ordered back to work until contracts had been let to firms that employed union labor.

Important Testimony
Max B. Thoman, business agent for the Architectural Iron Workers' union, gave important testimony.

He said he was in Powers & Gilbert's saloon on November 18 and saw there George S. Andres, a contractor, who testified yesterday that he paid Madden \$1000 in that saloon to settle the Kilkia strike.

"Tell us what occurred when Andres came in," prompted Attorney Brady.

"He was carrying a roll of blue prints and he had a brief case with some discussion about a contract for work on the Kilkia job that had been let to a non-union concern. I heard Madden say he would have to go to the organization."

He declared Madden and Andres did not leave his sight together, and that he did not see anybody pay Madden money.

On cross-examination State's Attorney Wayman asked Thoman if any other strikes were settled in the saloon.

"So many that I cannot remember their names," said the witness.

EIGHT MEN INDICTED FOR ALLEGED FRAUD

GRAND JURORS IN WYOMING HAVE BUSY SESSION

Conspiracy to Cheat Government out of Valuable Tracts Charged. Ten Prominent Ranchmen Also Accused

CHEYENNE, Wyo., May 21.—The United States grand jury this afternoon returned thirteen indictments charging conspiracy to defraud the government of thousands of acres of valuable coal lands in Big Horn county, now controlled by the Gebo Coal company, against prominent New York coal operators and capitalists.

The defendants named are Samuel W. Gebo, George W. Dally, Wilberforce Scully, John Nelson, John B. Wright, Rufus J. Ireland, Thomas McDonald and Frank T. Wells.

Two indictments were returned against each of the first five men.

The lands in question, located in the Owl creek district, Big Horn county, were filed upon three years ago and the entries have been under investigation for a year. Witnesses were brought to Wyoming from New York to testify regarding the alleged illegal filing.

The grand jury also returned indictments against ten prominent Laramie county ranchmen for illegal fencing of public lands.

Julius Bock of Weston county was convicted today of illegal fencing and fined \$500.

Forty equity cases, involving illegal fencing, are now pending against Wyoming and Nebraska ranchmen.

Speeder Is Arrested

SEATTLE, Wash., May 21.—Mayor John F. Miller today personally arrested and took to the police station P. L. Short, salesman for an automobile company, for running a car at forty miles an hour. After his arrest the chauffeur said he had been arrested eight times for speeding in Pacific coast cities, but never convicted. Six witnesses beside the mayor will testify against Short.

Pleads Guilty to Dynamiting
SAN JOSE, May 21.—In the superior court this morning A. Rosellini pleaded guilty to having dynamited trout in Los Matos creek, and was fined \$50, which he paid.