

SEA CLARMS TRIBUTE OF

Eleven Dead as Result of Two Schooners Colliding.

Survivors Drift Four Days Without Food or Water and Freezing.

Four Die From Exposure, One Walks Overboard and the Others Are Rescued When Hope Was Gone.

BOSTON, Dec. 22.—Almost crazed from their sufferings, frost-bitten and helpless, ten men in a boat who were picked up by the schooner Manahasset yesterday forty-five miles off Highland light, are slowly recovering in the hospitals of this city.

The survivors were landed here to-day, of the twenty-one men who made up the two crews six were carried down when the vessels sank, four died during the terrible three days' drift in Massachusetts Bay and another became insane and jumped overboard. The dead:

- CREW OF THE LOUISE B. CRARY. J. F. SMITH, mate, Portland, Me. W. H. HOWLAND, engineer. HANS BLANK, German, seaman. DAVID SHANAHAN, Newfoundland. AUGUST JOHNSON, Swede. OLAF BORG, Norwegian. PETER LACHE, South American. Unknown seaman.

CREW OF THE PALMER.

FRANZ B. BANTA, Finland. EDWARD JURGENSEN, Norway. ALBERT SPEARLING, Philadelphia. Survivors of the Crary—Captain William H. Potter, Long Island; Louis Stein, engineer.

Survivors of the Palmer—Captain J. E. Lawding, South Boston; S. Reinhart, Providence; Alexander Lundstrum, Finland; Edward Somerville, Providence; Daniel Carlsen, Norway; C. E. Elfronson, Sweden; Ninton, mate; H. Sahoyer, New York.

BOOTH SCHOONERS DOOMED.

The two schooners, both heavily loaded with coal, doubled Cape Cod in company and ran into a strong northwester on Wednesday night. Both captains put their vessels over toward the Cape Ann shore. When the vessels were close together they split tacks, and finally both came about at the same time and, unknown to themselves, headed toward each other, the Crary holding north on the port tack and the Palmer south on the starboard tack, and thereupon having the right of way.

The Crary crashed into the bow of the Palmer. The cut was deep and it was seen instantly there was no hope for either vessel. Most of the small boats were smashed and some of the men were killed by the collision, but others of both crews launched the longboat of the Palmer, into which clambered the captains of both vessels and a number of the crew.

There was not a moment for storing food and water in the boat, and the rowers had propelled it only a short distance from the schooners when the Palmer went down. Three minutes later the Crary disappeared. Without food or water, drenched to the skin, the spray freezing to their garments because of the bitter cold, the fifteen survivors underwent sufferings indescribable. Four men of the Crary on Friday lay down in the bow of the boat and died. Eleven remained up until Saturday night, and Franz Banta went insane under the delusion that his mother beckoned to him, and he walked into the sea. The others were powerless to restrain him.

SEA GETS ITS DEAD. Shortly after this the two captains decided that the bodies of the four dead men should be consigned to the deep, and bending over them Captain Potter of the Crary repeated a prayer for the souls of the Crary as he could remember. Then the strongest of the survivors put the bodies overboard.

In the three days and a half the men were afloat their boat drifted steadily off shore, until at 8 o'clock Sunday morning it was forty-five miles off Highland light. There the lookout on the fishing schooner Manahasset caught a glimpse of the boat, and within half an hour the ten men were in the cabin of the schooner. Captain Malone at once crowded on all sail and brought the survivors to Boston.

Captain Potter revived later in the day and was removed to a hospital. He said the Crary was to blame for the collision. Mate Smith having disobeyed orders in not reporting the nearness of the Palmer. Captain Potter said the reason why so many of the Crary's men died was because a boat in which they had started from the schooner was swamped and they were chilled in the water before they finally reached the Palmer's boat. Three men died the first night.

During the day the sailors at the relief hospital improved steadily. They describe their experience as terrible. The death of Banta, the Finlander, is recalled as most pathetic. In his cabin he saw a home and a Christmas tree and his mother beckoning him to come to her over the water. He stepped over the side of the boat in response to the fancied summons to walk on the water and was swallowed up.

At the office of the United States Shipping Commissioner of the port of Boston there is no complete list of the crews of the two sunken vessels.

School Graduates.

Holt's School graduates three young men and closes for the holiday vacation. Holt's School graduated Haines W. Reed, Royal J. H. McNea and Valentine B. Gardner last Friday and closed for holiday vacation. The three graduates will enter Stanford University next semester.

Gould's Line May Enter San Jose.

SAN JOSE, Dec. 22.—Local railway men are convinced that there are to be wonderful developments in San Jose and in Santa Clara County in railway lines and enterprises. It is believed that the city is soon to have two additional transcontinental lines—the Santa Fe and the Denver and Rio Grande, the latter being Gould's across-the-continent system. Gould has had his agents in Santa Clara County looking over the route from the San Joaquin Valley.

Writing Paper in Pretty Boxes. Good writing paper in dainty, decorated boxes from 50c to \$4.50 in the Stationery Department of Randolph & Co., 741 Market street. Open evenings.

TINGLEY TRIAL GROWS EXCITING

Judge Torrence Receives Letter Intended to Influence Him.

Cautions the Jurors Not to Listen to Anything but the Evidence.

SAN DIEGO, Dec. 22.—Strenuously contesting every point in the evidence which the defendant attempted to introduce to-day, Mrs. Katherine A. Tingley's counsel succeeded for the most part in excluding the salient features of the depositions which the Times-Mirror Company of Los Angeles undertook to present in justification of the alleged libel upon which she is suing.

The fight of the day was upon admitting portions of a deposition by Louis A. Pich, who was a bookkeeper at Mrs. Tingley's Universal Brotherhood at Point Loma. The plaintiff's counsel objected to the answer to a question propounded to deponent as to Mrs. Tingley's views regarding children born out of marriage. The answer was excluded by the court. Mrs. Tingley's counsel also objected to the answer to a question propounded to deponent as to Mrs. Tingley's views regarding children born out of marriage. The answer was excluded by the court.

A deposition by Dr. Jerome A. Anderson of San Francisco, who was a member of Mrs. Tingley's cabinet, was introduced late in the day and portions were read under objection at adjournment. Dr. Anderson asserts that he was armed with revolvers, protected the homestead and says that he believes all the Point Loma property is vested in Mrs. Tingley's name.

Another feature of the day was a threat of contempt of court, which the plaintiff's attorney made against the Los Angeles Times correspondent, for printing portions of depositions excluded by the judge. The court ruled in substance that excluded evidence must not be printed and the matter dropped.

Before adjourning court for the day Judge Torrence said that he had just received an anonymous letter from some coward attempting to influence the court in the trial of the case. He again cautioned the jury not to be swayed by anything they might hear or see outside the courtroom. They were to be guided solely by the evidence.

Burglars Break Open Slot Machines.

SANTA CLARA, Dec. 22.—Burglars entered Wanderer's saloon last night, broke open the cash drawer, nickel and quarter-in-the-slot machines and secured about \$25. Entrance was made by boring holes in the rear door and taking out a piece of the panel.

San Francisco, Tuesday, 23 December, 1902. Store opens 8:30 a. m. and closes at 6 p. m. every evening throughout December.



There's time yet

Better a late selection than none at all. Perhaps you've been too busy to give it attention sooner. And you make no mistake in sending such gifts as these: A shaving stand, pictured above, with swinging mirror, drawer and cabinet. Height 63 inches, width 21 inches. In oak, golden finish, \$20.00. Arm chairs, in weathered oak, with backs upholstered in pictorial tapestry, \$16.50 and \$18.50. Hall rack, with mirror, hooks, seat with arms and umbrella stand. Oak wood in golden finish, \$10.00. Miniature Grandfather clocks, for a desk or on the mantel. Excellent timekeepers. Prices \$6.00 and \$8.50. Massive dining tables, round and square, in rich quartered oak and solid mahogany. \$40.00 buys a handsome pattern in oak. Rich walnut boudoir desk for \$30. Pretty oak china closet, glass sides and glass door, with mirror in top, at \$20. Polished wood seat arm chairs at \$12.00 and \$15.00. Large revolving office chairs, upholstered in leather. In golden oak at \$40, in mahogany at \$50. Children's high chairs, arm chairs and rockers. Cane seat, high chair, golden finish, for \$2.75. Cute little rockers at \$2.75. Prompt delivery of goods ordered to-day. Store closes at six o'clock every evening.

John Breuner & Co. (Successors to California Furniture Co.) 957 to 977 Market Street, Opp. Golden Gate Avenue.

SMELTERMEN MAY RETURN TO WORK

President of Western Federation Confers With Leaders.

Report Is Circulated That He Does Not Favor the Present Strike.

REDDING, Dec. 22.—President Moyer of the Western Federation of Miners arrived in Keswick Sunday morning. His arrival had been patiently looked forward to by the strikers and in fact everybody in this vicinity, as it was surmised that he would, after thoroughly investigating the situation, take decided action in the matter. Moyer was in close conference with the strike leaders for several hours Sunday afternoon. The meeting was secret and whatever decisions were arrived at have been closely guarded.

It was rumored to-day, and from apparently good source, that Moyer had informed the strikers that in his opinion there was not sufficient cause or justification for a strike and advised them to resume work. The rumor was received with great rejoicing by everybody interested in having the strike end. Moyer has not made any statement for publication. He has investigated the strike, however, and it is expected he will say something in a very short time. His silence and the silence of the strikers in face of the fact that he has investigated the situation and held a conference with the men is looked upon by many as a good indication that he does not favor the strike, and that the report that it will soon be off is true. Had Moyer agreed with the strikers and found cause to believe that the demands of the smeltermen were just, it is thought the strikers would have lost no time in making the declaration public. At any rate, Redding and Keswick people are more hopeful tonight than they have been for some time that the trouble will soon be over.

Fatally Injured in a Winery.

SANTA ROSA, Dec. 22.—A Russian known as Adams was badly injured while working at the Graff winery at Stony Point Saturday. While moving some heavy barrels at the winery he lost his balance and fell, and one of the barrels rolled over his abdomen, crushing him frightfully. It is believed that his injuries will prove fatal.

Hotel Thieves Make a Big Haul.

LOS ANGELES, Dec. 22.—The most important theft which has occurred in this city in months was committed late to-night at the Westminster Hotel. The victims are A. W. Williams and wife of Hartford, Conn. During their absence from their rooms a thief picked the lock, broke open their trunks and secured money and jewelry worth between \$300 and \$400.

BIGGAR TRIAL IS IN CLOSE

Defense Rests With the Testimony of the Defendant.

Prosecution Calls New York Physicians to Rebut Her Evidence.

FREEHOLD, N. J., Dec. 22.—Further testimony in the trial of Laura Biggar was given by Miss Biggar to-day and the defense then rested. Miss Biggar, cross-examined by Mr. Wilson, counsel for the State, said she had kept her marriage secret because Mr. Bennett had asked her to do so. She said she had employed Mollie Deskin as her maid and had discharged her about a year ago. The witness said she always had been a dutiful and faithful wife to Mr. Bennett. Ex-Sheriff Snook, called in rebuttal by the State, said that in October, 1901, Bennett introduced the defendant as Miss Biggar.

Mollie Deskin, formerly Miss Biggar's maid, who disappeared Wednesday, returned to-day and went on the stand. She testified as to Miss Biggar's conduct in certain instances. Dr. Colin McDougall of New York testified that in November, 1901, Bennett was suffering from dropsy and other troubles and was not in good physical condition. The defense said, after several witnesses had testified on the point, that it was willing to admit that Mr. Bennett had often spoken of the defendant as Miss Biggar.

Dr. Colin McDougall testified that he had known Laura Biggar for fifteen years. His testimony tended to show that Mr. Bennett was not the father of Laura Biggar's child. On cross-examination Dr. McDougall said that he had a claim against the estate for \$16,650 for medical services. The testimony of Dr. Frederick A. Lyons, surgeon to the New York Fire Department, was similar to that of Dr. McDougall. Dr. Hendrick was recalled to the stand when Dr. Lyons was excused. He contradicted Dr. McDougall's testimony.

William J. Keough, for five years a partner with Mr. Bennett in the theatrical business, testified that it was impossible for Mr. Bennett to have been in Boston on the date on which it is claimed he married Miss Biggar. Mr. Keough's records show that on that night Mr. Bennett was in the Star Theater in Pittsburgh, Pa. McNulty swore that not long before Mr. Bennett died Miss Biggar told him that if Mr. Bennett left no will she would receive nothing. The State then rested, and a Miss Biggar was called in rebuttal to the testimony given by Dr. McDougall. Miss Biggar is to go on the stand again to-morrow, when it is expected the case will close.

VERDICT CALLS CONDUCTOR MELLUS IS ACQUITTED OF CHARGE OF MURDER.

Friends of Defendant Make Noisy Demonstration in Courtroom.

Conductor Mellus Is Acquitted of Charge of Murder.

SAN BERNARDINO, Dec. 22.—Daniel Mellus, a well known Southern Pacific conductor, who was charged with the murder of Herbert A. Landon, in Colton on June 2 last, was acquitted late this afternoon, the jury being out less than fifteen minutes. The case had been in the Superior Court of this city since last Monday and attracted large crowds from here and from Colton, where the defendant has many friends. When the verdict was read by the foreman of the jury the friends and railroad men who had gathered to hear the decision cheered and the voices were only suppressed when Judge Smith hammered repeatedly on his desk for order.

On the night of June 2, Landon, a Southern Pacific brakeman, stumbled into the caboose of Conductor Mellus in the Colton yards. He was intoxicated and proceeded to abuse Mellus, among other things calling him a "scab." A few minutes later Landon was found in a chair dead. He had been killed by a blow from a heavy brakelstick and Mellus was charged with the murder.

The evidence at the trial developed the fact that Landon was troublesome when drunk and that Mellus was a sober, industrious worker. No one could be found who saw the blow struck and the result was that the jury found a verdict of acquittal.

BOY PRISONER SHOOTS CONSTABLE IN THE EAR

Makes His Escape, but Is Subsequently Surrendered to the Authorities.

PETALUMA, Dec. 22.—Austin Hooper, a grandson of the late Austin A. B. Case, is in jail here, charged with theft and assault. The boy is accused of stealing a horse in Mendocino County and riding it to Lakeview, where he traded it for a bicycle. He then went to Dixon, and upon telegraphic advice Constable Stanton followed him. The constable found the boy asleep and attempted to take him to jail, whereupon Hooper drank and that Mellus was a sober, industrious worker. No one could be found who saw the blow struck and the result was that the jury found a verdict of acquittal.

CITIZENS TALK OF A LYNCHING

Murder of Judge Lewis and Wife Arouses Intense Feeling.

Special Dispatch to The Call.

SPOKANE, Wash., Dec. 22.—Intense excitement prevails at Almira over the cold blooded murder of Judge Lewis and his wife, whose lifeless and mutilated bodies were found at their ranch home five miles southwest of here Sunday morning. If the murderers are captured they will have small chance for life, as threats of lynching are heard on all sides.

It is now believed that the murderers secured a large sum of money. It is known that Judge Lewis always kept considerable money at his house in a safe, as he had great distrust of banks. He and his wife were of very frugal habits and had been saving money for several years. The murderers ransacked the house thoroughly, even tearing up the carpets in their search for treasure.

It remained for a newspaper man to find the only treasure which the robbers had overlooked. Hundreds of people had searched and researched the house to-day and the officers had not watched the money when Laule D. Todd, staff correspondent of the Spokesman-Review, found \$25 in gold coin. The money was neatly rolled in a rag, fastened with a pin and hid on top of the window-sill in the parlor. The money was turned over to Sheriff Gardner.

The bodies of the murdered man and his wife were brought to Almira to-day. A jury was impaneled and an inquest will be held to-morrow.

Dr. Lewis, a brother of the deceased, has offered a reward of \$600 for the arrest and conviction of the murderers, and it is believed additional rewards will be offered by the association against the receivers of the money.

A sheriff's posse has secured some clues, the nature of which is kept well guarded, but developments are expected at any hour. The people here are terribly worked up over the affair, and every move of the association against the receivers spent the day in the vicinity of the ranch. While admitting that he has some trace of the murderers, Sheriff Gardner refuses to say anything further, believing that his work will be hampered.

The country around the Lewis place is wild and rugged, affording excellent shelter from pursuit. It was in this vicinity that the noted outlaw, Harry Tracy, made his last stand.

Interesting News.

That Sanborn, Vall & Co. are showing splendid lines of dolls, toilet cases, triplicate mirrors, leather goods, framed pictures. 741 Market street. Open evenings.

Receivers Are Restrained.

SAN JOSE, Dec. 22.—Judge Lorigan this afternoon granted a temporary injunction in the suit of the California Cured Fruit Association against the receivers elected by the members to liquidate the association's affairs. They are restrained from interfering or taking possession of the business or assets of the association until the merits of the case have been heard and determined.

Leaves Estate to His Family.

SANTA ROSA, Dec. 22.—The will of the late Samuel Brown of Petaluma, disposing of an estate valued at between \$75,000 and \$100,000, was filed here for probate to-day. The property is left to the widow and children.

A fine quality of whiskey is like a fine quality of anything else. It costs a little more, but nothing is too good for us Americans. Insist on having "Jesse Moore" Whisky.

HANCOCK SCHOOL ROLL OF HONOR

Graduates and List of Those Promoted into Higher Classes.

Special Dispatch to The Call.

The Hancock Grammar School held its closing exercises last Friday afternoon. An unusually large number of pupils received promotion from the various classes. The complete list of promotions is as follows:

- HONORARY GRADUATES. From eighth grade—Annie Davies, Elma Smith and Wesley Smith. HONORARY PROMOTIONS. From A eighth grade to B eighth grade, C. W. Moore teacher—Christina Matheson, Marie Sauvaire and Arthur Ragdale. From B eighth grade to C eighth grade, Coleman teacher—Bertha Holmes, Mary Brizolaria, Georgina McCracken, Ethel Dunaway, Julia DeLuca, Hazel Johnson, Charles Nedderer, George Duddy, Lillian Jacobs. From C eighth grade to D eighth grade, G. Sullivan teacher—Paul Capurro, Alice Maxwell, John Perille, Joseph Handy, Charles Winter, Ella Ahlers, William Frischman, John Gutfeld, Stella Gebhardt, Beatrice Pitt, Frank Czarnecki. From D eighth grade to E eighth grade, Lola Peckham teacher—Irene Maschell, Joseph M. Sante, May Cuneo, George Ferroggiaro, Theresa Onetto, Emile Maden, Henry Toujss, Venus Curcio, Edith Garbarino, Henry Husted, Florence Duddy. From E eighth grade to F eighth grade, Miss Sara Allen teacher—Edith Brizolaria, Eva Demarini, Joseph Nardini, Louise Fassin, Dwight Curcio, John Fontana, Joseph S. Sante, Henry Damon, William Laraja, Albert Becker. From F eighth grade to G eighth grade, Miss M. Walker teacher—Henry Lindacher, Dora Haffer, Viola Winter, Lillian Torre, Morton Luhn, Medardo Garcia, Mabel Canessa, Silvio Curcio, Louis Saramon. From G eighth grade to H eighth grade, E. G. Williamson teacher—Everard Olsen, Hazel Turner, Mary Dussante, John Fontana, Joseph S. Sante, Nagel, Maud Jacobs, Edward Peabody, Angelina. From H eighth grade to I eighth grade, Marguerite Hanschen, Lizzie Forta, Julie Bert, George Perille, Hortense Glasman, Eda Martini, Annie Andersen, Leon Cameto, Oscar Struinger, Albert Cuzzo, Howard Gardner. From I eighth grade to J eighth grade, Edna M. A. teacher—Isabel Lugones, Ruth Hayden, Mamie De Luca, Ethel Brock, Freda Westphal, Henry Curcio, Albert M. Miller, Mabel M. A. From J eighth grade to K eighth grade, Miss M. A. teacher—Lillian Stang, Grace Redder, Millie Mathisen, Joseph Faust, Nellie Chick and Josephine Busch.

DECISION INVOLVES TITLE TO WATER RIGHTS

Pacific Improvement Company Wins Important Litigation in Santa Barbara County.

SANTA BARBARA, Dec. 22.—A suit involving important water rights, which was instituted several years ago and is one of the most important in the history of this county, was decided to-day by Judge Day in the Superior Court. The action was brought against the Pacific Improvement Company, which is improving a large tract of land northwest of this city, by Mary L. Moore and the Veronica Springs Company, whose lands adjoin. For the purpose of developing a water supply for their tract the Pacific Improvement Company ran a tunnel into the hills on their property and in doing so, the plaintiffs alleged, the company tapped the San Roque Creek, the latter's chief source of supply of fresh water.

In his decision Judge Day decides in favor of the Pacific Improvement Company, granting them the right to eleven and one-half inches of water, the balance, if any, to be diverted into the creek, which runs through the property of the plaintiffs. The court decided a fine point when it declared that the defendant company was entitled to the seepage water from San Roque Creek, under a section of which the tunnel of the company has been dug. The plaintiffs asked \$10,000 damages, which was denied.

OMAHA, Neb., Dec. 22.—Articles of incorporation of the Omaha and Council Bluffs Street Railway with a capital stock of \$15,000,000, were filed to-day. The articles provide for suburban lines.

Distinguished Physicians TALK ABOUT DEAFNESS. They Point Out the Cause of Progressive Hardness of Hearing and Show Conclusively How it May be Cured.



Says a well-known ear specialist: "Deafness in 60 per cent of the cases is the direct result of closure of the eustachian tube (a little passageway leading from the middle ear to the back part of the throat) from a catarrhal inflammation of its mucous membrane. Then follows a rarefaction of air in the middle ear, with consequent intrusion of the drum, and an impaction of the ossicular arch, with a gradual ankylosis of the ossicular articulations, and a progressive stenosis of the eustachian tube."

An editorial in the Medical Brief, a journal published by and for physicians and having the largest circulation of any strictly professional medical publication in the world, says (10-1901, p. 1517): "Deafness is becoming increasingly common, and the frequent failure of local treatment makes it necessary that we look for systematic conditions which may play a part in the etiology of the trouble. "At least three-fourths of the cases of deafness are due to catarrhal disease involving the eustachian tube. "Simply cleansing diseased mucous surfaces, infusing the middle ear, injecting medications, etc., will make no permanent impression so long as constitutional conditions remain unchanged. "Persistent medication with careful attention to hygiene may yield an amelioration of the trouble, and as deafness is a very great affliction, hampering the individual in a business way and shutting out much enjoyment, even a slight improvement is well worth working for. "Stuart's Catarrh Tablets constitute the best, most reliable and economical internal or constitutional remedy for catarrh anywhere about the body. Acting as they do through the blood

they search out and attack the disease wherever it may lurk. That the medicine cures catarrhal deafness is attested by many worthy and reliable people. Mr. C. R. Rembrandt of Rochester, N. Y., says: "I have suffered much from catarrh of the head, throat and stomach. I used sprays, inhalers and powders for months at a time with only slight relief and had no hope of cure. I had not the means to make a change of climate, which seemed my only chance of cure. Last spring I read an account of some remarkable cures made by Stuart's Catarrh Tablets and promptly bought a 50 cent box from my druggist and obtained such positive benefit from that one package that I continued to use them daily until I now consider myself entirely free from the disgusting annoyance of catarrh; my head is clear, my digestion all I could ask and my hearing, which had begun to fail as a result of the catarrh, has greatly improved until I can hear as well as ever."

Mr. James W. Brown says: "I suffered from catarrhal deafness for years and spent hundreds of dollars with specialists without relief. Stuart's Catarrh Tablets completely cured my catarrh and to-day I can hear as well as I ever could."

Mr. F. Mitchell Hawes, the famous baritone, in a personal letter to a friend said: "I am going back to my beloved profession next month. This will surprise you, I know, for when I last saw you I never expected to sing again, but I am entirely well. My catarrh and my hearing is now as acute as ever. I used Stuart's Catarrh Tablets and in three weeks they had done for me more than all the specialists, to whom I paid thousands of dollars, and now I am entirely well. Stuart's Catarrh Tablets are sold by all druggists for 50 cents with a full trial and you will become their advocate and friend."

DESERTED GIRL BECOMES INSANE

Faithless Lover Leaves Her Among Strangers in the North.

Special Dispatch to The Call.

SEATTLE, Dec. 22.—Dora Gregory of Los Angeles, a young girl whose attractive features lie in her wealth of auburn hair, was committed to the insane asylum here to-day. According to the story brought out during the examination her condition is due to the shock of discovering that her lover has returned to Los Angeles and married another.

Miss Gregory came to Seattle several weeks ago from Victoria, B. C., and obtained employment in the home of a prominent family. She confided to the mistress of the house that she had accompanied a young man north from Los Angeles, with the understanding that they were to be married. She said that he was to follow her to Seattle from Victoria, but that he did not, and she was afraid he was ill. The climax came a week or so ago, when Miss Gregory was found lying on the floor clutching a letter, which announced that her lover had returned to Los Angeles and got married. Miss Gregory became violently insane, and at last it was necessary to confine her in the County Jail. She talks incoherently about some one, but the name is never pronounced distinctly. Nothing came out in the proceedings to identify the young Los Angeles man who is said to have come north with her.

DENIES MOTION FOR A TRANSFER

Judge Dougherty Feels Aggrieved by Charge of Prejudice.

Special Dispatch to The Call.

SANTA ROSA, Dec. 21.—When the motion for a new trial in the Yordi estate litigation came up for hearing before Judge S. K. Dougherty this morning Attorney W. B. Bosley made a motion that the matter be transferred to another department of the court.

During the recent campaign, which resulted in the defeat of Judge Dougherty, who was a candidate for re-election, one of the attorneys engaged in the Yordi litigation made a personal fight against him. On that account the suggestion was made that the case be transferred, as the Judge might have some feeling in the matter. Judge Dougherty denied that there was any ill-feeling on his part and said that it was with deep regret and sense of sorrow that he had seen manifestations of hostility to his court. He declared that he would not entertain the motion to transfer the case, as he felt too far above the imputations made against him. He stated, however, that he did not desire to hear any matters which could not be determined before the expiration of his term, and he accordingly set the hearing of the motion for January 12. Judge Dougherty's term on the bench expires January 5.

CHICAGO, Dec. 22.—William M. Bristol was sentenced to-day in the Federal court to a year in the county jail for fraudulent use of the mails in selling the Surety Guaranty and Trust Company, of which he was manager.

Advertisement for Smith's Cash Store. Text: "XMAS WELCOME to visit our store BIGGER BUSIER BETTER THAN EVER BEFORE BARCLAY J. SMITH, President. A. A. SMITH, Manager. No. 28 MARKET STREET, S. F. Call us when you call for us."

Free. "When Hearts Are Trumps." Next Sunday. Free.