

SULLIVAN TRIAL STARTS MONDAY

Judge Armstrong Overrules Motion of Defense for Postponement.

ORDERS NEW JURY PANEL

SULLIVAN'S ALIBI WITNESS IS SAID TO BE MISSING.

A motion by the attorneys for Joe Sullivan, charged with the murder of Patrolman Ford, to postpone the trial of the case, which is set for Monday, was denied yesterday by Judge George G. Armstrong.

A motion for a new jury panel was granted and fifty names were drawn from the jury box by J. Farley White, deputy sheriff, in the presence of the court, and those whose names were secured will be served with subpoenas to appear Monday morning at 10 o'clock.

The motion for a continuance was based on an affidavit by Sullivan. The accused man claims that he is looking for a witness who saw him board a train at the Rio Grande depot the night of the murder for Ogden. According to Sullivan he left the city before the commission of the crime and if he can find the witness he says he can prove a complete alibi. The identity of the witness is not known by Sullivan or his attorneys, but the accused has a good reputation and has employed private detectives to run down the man.

"This man is on trial for his life," said P. E. Vickery, "and I think the motion should be granted."

"I oppose the motion," said District Attorney Loofbourrow. "The name of the witness does not appear and the affidavit does not state if there is any prospect of his being secured. There is no showing made which I think entitles the defendant to a continuance and nothing has been said concerning how long a postponement is desired. The case could be continued forever under the showing that has been made, should the petition be granted."

"Gentlemen, I can't grant a continuance on that showing," declared Judge Armstrong, and the matter was settled that Sullivan will go on trial Monday morning.

The securing of a new jury panel was argued for some time by J. H. Bailey, Jr., counsel for Sullivan, and he declared that it should be granted without taxing any costs to the defendant. The rule in such cases is to charge \$30, but after a reading of the statutes Judge Armstrong was of the opinion that no costs should attach in a criminal case.

It is understood that when the trial is called Monday the attorneys for the defense will move that the case be transferred to some other judge.

The district attorney received a telegram yesterday from Police Officer Anderson of Portland, Ore., who arrested Sullivan, stating that he had started for Salt Lake and would be here Monday to testify.

MARTIN HOHEN CONVICTED

Jury Finds Bingham Man Guilty of Statutory Offense Against Edna Thomas.

Martin F. Hohen was yesterday found guilty of a statutory offense against Edna Thomas by a jury in Judge Armstrong's court.

The case has attracted considerable attention. Hohen is well known for some time past as being conducting a newspaper at Bingham. The girl is also from that town.

The information was filed over a year ago and several continuances have been had. The information charged that the crime was committed on or about April 1, 1906, but at the time the girl was over the age of consent, and if no other previous date could be proved Hohen could have been convicted only of a misdemeanor. At the preliminary hearing a year ago she stated that she was born Nov. 21, 1888, which would have made her under 18 on April 1, 1906. At the trial she stated that she had lied at the preliminary hearing and that she was born Nov. 21, 1887, making her over 18 on April 1, 1906. His state, however, succeeded in securing evidence that Hohen had been intimate with her as early as Nov. 1, 1905, and it was upon this evidence that the conviction was had.

When the jury returned the verdict yesterday she entered the room and, with tears in her eyes, thanked each juror as he passed out. The jury was out only forty minutes.

Harry J. Robinson, attorney for the defendant, said that he will move for a new trial, and will appeal to the supreme court if it is denied.

MRS. VANCE GETS DECREE

Wife of George W. Vance Secures Divorce on Grounds of Cruelty.

Amanda Vance was granted a divorce from George W. Vance yesterday by Judge Morse of the district court. The husband is in the county jail awaiting trial on the charge of beating his wife to death.

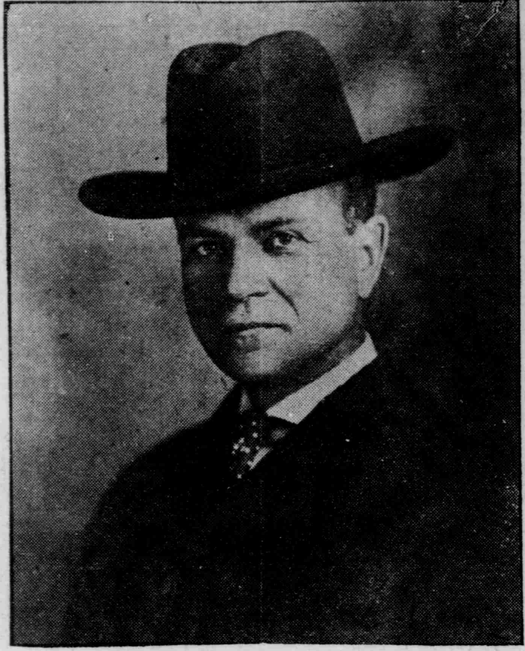
The first testimony in the case was taken Friday and the hearing continued until yesterday afternoon. Mrs. Vance charged cruelty. Vance denied all her allegations and produced several character witnesses.

Since the proceedings began he has been living at home and has been eating at the same table with his wife and children. He admitted, however, that he has not spoken to his wife for some months.

Judge Morse awarded Mrs. Vance the home and the custody of the minor children, besides \$25 attorney's fees and \$20 a month alimony. Vance will be required to pay the taxes on the home, but is given 2 1/2 feet of land adjoining for his own use.

The parties were married twenty-two years ago and have had sixteen children.

MAY WEAR HIS HAT IN THE PRESENCE OF A KING



Will G. Farrell—Life Underwriter.

Orphan asylums are the evidence of public benevolence toward the victims of private improvidence or misfortune or criminal neglect. In New York City alone there are nearly two hundred different asylums and homes, established for the benefit of the careless, imprudent, prodigal, thriftless or unfortunate.

Blackwell's island! Here the great city sloughs its noxious humanity—its criminals. Here it cares for its deaf, dumb and blind. Here is a home for the little waifs whose fathers and mothers are dead, indifferent or unknown. Here the aged, the indigent and infirm are fed from the hand of the state that has not yet been able to teach them how to provide for themselves.

For Blackwell's island, as an institution, is unnecessary. It is the result of conditions in society that should and will be remedied. The remedy is found and is being applied. The suffering of centuries has helped to unfold, expand and develop a plan by which every man can command the money of his fellows to aid him in his misfortune, support his age and infirmity and provide ungrudgingly for his loved ones, his dependents, when death shall claim him.

The plan is so simple that the ignorant and selfish disdain it, but so sure that the wise and the prudent embrace it.

Its exponents are men and women who dare to wage war against selfishness, ignorance and prejudice, and

whose daily task is to stir generosity, promote prudence and encourage thrift.

It unites society, "All for one, and one for all."

Its name is life insurance. It is furnished by a number of peerless companies, among which the Penn Mutual Life of Philadelphia has been prominent for sixty years. This company was named for William Penn, is managed under Penn methods of mutual benefit, and is represented in Utah by an agent who believes that "a clean, honest life insurance agent can hold up his head, look any man in the eye and, if necessary, like William Penn, may wear his hat in the presence of a king."

The company has paid its members to Jan. 1, 1908, \$103,542,517.00. Has assets of 90,061,682.62

Paid to members and assets held for them 193,604,199.62

Total premiums and annuities received 186,898,403.09

Excess of assets and payments over premium receipts 6,705,796.53

It has 172,945 policies in force, insuring \$425,956,270.00

Will G. Farrell is general agent for Utah, with offices at 411-414 Security Trust building (Z. C. M. I. is opposite) in this city, where an efficient office force facilitates the handling of a large and increasing business.

MYSTERIOUS WOMAN PURSUED BY VOICES IS SENT TO THE ASYLUM

Catherine E. Rowe was committed to the state mental hospital at Provo yesterday by Judge Lewis of the district court.

Behind this mere statement of fact is a story which has many elements of mystery. It will be remembered that while Roderick McKenzie was chief of police a strange woman, stylishly attired, drove up to the police station in a bus and asked protection from "devils" and strange voices which she alleged were hounding her.

Little information concerning her past could be secured, but she was harbored at the station for several days. She had been in Salt Lake several months at the time and had been living at a boarding house on Third East street. Finally she was allowed to go to the Keogh-Hammond hospital for treatment.

The woman was Mrs. Rowe. She has been at the hospital ever since and, failing to respond to treatment, was yesterday examined and committed to the state mental hospital. Mrs. Rowe is a divorced wife. How she happened to come to Salt Lake is also a mystery and nothing concerning her past was elicited from the testimony given at the hearing yesterday.

Her conversation is intelligent on all subjects but that of the "devils" which she says follow her constantly.

"I made a twenty-year contract with a mining engineer, the handsomest man in the west, ten years ago to join forces with the devil," she said, "and ever since we have been working together. In another ten years my contract will be up and I will be free." Nothing more definite concerning her trouble could be elicited from her.

She said that she has traveled extensively through Europe and America and showed signs of having had an excellent education. Other particulars regarding her are lacking.

Dr. Hemingway, who has treated her, told of her peculiar mental condition. The examination was conducted by Dr. W. R. Calderwood and O. W. Carlson represented the county attorney.

Mrs. Rowe was taken to Provo last evening.

Her husband is a New York lawyer.

and he sends her \$25 weekly. The money for a time was sent to F. J. Daly, assistant city attorney, but he notified the husband to send it to the hospital. The money invariably comes Monday and in the shape of a \$20 bill and a \$5 bill.

GABLE MUST PAY COSTS

Judge Morse Finds Him Guilty of Technical Contempt in Wantland's Suit.

Judge Morse of the district court yesterday found C. E. Gable guilty of "technical contempt" in refusing to answer questions put to him at a hearing before Dana T. Smith, and directed that he pay the costs of the contempt proceedings.

The trouble is simply an incident in the suit brought by W. W. Wantland against the Pittsburg-Salt Lake Oil company, C. E. Gable, E. T. Brockman, A. V. Taylor and J. H. Richards. Wantland is suing to have transferred to him certain stock in the company which he claims to own, and Judge Morse last November appointed Dana T. Smith to take testimony in the case. A hearing was held on Nov. 27 and Gable was asked certain questions, which he refused to answer. Contempt proceedings were begun immediately, but there appears to have been an agreement that the disposition of the case should be postponed until Gable returned from an eastern trip.

The arguments of the lawyers before Judge Morse yesterday took up the entire morning. The judge refused to consider the agreements which had been made at various times between the parties interested and stated that the evidence showed that Gable has refused to answer questions on the advice of counsel and that as a matter of law he was guilty of "technical contempt."

SAME SHREWD CHINAMAN.

Wu Ting Fang Answers a Question by Asking Another.

Pittsburg, Pa., March 7.—Wu Ting Fang, the Chinese minister to the United States, passed through here today en route to Washington. The minister and his attendants, in a special train, arrived over the Fort Wayne railroad from Chicago three hours late, on account of the flood condition of the rivers. When asked as to whether or not war was likely between China and Japan, he promptly replied:

"Do you think it is likely that there will be war between England and the United States?"

George Westinghouse was one of the minister's callers during the brief stop here.

COUNT HOHENAU DEGRADED.

Berlin, March 7.—General Count Wilhelm Von Hohenau, former commander of the guard corps, and at one time adjutant to Emperor William, has been sentenced by a military court of honor to be deprived of his rank in the army and to surrender all decorations that had been conferred upon him. The finding of the court has been confirmed by Emperor William.

Z. C. M. I. Half Price Sale of Doylies Tray Cloths, Lunch Cloths and Scarfs

Embroidered, hemstitched and open work, splendid qualities, excellent finish and very handsome in design. For one week, commencing Monday morning, March 8, they will be discounted 50c on the dollar.

6-in. Doylies		9-in. Doylies		12-in. Doylies		Scarfs	
5c regular, sale price2 1/2c	10c regular, sale price5c	25c regular, sale price12 1/2c	18x36 in., 18x45 in., and 18x64 in.	
7 1/2c regular, sale price4c	15c regular, sale price7 1/2c	30c regular, sale price15c	75c regular, sale price37 1/2c
10c regular, sale price5c	20c regular, sale price10c	35c regular, sale price17 1/2c	\$1.00 regular, sale price50c
15c regular, sale price7 1/2c	25c regular, sale price12 1/2c	40c regular, sale price20c	\$1.25 regular, sale price62 1/2c
20c regular, sale price10c	30c regular, sale price15c	45c regular, sale price22 1/2c	\$1.50 regular, sale price75c
25c regular, sale price12 1/2c	35c regular, sale price17 1/2c	50c regular, sale price25c	\$1.75 regular, sale price87 1/2c
30c regular, sale price15c	40c regular, sale price20c	AND UP TO 75c REGULAR.			
35c regular, sale price17 1/2c	45c regular, sale price22 1/2c				
		50c regular, sale price25c				
Lunch Cloths		Tray Cloths		Tray Cloths		Cushions	
27-inch, 30-inch and 36-inch.		Oblong, 18x27 inches.		Square 18 and 24 inches.		All fancy Cushions, covered with satin, sateen, silkoline, linen, etc., will sell next week at 33 1/3 per cent off.	
75c regular, sale price37 1/2c	25c regular, sale price12 1/2c	35c regular, sale price17 1/2c	\$4.00 regular, sale price\$2.00
\$1.00 regular, sale price50c	50c regular, sale price25c	50c regular, sale price25c	\$4.50 regular, sale price\$2.25
\$1.25 regular, sale price62 1/2c	75c regular, sale price37 1/2c	75c regular, sale price37 1/2c	\$5.00 regular, sale price\$2.50
\$1.50 regular, sale price75c	\$1.00 regular, sale price50c	\$1.00 regular, sale price50c	\$5.50 regular, sale price\$2.75
\$1.75 regular, sale price87 1/2c	\$1.25 regular, sale price62 1/2c	\$1.25 regular, sale price62 1/2c	\$6.00 regular, sale price\$3.00
\$2.00 regular, sale price1.00	\$1.50 regular, sale price75c	\$1.50 regular, sale price75c		
\$2.25 regular, sale price1.12 1/2c	\$1.75 regular, sale price87 1/2c	\$1.75 regular, sale price87 1/2c		
\$2.50 regular, sale price1.25	\$2.00 regular, sale price1.00	\$2.00 regular, sale price1.00		
\$3.00 regular, sale price1.50	\$2.25 regular, sale price1.12 1/2c	\$2.25 regular, sale price1.12 1/2c		
		\$2.50 regular, sale price1.25	\$2.50 regular, sale price1.25		

Advance Showing of Spring Millinery

Decidedly smart creations with just that touch of stylish attractiveness that is so desirable. The newest and most becoming shapes, daintily trimmed with flowers, wings, ribbons and the like. An attractive feature of this season's display is the popular priced, **\$5.00 up** exceptionally stylish hats from . . .

New Spring Suit Styles

WE are now prepared to show you the new 1908 style effects. In jauntiness of cut, elegance of fabrics and richness of trimmings the new season's suits for ladies outclass those produced in past seasons.

The butterfly or Japanese effects are very much in evidence, while the new cutaway and pointed jackets are prominent.

The popular colors are Copenhagen blue, navy and cadet blue, rhubarb, russet, mulberry and this season's new color--etna.

The three-quarter and Mandarin sleeves predominate and the fabrics are soft taffeta batistes, chiffon Panamas, English serges, wool tussorahs, mohairs, Rajah silks and Panamas. The smartest suits of the season, representing the highest class workmanship, from \$15 to \$60.

Axminster and Velvet Carpet Specials

As a leader we offer them at less than cost. They were good values at their regular prices. At these prices they are extraordinary bargains.

\$1.00 Extra quality AXMINSTER, with border, \$1.75 a yard, now **\$1.00**

90c WILTON VELVET CARPET, regular \$1.50 a yard, now **90c**

10c a yard extra for sewing, lining and laying



C.C. HEALS OLD SORES

The deep, underlying cause of every old sore is a bad condition of the blood. This vital fluid has become infected with some germ or poison which prevents the place from healing. This infection may be the result of an inactive, sluggish condition of the system leaving the refuse matter in the body to be absorbed into the circulation instead of throwing it off through the usual channels of nature. Another cause is the weakening or polluting of this life-stream from hereditary taints, or from the effects of a long spell of sickness, leaving disease germs in the system. When the blood is in this condition a sore cannot heal because the impurities with which the circulation is filled are being constantly discharged into the place to irritate and inflame the tissues and further disease the surrounding flesh. The only treatment that can do any good is one that removes the cause, and for this purpose nothing equals S. S. S. It begins at the fountain head of the trouble and drives out all germs, impurities and poisons, and then the place, being supplied with rich, pure blood, heals naturally and permanently. Local applications assist in cleansing the place, but a cure can only be effected through a purification of the blood. Book on Sores and Ulcers and any medical advice free. THE SWIFT SPECIFIC CO., ATLANTA, GA.