



HEBBARD SCORED BY ATTORNEY HOFF COOK.

Assistant City Prosecutor Grills Judge for Having Admitted Collins to Bail

ACTION PROVOKES TORRID EPITHETS

Bigamist Says He Will Put Up Bond, Secure Liberty and Resume His Practice

"CONSIDER the action of Judge Hebbard in naming bail for Collins one of the blackest spots in our judicial history. I consider it an affront to our courts and the bar. As it was done without notice to our office I shall leave the entire responsibility with Judge Hebbard. He will live to regret."—Assistant District Attorney Hoff Cook's statement when informed that George D. Collins would be admitted to bail.

As the result of the order signed yesterday afternoon by Judge Hebbard of the Superior Court, George D. Collins, perjurer and bigamist, will be at liberty when he provides an approved bond of \$10,000. There is to be war between the court where the order was made and the District Attorney's office. The case was set for hearing yesterday morning. Judge Hebbard was reported to be ill and unable to be present. The District Attorney understood the case was to be continued a day. Late in the afternoon came the news that Judge Hebbard had signed the order at his home. The District Attorney intended to oppose the granting of bail, and is aggrieved because Judge Hebbard acted independently of the prosecutor.

District Attorney Langdon and his assistant, Hoff Cook, feel that snap judgment was taken by the court. Cook does not hesitate to express in the strongest terms his disapproval of what has been done. He says that in his opinion Collins will take the first opportunity to leave the jurisdiction of the State, never to return.

COLLINS HEARS THE NEWS. Collins was not present when the order was signed. He was told what had been done late in the afternoon, and busied himself in serving notices upon the Attorney General, the District Attorney and the Sheriff.

"I shall give a bond and be out of jail inside of twenty-four hours," he said. "I will say this. My sureties are amply able to give the bond required. I will open offices on Fillmore street and will proceed to the practice of law."

Assistant District Attorney Cook makes the following statement: "I consider the order made by Judge Hebbard yesterday one of the blackest in our judicial history. When and where it was made I do not know, as I was informed yesterday morning by Mr. Groom, the clerk in that department, that Judge Hebbard was sick and would not be able to be present and the case would therefore go over. I consider that the order is without precedent and made without an opportunity being given the District Attorney to appear, and apparently made also, without any showing of extraordinary circumstances existing, as our Supreme Court has held is necessary where the defendant has been tried, convicted and sentenced.

REGARDED AS AN AFFRONT.

"I consider Judge Hebbard's act an affront to the State Supreme Court, where disbarment proceedings are now pending against Collins; to the District Court of Appeals, where his appeal is now pending; and to the entire bench and bar of California. I believe he has made an order permitting to go at large one of the most unprincipled perverts ever tried and convicted and that there was nothing before Judge Hebbard to warrant him in assuming that the judgment was unjust or improper. What may have prompted him to act as he did is beyond my comprehension. Judge Hebbard knew that Judges Murasky and Trout, after hearings, had denied the application for bail.

"I shall leave the responsibility with Judge Hebbard, for which some day I think he may be sorry. As to whether Collins can give bail, I cannot say. I only believe that he will never perfect the record on the writ of errors and will leave the jurisdiction of the State at his first opportunity.

"Even if a bail bond should be offered I fail to see how any surety can, under the existing condition of legal titles in California, owing to the destruction of records in San Francisco, justify and give a legal bond."

HEBBARD STATES POSITION.

Judge Hebbard made the following statement: "But for the publicity already given to the proceeding and the attitude of Assistant District Attorney Cook, it would be unnecessary to make any announcement. The State law plans a procedure that when a Judge denies a writ of habeas corpus it is always within his discretion, if a Federal question is involved, to allow the writ of error. Such

RAISE OBJECTION TO MARCHAND'S ADVENT.

Report That He Has Rented Schwabacher's Residence Arouses the Neighborhood

NO ROTISSERIE WANTED THERE

Prospect of French Restaurant Revels Does Not Please Quiet Families

THERE is excitement among the dwellers in the vicinity of Clay and Franklin streets over the report that Marchand has rented the Schwabacher house at 1820 Clay street for restaurant purposes and contemplates conducting there a similar establishment to the one he had before the fire at Geary and Stockton streets. The Schwabacher home is one of a block of handsome residences, owned by some of the best known and most exclusive people in the city, a number of whom expect to make their permanent homes there, in spite of the fact that it is on the edge of the burned district, and they are up in arms at the idea of a French restaurant flourishing in their midst.

The house is next to the corner of Franklin, on Clay street, and directly next to the home of Gordon Blanding, which is rented for the present to the Family Club. It is understood that an exclusive woman's club is also soon to locate in that block.

There are other troubles for the dwellers in this block. A house was rented, supposedly to a reputable family for dwelling purposes, but it has become known that in reality it was secured for one of the most notorious characters in the city and for purposes inimical to an exclusive residence section. The owner offered to refund the money, but there are prospects of a lawsuit before the objectionable person is finally disposed of.

There are others who are prepared to protest against Marchand's, should the place be actually established there, and will make a determined fight to retain the respectability of the neighborhood.

JORDAN CENSURES JOURNALISTS.

SPECIAL DISPATCH TO THE CALL.

STANFORD UNIVERSITY, July 30.—"The foolish and wrong statements that some Eastern correspondents have published concerning the university are beyond my conception," said President David Starr Jordan in discussing the reason for barring all tourists from the buildings at Stanford. "There was one woman," continued Dr. Jordan, "who drew up a weird sketch of how all the possessions of the Stanford family were saved from the destruction that was supposed to have befallen the structure that housed them. This is all foolish. Not a painting was damaged in the entire museum."

To prevent the circulation of such reports is stated by President Jordan as the reason for barring sight-seers from the grounds. No one is allowed to pass the guards without a pass from the business office or a permit from President Jordan. Students stand guard day and night about the injured buildings.

WOMAN SHOTS AN UNBIDDEN GUEST.

SEATTLE, July 30.—Mrs. Addie Houghton last night shot an unknown man who had been annoying her for a fortnight and who finally attempted to force an entrance to her home at Ballard. The intruder was evidently shot in the arm, but managed to get away and the police have not yet been able to find him. The woman's husband is a wealthy logger and is away most of the time.

Realizing that the police may not capture her unbidden guest, Mrs. Houghton fears that the fellow may return to do her harm, and she declares: "I will shoot him good next time."

If he is arrested the plucky young woman will prosecute him. She wants satisfaction for the two weeks of terror she suffered.

TRIBAL BATTLES RAGE IN LAND OF CZAR.

Armenians, Tartars and the Russians Engage in War of the Fiercest Character

DISORDERS OVER A WIDE SECTION

Commander of Slav Troops Calls Upon Government to Rush Reinforcements

S. T. PETERSBURG, July 31.—The triangular truce between the Armenians, Tartars and the Russian troops before Shusha was of the briefest nature. The display of white flags and the naming of the representatives of the warring factions to arrange a lasting peace were but a prelude to the resumption of hostilities yesterday (Monday) upon a larger and bloodier scale.

The fighting is not only in full progress at Shusha itself (a town of 30,000 people, eighteen miles southeast of Tiflis, the Tartar quarter of which apparently is in flames); but it has spread to the surrounding country. The Tartar population has risen and is striving to overwhelm the Armenians and Russian troops. General Neoloshchakov, in command of the Russian forces, has appealed urgently for reinforcements.

Firing between Armenians and Tartars continued from July 25 to July 28. The fighting near Shusha increased in severity on July 29 and resulted in an attempt to burn the town. The Government has dispatched reinforcements to the scene.

TARTAR FORCE REPULSED.

Advices received here from Tiflis show that a regular campaign is progressing between Armenians and Tartars in that section. Yesterday a large force of Tartars attacked Askeran Pass, which was occupied by Armenians, but were unable to break the Armenian cordon. Fighting is now going on in the villages of Haramurt, Haladad and Karanluhk. The Tartars are concentrating against Askeran Pass.

On July 28 Kurds attacked the villages of Kalbalkened and Kiermischan and were endeavoring to force an entrance into Shusha. At the latter place they were repulsed by Russian troops. The last official telegrams from Poltava, where a serious outbreak occurred on July 28 in the First battalion of the Sevsky Regiment, say that order has been restored, but the affair is still shrouded in considerable mystery. Nevertheless enough is known to establish the fact that the loyal troops used machine guns against their mutinous comrades, which alone is enough to create a deep impression in the army.

WARSAW, July 30.—While the church of Wilanow, a suburb of Warsaw, was filled with worshippers today an unknown person outside began firing rapidly with a revolver. A panic followed, the church service was broken up and the congregation, in a wild effort to escape, crowded on board a ferry-boat, which sank, drowning five persons.

AGITATORS WRECK TRAIN.

The affair indicates the nervousness of the people. No day passes without tragic occurrences. In the City Park last Saturday evening a man fired into a crowd, killing one man and wounding four.

It is officially announced that the loss resulting from the robbery of the Warsaw-Vienna train between Czenstochowa and Herby on July 28 amounted to \$86,000.

M. Burago, the leading official of the Sochitchev district, and a policeman who was escorting him, were shot dead by revolutionists near here today in revenge for the part they had taken in the repression of the agrarian strike movement.

CHARLEROI, Belgium, July 30.—An attempt was made last night to wreck the Northern Express from Paris. A rail was removed, the engine and tender ditched and the engineer and fireman killed. The cars, however, remained on the track and the passengers were uninjured.

It is reported that Russian agitators were responsible for the attempt to wreck the express, owing to the expectation that Grand Duke Vladimir was proceeding to St. Petersburg on that train. The railway officials say the Grand Duke was not on the train. They have no trace of the men who committed the outrage.

Common Carriers Must Report.

WASHINGTON, July 30.—A circular letter has been sent by the Interstate Commerce Commission to all common carriers subject to the provisions of the recently enacted railroad rate law, directing their special attention to the provisions of section 20 of the act, which requires annual reports from all common carriers concerning the details of their business.

NEW YORK'S men of wealth are not proper associates for a young man.—Sworn statement of Miss Ada Corey, sister of the steel trust magnate whose wife won her divorce suit yesterday at Reno. Mrs. W. E. Corey Granted a Divorce and the Custody of Her Young Son.



STRIKE OF TONOPAH MINERS SETTLED.

SPECIAL CABLE TO THE CALL.

RENO, Nev., July 30.—By a unanimous vote the members of the Western Federation of Miners at Tonopah have agreed to sign a three years' contract with the Tonopah Mine Owners' Association, and the great strike which threatened for the last few days to tie up the rich mines of the southern camp has been amicably and satisfactorily settled.

The Mine Owners' Association conceded every point asked for by the federation, but demanded that the members of the union sign a three-year scale in order to insure tranquillity in the camp for that period. By the terms of the agreement an eight-hour day affecting all employees is granted by the mine owners.

The question of the three-year agreement was put up to the miners, and the entire afternoon was spent in voting upon it. The question was discussed by the men from every point and finally adopted unanimously, between 800 and 850 miners casting their votes. Two non-union agitators were given notice to leave town before midnight under penalty of severe punishment. The settlement was reached late in the afternoon, and stocks immediately took an upward shoot.

Sister of the Accused Husband Is Leading Witness for the Plaintiff.

BY JAMES C. CRAWFORD.

RENO, Nev., July 30.—Mrs. William Ellis Corey, wife of the steel trust magnate, has won her suit for divorce and the custody of her 15-year-old son. In the District Court here today, just three hours were consumed in disposing of the case by Judge B. F. Curler and a jury. Desertion was the only cause of complaint alleged and no alimony was demanded.

No testimony was adduced for the defense. There were no closing arguments and the jury took up less than five minutes in deciding that the wife was entitled to all she asked. Altogether it was a disappointing day for Reno, whose citizens had expected the trial to last a week at least, and to be prolific of sensational, not to say salacious, developments. The nearest approach to anything in that line was the sworn statement of

Miss Ada Corey, sister of the respondent, that she did not regard New York's men of wealth as proper persons for Master Corey to associate with. And even that assertion her counsel has tried to qualify through the press.

But, in some respects, it was a remarkable case. There, for instance, was the appearance of the presiding Judge's father and also the District Attorney of the county among the plaintiff's attorneys, the remainder of her legal retinue consisting of John S. Orr of Reno, and San Francisco's own Joseph D. Redding.

Corey's cause was advocated by Sardin Summerfield of Reno and T. L. Chadbourne of New York. Reno was led to believe that Corey would cross the continent to vigorously fight the petition; but, instead of

MEXICANS PLAN UPRISING FOR SEPTEMBER.

Propose to Drive Americans From Their Country on the Nation's Independence Day

WOMEN INSULTED ON THE STREETS

Governors of Many States Said to Be Parties to the Anti-Foreign Movement

SPECIAL DISPATCH TO THE CALL.

MEXICO CITY, July 30.—That several thousand Mexican miners and railroad men are members of an organization with "Mexico for the Mexicans" for its motto is now well known. It is also well understood that September 18 has been selected as the day on which this organization is to strike a blow that, it is expected, will drive every American worker out of the country.

Already there have been the Cananea riots; the riots in the railroad shops of Aguas Calientes; the street fights in Chihuahua; the posting of threatening notices in cabozos, roundhouses and mining shacks, and the murder of isolated Americans at Tampico and other points where the murderers were never apprehended.

Superintendent Benjamin Johnson, General Manager E. E. Styner, Charles R. Hudson and other railroad officials of both the National line and the Mexican Central have received notices, warnings in the shape of anonymous letters, telling them to get out of the country or suffer the consequences.

Conditions exist at various points throughout the country north of the national capital which point to widespread discontent, but the Government is closely in touch with the situation, and it is known that steps have been taken toward the immediate suppression by force of any hostile movement. Soldiers and rurales have been placed, military commanders of zones admonished and "jefes politicos" warned.

The whole cause of the present discontent arose from jealousy of the foreigner, whose wages in mine and on railroad are greater than those of the Mexican. In this city several mobs have been suppressed at whose head marched ragged peons with red flags on long poles, shouting, "Kill the gringos!"

The league of Mexican railway employees is said to have brought about present conditions. Its chief stronghold is in the Federal District and the States of Aguas Calientes, Chihuahua, Guanajuato, Nuevo Leon and San Luis Potosi, and the governors of these States are, according to literature circulated in the north, the presidents of the State branches. This has brought the governors of the States mentioned before President Diaz, where each and every one made strenuous denial of any connection with the organization.

There is the clearest evidence of a strong determination to start revolutionary tactics on the independence anniversary. General Diaz has notified all of the governors that there must be no trifling and that the sternest measures must be used in the event of trouble.

In anticipation of their struggle in September many Mexican laborers in mining camps and railroad towns have been markedly insolent and overbearing in their attitude toward foreigners. This is probably more noticeable in the little camp of Parral than anywhere else. The feeling has been shown by insults to American women on the streets.

ATTACKS A LION ABOUT TO SPRING AT A WOMAN

Denver Man Heroically Beats Off Beast in the Hills Near Manitou.

SPECIAL DISPATCH TO THE CALL.

COLORADO SPRINGS, July 30.—In protecting a woman from a mountain lion Arthur L. Kline, a traveling salesman of Denver, yesterday narrowly escaped serious injury. Kline, with a Mr. Garrett and the latter's wife, was walking through the foothills west of Manitou when the lion sprang directly in the path twenty feet from Mrs. Garrett. Mr. Garrett was some distance back as the lion crouched about to spring. Kline rushed forward, brandishing a stout climbing stick. Just as the lion sprang upon him Kline struck a terrific blow with the stick. He was knocked down by the animal's forefoot but escaped injury. The lion turned and fled. Three marks on the climbing stick show the formidable power of the claws of the lion. Mrs. Garrett fainted, but was revived by the two men.