

PACIFIC COAST NEWS.

Mrs. Mooney's Coup d'Etat at Los Angeles Ends in Disaster.

LADY DOUGLAS BOUNCED.

Her Mother Ejected From a Theater by Manager Frawley.

HE IS TIRED OF NOBILITY.

"A Case of Too Much Mother-in-Law—Hang Mothers-in-Law—Comments His Lordship.

LOS ANGELES, CAL., Nov. 12.—Mrs. Mooney, the distant relative of the Queensburys by marriage, figured conjointly with Manager Frawley in a one-act curtain-raiser at the Burbank Theater tonight.

When "me Lud's" mother-in-law emerged from the door leading to the dressing-room of the theater she was accompanied by her daughter; and Lady Douglas had made her last appearance under Frawley's management.

Mrs. Mooney arrived this afternoon from San Francisco, and this evening, unknown to the management, made her way back of the scenes to Lady Douglas's dressing-room.

Lady Douglas has, by her hasty action this evening, broken her contract, and her engagement with me as an end. I knew her mother was looking for Lady Douglas to make trouble, and as I have allowed him the freedom of the stage and expected him to put in an appearance.

Lady Douglas, who occupies a suite at the Livingston, was very reticent about the affair.

"Mr. Frawley," said she, "would not allow my mother to remain, and I told him where she was not welcome I would not stay. One can't go back on one's mother, you know, and so I just quit—that's all there is to it."

Lord Douglas was somewhat more emphatic.

"It's all a case of too much mother-in-law," said he. "We were getting along famously until she put in an appearance. I am going to quit the country, take my wife with me and lead a quiet life. I'm sick of the publicity and notoriety, and oh, hang mothers-in-law!"

Lady Douglas has not been popular with the Frawley Company, the individual members of which, when interviewed tonight, expressed satisfaction and even delight that she was no more to appear with them.

Mrs. Mooney is not occupying apartments in the same house with her daughter, but is stopping at a downtown hotel. It is said that Lord Douglas has put himself under police protection, and a little more lively character is looked forward to.

PAID THE WRONG POLICY.

LOS ANGELES, CAL., Nov. 12.—John A. Sobrión, administrator of the estate of John Eberle, deceased, has brought suit against Francis X. Eberle, a brother of the deceased, to recover \$969 upon an insurance policy in the Manhattan Life Insurance Company.

MEAD-WRIGHT COMPANY FAILURE PROVES A DISASTROUS ONE.

LOS ANGELES, CAL., Nov. 12.—The failure of the Mead-Wright Company looks worse as the matter is investigated. It now appears a reasonable certainty that the members of the firm have left the city to evade their creditors.

the employees, but there will be little left to satisfy the \$14,000 claim of the First National Bank and other creditors.

GUTTED BY FLAMES.

Carelessness in Using a Coal-Oil Stove Causes a Serious Fire. LOS ANGELES, CAL., Nov. 12.—Carelessness in using a coal-oil stove caused a \$2000 loss in the building at 513-515 South Broadway this afternoon.

Dark for the Milkmen.

LOS ANGELES, CAL., November 12.—Los Angeles is following San Francisco very diligently on the milk question. Health Officer Stedman and Milk Inspector Blackington are engaged in making out complaints for the arrest of dairy-men and milk dealers who are known to have violated the ordinance prohibiting the sale of adulterated milk.

Denied a New Trial.

LOS ANGELES, CAL., Nov. 12.—The motion for a new trial in the Willard case was denied this forenoon by Judge Wellborn in the United States District Court, and the little "Beauty Wonder," as well as her two male accomplices, will be sentenced to-morrow morning at 9:25 o'clock.

BANDIT BRADY'S TRIAL.

The Last of the Prosecution's Witnesses Examined at Marysville.

Fireman Nettercott, Called by the Defense, Gives Testimony Favorable to the Accused.

MARYSVILLE, CAL., Nov. 12.—The prosecution of the Brady case has closed, and the defense of the young man commenced. It was 4:15 o'clock this afternoon when the last witness of the many who have been piling up evidence for the prosecution stepped to the stand, and District Attorney McDonald announced that the case of the people would rest.

The first witness of the day was Deputy Sheriff Schmitt of Sacramento, who gave the details of the capture. He was followed by W. A. Johnston of Sacramento, who assisted him in the arrest and who corroborated him on the stand. Miss Edith Keefe, who acted as waitress at the Mechanics House in this city at the time Brady stopped there just before the robbery, testified that she saw him there on the day preceding the hold-up.

After Mr. Crane left the stand Deputy Sheriff Schmitt of Sacramento took the stand in order to prove flight. Then came Stenographer Doane, who read from shorthand notes all that was said during the conversation between Brady and the officers in the Sacramento jail on the day of his arrest.

Mrs. Ann Doherty, who keeps a lodging-house on K street, in Sacramento, said Brady was not at her house on the night of the robbery, and the cross-examination failed to change her story, which was intended to refute a portion of Brady's conversation with the officers of Sacramento when he claimed he had stopped at this woman's house on the night of the robbery.

Mayne Ready to Don Stripes. LOS ANGELES, CAL., Nov. 12.—Clifton E. Mayne, who was convicted yesterday upon a charge brought by friends of Della Shipton, wants no appeal. This is what he told a jailer this morning. He is willing and ready to serve his sentence, and wants no further experiences in the courts.

NODAVILLE BURGLARY. Safe-Crackers Loot the Strongbox of the Village Postoffice. ALBANY, OR., Nov. 12.—A special from Lebanon says: News has just been brought to this city by Stage-driver Flory that the postoffice at Nodaville was robbed early this morning. The safe was blown open and about \$100 in money secured. Sixty dollars of this was postoffice money.

LAKE WHATCOMB ACCIDENT. A Sawmill Employee's Head Split by a Flying Saw. NEW WHATCOMB, WASH., Nov. 12.—Elmer Smith, a young man 21 years of age, met with a terrible and undoubtedly fatal accident at Cook's shingle mill, Lake Whatcomb, this morning. When he had begun his day's work as a kneebolter, the saw became detached and, flying upward, cut off diagonally the entire left side of his head, including one eye and an ear.

Sad Accident at Biggs. CHICO, CAL., Nov. 12.—M. J. Dogan, 70 years of age, was a victim of a fatal accident yesterday. As she was crossing the street she was run over and knocked down by a team of horses attached to a buggy. The pole of the vehicle struck her upon the head and the horses trod upon her. When she was picked up she was unconscious and died this morning.

PACIFIC COAST NEWS.

Stockton Likely to Be the Terminus of Another Railroad.

PLANS OF ITS BACKERS.

The Proposed Line to Connect With Some Road Spanning the Continent.

QUIETLY PAVING THE WAY.

Ex-Surveyor-General Willey Carrying On the Negotiations of the Company.

STOCKTON, CAL., Nov. 12.—That Stockton is to have a fourth new railroad is reasonably certain, and that the people know little or nothing of its projectors or its route is equally certain. For several weeks past ex-Surveyor-General H. I. Willey has made periodical trips to this city, and has been in consultation with a local firm of lawyers. To-day in an interview with a CALL correspondent he stated that it could be authoritatively announced that another new railroad would be built through this section at an early date.

"This is no paper road," said Mr. Willey, "and while I am not at liberty to-day to divulge the names of the capitalists I represent nor the route over which the new line is to be built, I will say that it will be one of the most important lines in the State of California. This value may not be in the length of the road, but in the fact that it will furnish a valuable connection for any transcontinental railroad desiring an entrance into the State."

"Will one of the terminals be near Beck with Pass?" was asked. "That question I am not prepared to answer to-day, but I will supplement my former statement by saying that the property will be, if offered for sale, of immense value to any old or new line headed for the bay country. As to the financial backing of the company it may be stated that six of the most prominent capitalists in the State are interested. They have secured all of the financial aid needed, in addition to their own resources, from parties outside the State."

"Will the line be built by the way of Oakland?" was asked. "You must excuse me on that point. Our company is entirely independent of any other corporation in existence. The matter can no longer be called a scheme; it had its inception more than six months ago, and to-day only a few matters remain to be disposed of before incorporating. The preliminary surveys may be started within thirty days. If I were to speak of our intended route, complications might arise which would seriously embarrass the speedy completion of the line."

"Has the road any connection with the old San Francisco and Salt Lake scheme?" was asked. "In answer to that I can only say that it is no new proposition, but has been considered and discussed by the capitalists who are behind it. Within a few days the entire matter will be made public, and I am certain that it will meet with the approval of every public-spirited man in the State."

Mr. Willey's guarded statements are regarded by Stocktonians as evidence that his railroad, whatever it may be, is bona fide. It is not thought to have any connection with any of the talked-of lines from Oakland, but if it has it must be the recently proposed Oakland and Great Eastern.

SPOKANE COUNTY AROUSED.

Tales of Mismanagement and Cruelty at the Spangle Poor Farm.

Superintendent Pittam Has Been Arrested and an Investigation Will Be Made.

SPOKANE, WASH., Nov. 12.—The Spokesman-Review will to-morrow publish an account of mismanagement and cruelty at the county poorhouse. To-night two old men, so old that they can hardly walk in the city, having been thrown out of the poorhouse, after being assaulted. They walked to the city, a distance of sixteen miles. They left the poor farm yesterday morning, and did not reach here until today, having been during that time without food or shelter. Last night they huddled around a little campfire in the woods, and spent a night of suffering and pain.

AGNEWS ASYLUM TRUSTEES. Frank H. Gould Has Been Appointed by Governor Budd—Edward White to Be Named.

SACRAMENTO, CAL., Nov. 12.—F. H. Gould has been appointed a member of the board of directors of the Agnews Asylum, and it is almost certain that Ed White of Watsonville will be one of his associates on the board.

SAN JOSE, CAL., Nov. 12.—The meeting of the trustees of Agnews Asylum, to be held to-morrow, is of more than usual interest, from the fact that this is the time for the annual reorganization of the board, the election of officers, appointment of the employees, etc.

Perished in the Straits of Fuca. VICTORIA, B. C., Nov. 12.—The body of Fred Mallandaine, a well-known young man of this city, was found to-day adrift in a boat in the Straits of Fuca. Mallandaine had been duck hunting for several days. Appearances indicate that he died from exposure.

the aspirants there is now practically but one vacancy, and the appointees have already been decided. County Assessor Budd has made a statement to that effect without reserve, and their appointments may be taken as settled. Their names are Frank H. Gould, chairman of the State Democratic Central Committee, and Edward White of Watsonville, a brother of United States Senator Stephen M. White. As to whom the Governor will appoint for the third man it is uncertain. County Assessor Spitzer may be appointed, but there are several other men whose chances are just as favorable. There is a possibility also that Governor Budd will appoint a woman as one of the asylum trustees, just as he did on the Board of Normal School Directors. The Governor, in fact, so intimated to-day.

IDENTIFIES KOVALEV. George H. Jost Positive That He Saw the Exile Hanging About the Home of the Webers.

SACRAMENTO, CAL., Nov. 12.—All day long the prosecution in the Ivan Kovalev case has been forging link after link in the long chain of circumstantial evidence that will apparently brand him as one of the participants in the brutal murder of Weber and his aged wife. Kovalev's attorneys are making a gallant fight for his life, against the longest kind of odds, and are endeavoring to bring forward every investigating circumstance that may be in the prisoner's favor. But Captain Lees states that never, in his long years of experience in criminal matters, has he seen a more complete case against a prisoner than that against Ivan Kovalev.

WEDDED TO PRISON LIFE. Mrs. Werner, a San Quentin "Life," Objects to an Appeal in Her Case.

SACRAMENTO, CAL., Nov. 12.—What is conceded to be one of the most remarkable events in judicial history occurred before the session of the Supreme Court to-day, when Deputy Attorney-General Charles M. Post appeared and stated that Attorney-General Fitzgerald had received a telegram from Mrs. Werner, who is serving a term of life imprisonment in San Quentin for the murder of her husband, in which she requested that the appeal for a new trial in her case, which was granted by her attorney, be dismissed. She gave as her reason that she preferred to stay in prison all her life rather than undergo another trial. Pursuant to her request the appeal was dismissed.

A DUEL TO THE DEATH.

Rancher Blunt Kills a Mexican in the Mountains East of Fresno.

They Quarrel Over a Game of Cards and Settle the Dispute With Revolvers.

FRESNO, CAL., Nov. 12.—A Mexican, whose name is unknown, was shot and killed at Works' saloon in the mountains fifty miles east of this city by D. M. Blunt yesterday. The men were playing cards in a saloon, and Blunt caught the Mexican cheating. When accused by Blunt, the Mexican called him a liar. Blunt slapped the Mexican's face, whereupon the latter drew a pistol and aimed at Blunt.

Just as he fired a bystander struck the pistol upward, and the bullet lodged in the ceiling. Blunt dropped to the floor and crawled behind the bar, where he found a pistol. The Mexican was waiting for him outside. Blunt drew his pistol and returned the fire, but missed.

Blunt is a rancher living near the scene of the shooting. The dead Mexican's parents live in Hanford. On Sunday evening the Mexican had a row with an Indian at the saloon and drew a revolver. The Indian had a rifle, with which he clubbed the Mexican into insensibility.

AN ACTION THAT MAY CAUSE THE WITHDRAWAL OF COUNTY FUNDS FROM BANKS.

Treasurer Woodward Must Show Cause Why He Did Not Produce All the Money to Be Counted.

SANTA ROSA, CAL., Nov. 12.—A suit, the result of which involves the disposition of all county money in the State, was started here this afternoon. At the instance of District Attorney Seawell Judge Daingerfield issued a writ citing County Treasurer Woodward to appear in court on Tuesday to show cause why he did not produce the money in the possession of the County Examiners called for by a count of it a few days ago.

BRAIN FOODS.

A Delusion and a Snare. It is strange that so many brain-workers and thinkers—people who might be expected to be not easily imposed upon—throw away their money on so-called "brain foods" and "brain invigorators" as if that most intricate and mysterious organ could be "fed" or affected in such a manner.

PERUVIAN BITTERS. The sedentary habits of brain-workers debilitate this machinery of nutrition. Nature needs assistance—a gentle, healthy stimulant.

NOTARY PUBLIC. CHARLES H. PHILLIPS, ATTORNEY-AT-LAW and Notary Public, 638 Market st., opposite the Bank of Italy. Residence 1520 Fell st., telephone 570.

PACIFIC COAST NEWS.

Constable Heffren of Ione the Victim of a Boy's Waywardness.

A BRAVE MAN'S SUICIDE.

Heartbroken Because He Was Compelled to Put His Son Into Prison.

ENDED LIFE WITH A BULLET.

Tragic Death of an Officer Feared by Desperadoes of the Mountain Counties.

IONE, CAL., Nov. 12.—The waywardness of his son led Constable Michael Heffren to send a bullet through his brain to-day. The tragedy occurred at the officer's home, shortly after 9 o'clock. Following the report of a pistol discharge in the direction of his residence Mrs. Heffren ran out upon the street and frantically cried for assistance. Neighbors hastened to her aid and followed her into the house, where Heffren's body was found stretched upon the floor, a bullet wound in his temple. He lingered several hours and regained consciousness only long enough to gasp out the cause of his act.

Heffren had been Constable of this township for thirteen years, and during that time earned the reputation of being a man utterly devoid of fear. He captured and jailed many of the most desperate men who infested the mountain counties. But the lion-hearted officer could not withstand the shock of having to arrest for intoxication the boy to whom he was devoted and of learning later of the escapee's escape upon a stolen horse, from the jail in which he had been confined.

Maro Heffren is a young man who has just attained his majority. On Sunday night he appeared on the streets in an intoxicated condition riding a horse at breakneck speed. His father, the Constable, after taking the horse from him, tried to lead the boy home, but he resisted. Then the duty of an officer overcame the feelings of a parent and Maro was lodged in jail. During the night he dug through the brick wall of the prison, took a horse belonging to the Constable, and left town.

Yesterday Constable Heffren spoke to many old friends about the affair and appeared very despondent. Business cares also harassed him greatly. Last Monday he awoke his wife and told her he believed he was crazy. His death is mourned by the entire community. His widow was his second wife. He married her only a few months ago.

CARSON MINT CASE.

General Clarke Outlines the Evidence to Be Produced Against Suspect Heney.

CARSON, NEV., Nov. 12.—The trial proper of James Heney, the mint suspect, began this morning. General Clarke presented the case of the prosecution to the jury, stating that the indictment contained three distinct counts. In one the United States accuses James Heney of stealing from the mint on June 23, 1893, gold metal to the value of \$23,000. In the second count the defendant is accused of stealing on June 23, 1893, from E. B. Zabriskie, the melter and refiner of the mint, \$23,000 of gold metal. The third count charges that on June 23, 1893, the defendant embezzled from the refinery in which he was employed in the capacity of silver dissolver \$23,000. The first two counts charged the defendant with larceny and the third with embezzlement.

General Clarke explained the workings of the mint and the manner in which Heney could have taken the bullion, he having held the position of silver dissolver in the melter and refiner's department. Heney had charge of the gold smelting works and therefore had constant access to the tubs containing granulations and to the keys with which they were locked. General Clarke stated the State would have witnesses to prove that Heney arranged to have the gold granulations melted into bars at the reduction works in Reno in August, 1893, Heney stating that the granulations came from a mine in Silver City.

Several unimportant witnesses were called and explained the routine work of the mint. The trial of John T. Jones, another suspect, is set for Thursday, November 21.

FREED FROM PORTLAND'S JAIL.

Supreme Court Decision Acquitting a Convicted Jury-Briber.

PORTLAND, OR., Nov. 12.—John A. Carr, a well-known capitalist and ex-broker of this city, convicted of bribing a jury and sentenced to five years' imprisonment, is practically a free man to-day, the Supreme Court at Salem having handed down a decision which virtually acquits him. The lower court is found to be in error, and the opinion disposes of the case for all time.

THE LARGEST STOCK AND GREATEST ASSORTMENT OF UNDERWEAR OF ANY RETAIL MEN'S FURNISHING GOODS CONCERN IN THE U. S.

ALL EXTRA VALUE. \$2.00.

748 and 750 Market St. 242 Montgomery St. 112 S. Spring St., L. Ang. Shirt Factory 535 Market St., S. F.

Ladies' Finest Vici French Kid Button Boots, all of the late shapes, cloth or kid tops and flexible sewed soles. Sold on Market street for \$3.50.

Ladies' Kid Button Shoe, cloth or kid tops. Can be found nowhere else at the price.

The Sullivan Shoes have a reputation of thirty years' standing. There is thirty years' of experience in every shoe we sell, and a guarantee for wear goes with every one.

LOOK! AT THE 10 PER CENT REDUCTION AT A JOE POHEIM'S, THE TAILOR. For holiday trade all the latest designs of Woollens now in.

Suits Made to Order from \$15.00 Pants Made to Order from \$4.00 Overcoats Made to Order from \$20.00 Full Dress Swallow-Tail Imported and Silk-Lined from \$40.00 Perfect Fit Guaranteed or No Sale.

JOE POHEIM, THE TAILOR, 201, 203 Montgomery st., 724 Market st. and 1110, 1112 Market st.

A GOOD BELT. Sells his merits, but it takes big advertising to start a poor one. This small advertisement will give you our address. Call on Dr. Pierce's Galvanic Chain Belt will do the rest. \$2.00 per box. No. 2 tells all about it. Address

MAGNETIC ELASTIC TRUSS CO., 704 Sacramento St., cor. Kearny, S. F.

defendant to Juror Huntington, through the juror's wife. Huntington was on the jury that convicted "Bunko" Kelly of the murder of George W. Sayres in September, 1894, for which Kelly is serving a life sentence.

SEATTLE'S NEW DRYDOCK.

Naval Officers to Participate in a Demonstration Upon Its Completion. SEATTLE, WASH., Nov. 12.—The Government dock at Port Orchard will be completed this week. It is expected that the great gate will be placed into position on Thursday, and this will be the last work done on the dock. Dredging for the channels leading from the sound to the entrance to the drydock will send under way, though this is not a part of the original contract. Messrs. Byron, Barlow & Co. are the builders.

MOORES LANDING DISASTER. Loss of a Heavily Laden Chinese Junk and Its Cargo.

SANTA BARBARA, CAL., Nov. 12.—A Chinese junk, the Chromo, under command of Captain Lars, which sailed from this port laboring under a heavy deckload of lumber for the Hollister ranch, which she was to deliver at Gavlots, capsized off Moores Landing, some seven miles up the coast. The cargo was a complete loss. The fate of the junk is not yet known, but the master and crew escaped with their lives. One of the men was so chilled and exhausted that he very nearly perished.

JAIL-BREAK AT COLFAX.

Convicts in the County Prison Overpower the Jailer and Escape.

One Is Recaptured After a Sharp Struggle, but Three Are Still at Large.

COLFAX, WASH., Nov. 11.—Four prisoners in the County Jail escaped last night and three of them are still at large. At a late hour Jailer Newcomer undertook to lock the prisoners in their cells for the night. When he came to the last cell the inmates broke open the door, caught and bound the jailer, took his keys, unlocked the doors for the other prisoners and all started off.

In the hall the escapes encountered Sheriff Lathrum and a deputy. Lathrum fired his revolver and one of the quartet surrendered. The others—Frank Kelley, Thomas Elliott, William Wagner and Andrew Reid—made their escape through the front door of the courthouse. Reid was captured this morning while asleep in a strawstack. When surprised he fought desperately, but was overpowered.

REID was in for cattle stealing; Elliott and Wagner were charged with burglary. Reid was convicted of stealing a horse. A large number of citizens are scouring the country for the escapes.

DEATH OF A VISALIA FOOLIST.

VISALIA, CAL., Nov. 12.—Miss Ethel Canfield died here this afternoon. She was the possessor of a fine contralto voice of wonderful compass and was well known in California musical circles.

ACQUITTED AT VICTORIA.

Charges Against the Sealing Schooner Marvin Not Sustained.

VICTORIA, B. C., Nov. 12.—The trial of the sealing schooner Marvin for alleged violation of the Bering Sea regulations was concluded to-day and resulted, as anticipated, in an acquittal. The suit against the Beatrice will be taken up to-morrow, when judgment will also be given in the Shelby case.

NEW TO-DAY.

The Sullivan Shoe—the Shoe that wears.

EAGLESON & Co.

WINTER Underwear HALF a Block the Price

From 50c each up to the very best.

DIRECT From the Mills to us and sold at about

WHOLESALE PRICES. THE LARGEST STOCK AND GREATEST ASSORTMENT OF UNDERWEAR OF ANY RETAIL MEN'S FURNISHING GOODS CONCERN IN THE U. S.

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PACIFIC COAST NEWS.

Change of Venue in the Fairbanks-White Suit Denied.

ARGUMENTS AT UKIAH.

Receiver Smith Fails to Have the Case Transferred to San Francisco.

GREAT ARRAY OF LAWYERS.

An Action on Which Rests the Alimony Proceedings Brought by Mrs. White.

UKIAH, CAL., Nov. 12.—In the case of H. T. Fairbanks vs. George E. White et al., set for trial to-day, a motion to change the place of trial of the case from Mendocino County to the City and County of San Francisco was interposed, and the matter was before the court all day. Walter H. Linforth and H. C. McPike, on behalf of Wilton T. Smith, receiver of the estate of the "cattle king," presented and argued the motion for a change of venue. It was opposed by Plaintiff Fairbanks, represented by Edward Lynch, and the defendants, George E. White, J. M. Costigan, the Petaluma Savings Bank and Wilton T. Smith as receiver. White was represented by Seawell & Pemberton, Costigan by T. L. Caribus and Henley & Costello, and the Petaluma Savings Bank by ex-Congressman Thomas J. Geary.

After the taking of considerable testimony and a long and tedious argument the court denied the motion for a change of venue. Thirty days was granted the plaintiff in which to prepare a bill of exceptions.

The ground the plaintiff relied on in seeking to have the trial of this case taken to San Francisco was that the convenience of witnesses would be subserved thereby. This action is one brought by Fairbanks to recover \$200 loaned to White in order to enable White to pay the alimony due Mrs. White. The trial of the case will occur on November 26. The outcome of the suit means much to both the "cattle king" and Mrs. White by reason of the fact that on this matter rests the alimony proceedings of the latter. Mrs. White has recovered judgment for \$100,000 alimony and costs in the case of George E. White vs. Frankie White.

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