

HERS TO GIVE \$375,000 TO DAUGHTER

Signing of Contract Prevented Contest Involving Two Wills, One Ten Years Old

Turkman Kept Earlier Testament to Balk Attack on Later Disposition

[Special Dispatch to The Call] LOS ANGELES, July 2.—The signing of a contract by Mrs. Clara Baldwin Stocker of San Francisco and Mrs. Anita Baldwin McLaughrey of Santa Anita, with Mrs. E. J. Baldwin, widow of "Lucky" Baldwin, for the division of the Baldwin estate, it became known today, prevented a contest over a will that Baldwin signed 10 years ago, in addition to the one under which the settlement was made.

The fact of the existence of the 10 year old will was made public today when Judge Rives gave his approval to the sales of several parcels of the Baldwin property at and near Arcadia, as presented to the court by Bradner W. Lee, attorney for the Baldwin estate.

As the result of the signing of the contract preceding the announcement of the finding of the first will, the inheritance of Miss Zaida Selby of Oakland, another daughter, is said to have been increased from \$50,000 to \$250,000, Mrs. McLaughrey and Mrs. Stocker will each receive \$10,000,000.

WILL KEPT TO BALK CONTEST
This former will was kept within the steel doors of the safe of Bradner W. Lee during the 10 years preceding the death of the testator and capitalist for the purpose of frustrating any attack on his last testament, which it is said he feared.

When a contest of the last will was threatened by the widow it was ward off by a settlement on her of \$1,275,000. It was made to appear to Mrs. McLaughrey and Mrs. Stocker that the widow could tie up the estate for six or seven years with the various lines of litigation which would grow out of a will contest.

EARLY SETTLEMENT EXPECTED
Lee said today that he expected to have the estate ready for distribution within 10 months or a year from the filing of the will last April, which would establish a new record in the settlement of big estates in the west.

Appraisers are at work every day figuring on the values of the Baldwin properties, which were estimated by the executor, H. S. Hunt, at \$25,000,000 when he filed the will for probate. The report of the appraisers is expected to be filed with the court within a few weeks.

The executor is instructed by the will to sell enough property to pay the debts and legacies, and to divide the remainder between the residuary legatees, Mrs. McLaughrey and Mrs. Stocker.

HEIRS' SHARES \$10,000,000
It has been estimated that these two heirs will receive \$10,000,000 each after all the costs have been paid and after the settlement with Mrs. Baldwin has been carried into effect, including the payment of the \$420,000 fee to the lawyers who negotiated the settlement for the widow and another of unnamed amount of Gavin McNab of San Francisco, who represented the principal beneficiaries of the will in the negotiations.

The earlier will first, it is understood, provided that the widow should have only a small share of Baldwin's property and disposed of all his possessions in the same manner as he did in the final will, which was made shortly before his death.

MARIN COUNTY TO HAVE MANY CELEBRATIONS

General Observance of National Holiday Planned

[Special Dispatch to The Call] SAN RAFAEL, July 2.—Independence day will be celebrated in Marin county with great enthusiasm by the citizens of all the principal towns.

At Tomales there will be a basket picnic at Dillon beach, a ball in the town hall and a literary program.

At Novato the entire population will be invited to a picnic at the city park, a basket picnic and a program of recitations, orations and music in the evening.

Mill Valley will attempt to outdo San Anselmo in its celebration. There will be a baby parade, an encampment of Indians, floats, fireworks, recitations, and a dance in the evening.

San Anselmo, whose citizens have joined a parade of boys, Kentfield, Fairfax, Larkspur and Corte Madera, will have perhaps the most elaborate celebration in the county.

The morning of July 5 there will be a baseball game, followed by a children's drill. At 10 o'clock the grand parade will form near the railway depot and traverse the principal streets and lanes of the town. At 4 p. m. there will be a race for children, men and women, and special races for the firemen of the local department and for the town trustees.

The literary exercises will begin at 8 p. m. on a platform erected in front of the station. The custody of the evening will be State Senator E. B. Martinelli and District Attorney Thomas P. Boyd.

James W. Jones will be grand marshal of the day, while his aides will be Louis Holmes, James I. Taylor and Fred Clapp.

A moonlight picnic at Fairfax park July 3 will also be a part of the general celebration.

CHAUFFEUR'S ASSAILANT DECLARED TOUGH MAN

Frank Ressegue Held for Beating Heidering

[Special Dispatch to The Call] REDWOOD CITY, July 2.—In Frank Ressegue of Vista Grande, who is confined in the county jail, the sheriff's forces believe they have in their grip one of the toughest men in the county. After a search extending over two months Ressegue was captured at Napa, being wanted by the police for a murderous assault on Louis Heidering, a San Francisco chauffeur.

In his defense at the preliminary hearing Ressegue maintained that the chauffeur was the assailant and afterward chased him, revolver in hand.

"Lucky" Baldwin Kept Old Will to Frustrate Contest

The widow and three daughters of the late E. J. ("Lucky") Baldwin.



CURRY MAY ENTER RACE FOR GOVERNOR

Secretary of State Will Enter List if Gillett Decides Not to Run Again

[Special Dispatch to The Call] SACRAMENTO, July 2.—Secretary of State Charles F. Curry is a probable candidate for the republican nomination for governor. If Governor James N. Gillett is not a candidate for re-election Curry will likely get into the race.

This is the "dope" handed out at the capitol today by politicians. "Wait until the governor talks," said Curry, when asked about the report.

"I don't care to talk about anything so far ahead," replied Gillett. Politicians say there is no doubt that Curry will be a candidate if Gillett decides not to get into the race again. Gillett, they say, has not yet made up his mind definitely.

The brief statement of each is the extent of the interviews given by them when the direct questions were asked.

POSES AS LIEUTENANT WHILE SMUGGLING GEMS

C. H. Harrington Attempts Suicide After Confessing

CAPE GIRARDEAU, Mo., July 2.—After posing for a week as a lieutenant in the United States marine corps, C. H. Harrington, recently arrived from the Philippines, last night tried to kill himself with chloroform after confessing, according to the prosecuting attorney, he was a smuggler and not a navy officer.

Harrington's trunk was lost by a railroad, and after identifying diamonds, silks and bric-a-brac which it contained he was a smuggler and not a navy officer.

He said he had brought the goods into this country free of duty by paying a bribe to a customs officer.

LONG BEACH GOES WET IN SPECIAL ELECTION

Liquor May Now Be Served With Meals

LONG BEACH, July 2.—The city of Long Beach went "wet" today by a plurality of 58.

This was upon a special election held to determine whether or not to adopt a proposed ordinance permitting house holders to have liquor on their premises for family use and to be served with meals.

The practical effect is to permit liquor to be served with meals at the new Hotel Virginia, reopened about a month ago after long agitation following raids upon guests at the hotel.

BONDS OF A \$50,000,000 ISSUE ARE TRANSFERRED

Western Pacific's Securities Assumed by Equitable Trust

INDIAN'S DEED STUNS BRITAIN'S POLITICAL CHIEFS

Murder of Colonel and Doctor of Indignation

Detectives Detailed to Guard Lord Morley and Other Colonial Officials

LONDON, July 2.—The murder of Lieutenant Colonel Sir William Hutt Curzon Wylie and Dr. Cawas Lalacca of Shanghai by Madar Lelof Dhinari, an Indian student, Thursday night at the Imperial institute has stirred England in a manner unknown since the Phoenix park murders. It has been a subject of self-congratulation by Englishmen that Great Britain was immune from political crimes of this nature.

Great sympathy is felt for Viscount Morley, secretary of state for India, the difficulties of whose position are greatly increased by the murder.

A strong feeling has been aroused against certain members of the house of commons and others who have encouraged the agitation against the government.

GUARD LORD MORLEY
Scotland Yard has detailed detectives to follow Lord Morley and others connected with the Indian administration.

Newspapers of all shades of opinion urge the government not to swerve a hair's breadth in the direction of weakening the executive authority in India.

Two documents were found on Dhinari. One was a confession of a desire to take the life of a high official because he was dissatisfied with the British rule in India and the other a sort of political creed referring to Englishmen as tyrants and having a suggestion of reward in heaven for any one getting rid of prominent Britishers.

The assassin's family is said to be well known at Amritsar. In the Punjab, where his father is a municipal leader, he is known as a "good" man.

IN AN UGLY TEMPER
In the dock the prisoner appeared quite unconcerned. He stood with his hands in his pockets and shook his head negatively when asked if he wished to say anything. Subsequently, however, he said that he had not willfully killed Dr. Lalacca. "I saw him advance and then he caught hold of me. I fired in self-defense," he declared.

This is the first time the methods of the terrorists have been introduced into public agitation in England and the country has awakened to the fact in an ugly temper. The prisoner, whose name is given as "B," is said to have relatives in good standing in Calcutta.

At the India office the murder of Colonel Wylie, who was a political aide to Lord Morley, secretary of state for India, is declared to be entirely political. Colonel Wylie, so far as is known, had no personal dealings with Dhinari, and the India office says that the outrage was due to some imaginary grievance against the system of government.

FOR FRIENDLY RELATIONS
The National Indian association, under whose auspices the gathering at the Imperial institute was held, was formed for the purpose of establishing friendly relations between the peoples of Great Britain and India.

Sir Alfred and Lady Reid received the guests, who numbered 300 Anglo-Indian retired officers, active members of the Indian service, India officers, officials and students. The scene was a grand one. There were present many native Indians and women in picturesque native costumes, and, with the exception of the assassin, every one was in evening dress. Dhinari was in a plain morning dress and wore a turban.

PREACHING FOR FREEDOM
CALCUTTA, July 2.—There is at present a recrudescence of political excitement in eastern Bengal and meeting to express sympathy with natives who have been deported are of almost daily occurrence. Arabindo Ghose, one of the most prominent of the Indian agitators, is traveling through the country in the interests of an anti-government campaign. He is preaching that the "fat of God has gone out to the Indian nation to unite and to be free and great."

BRIBER PLEADS GUILTY AND PAYS BIG FINE

Columbus Officials Also Escape a Jail Sentence

COLUMBUS, O., July 2.—Judge Kinkead of the common pleas court today fined Nelson Cannon, former agent of the Trinidad paving company of Cleveland \$500 on a plea of guilty of bribing members of the board of public service in a street paving scandal.

Asa Thurbeck, former city engineer, was fined \$200 on a plea of guilty of accepting a bribe of \$100 from the firm, had entered the shop the night previous, but had failed to find anything of value. A trap was set by the police, and after a brief chase the shop was overpowered in the office where he had already commenced work on the safe.

WILL OF STOCK BROKER IS FILED FOR PROBATE

Morris Rehfsch Leaves \$5,000 Legacy to His Sister

The will of Morris Rehfsch, stock broker, who died in Niagara, N. Y., June 25, 1909, was filed for probate yesterday.

It disposes of property stated in the accompanying petition to be worth in excess of \$10,000.

Rehfsch bequeathed to his sister, Lina Rehfsch, an insurance policy worth \$5,000, and the remainder of his estate, he equally divided among his wife, Hettie Morse Rehfsch, and his two children, John Morse Rehfsch, 16, and Caroline Rehfsch, 14, years of age.

"I Am Just Your Phil," Wrote Son of Rich Banker

Two portraits of Miss Clara Haggett. Photographed with her in the circle is Philip E. Bowles Jr.



P. E. Bowles Jr. Makes Deposition in Suit Brought by Clara E. Haggett

OAKLAND, July 2.—Palpating love letters, gifts of money, quarrels, blows, long journeys, jealousies and mutual sharing of the vicissitudes of life enriched the narrative of Philip Ernest Bowles Jr., son of P. E. Bowles, president of the First national bank of Oakland, when his deposition was taken by attorneys for Clara E. Haggett as a step in the trial of her suit for \$50,000 damages based on his alleged breach of promise to marry her.

Constant objections on the part of Bowles' counsel, Attorney W. H. Chickering, failed to stop the tide of admission or to lighten the burden of queries unanswered which now form part of the records of Alameda county, the deposition, which filled 60 typewritten pages, having been filed late this afternoon.

Names well known in social circles of Washington, D. C., form an important feature of the situation. A visit paid young Bowles by his aunt, Beane McNear, and Miss Viva Nicholson, sister in law of former Secretary of the Navy Victor E. Metcalf, to whom Bowles was private secretary while at the national capital, gave rise to a violent quarrel, and led to the deposition of Bowles.

Attorney Chickering objected to the reading of all the letters in the case into the record of the deposition, and threatened to withdraw the witness if the practice were continued.

Bowles admitted that he had first seen Miss Haggett at Seventh street and Broadway, Oakland, at least a year before the fire, and that the same night they had gone riding in an automobile, but she had requested to be taken home early in the evening, interrupting the ride. A year later he met her again, he said, and took her to his mother's summer cottage called The Pines on several occasions, and O. R. B. Leidy attempted to induce the defendant to admit that he had subsequently written most disparagingly of Miss Nicholson to Miss Haggett to placate her.

Miss Campbell, at whose home he had taken his meals at Washington, was also drawn into the affair. Leidy asked Bowles if Mrs. Campbell had not advised him to be guided by his parents and refuse to marry Miss Haggett. Subsequently Mrs. Campbell was said to have telegraphed him to come and assist her to procure a divorce, but the interference of Bowles' parents prevented this. When Mrs. Campbell removed to Sacramento Bowles transmitted her mail, according to queries directed by Leidy. All of these questions met with refusals to answer on advice of Attorney Chickering.

Sending telegrams to Miss Irene Flannery and telling Miss Haggett that they were directed to his mother was another alleged incident which Leidy broached, but to which he failed to secure positive answers.

"I am just your Phil and always will be, for I will never give you up, no matter what you do to me or how you make me suffer," ran a letter said to have been written to Miss Haggett by the defendant and which Leidy read into the record. "I don't want to be in any society but yours. I gave up my folks long ago for you. That other girl was never disappointed by me, for she has lots of other fellows. You say we can always be good friends. We can never be that, for I want to be more than a friend. I want to be your husband. I am awfully sorry, Kit, that I hurt your tooth, for I would not hurt you intentionally or for the world."

"You can be happy, Kit, because my life will be devoted to making you happy, and as to the blot on your life it is only I that can wipe that out, and I am going to do it if it costs me my life, so help me God. Now, Kit, let's not be foolish any more. I won't ever give you cause to mistrust me again, and this time I mean business, so write and tell me that you love me still and that you will give me one more chance, and we will walk hand in hand through the rest of our lives together. I will never give you up, though you tramp me under your feet. So write me that I may still call you mine, as I am your Phil."

Attorney Chickering objected to the reading of all the letters in the case into the record of the deposition, and threatened to withdraw the witness if the practice were continued.

Bowles admitted that he had first seen Miss Haggett at Seventh street and Broadway, Oakland, at least a year before the fire, and that the same night they had gone riding in an automobile, but she had requested to be taken home early in the evening, interrupting the ride. A year later he met her again, he said, and took her to his mother's summer cottage called The Pines on several occasions, and O. R. B. Leidy attempted to induce the defendant to admit that he had subsequently written most disparagingly of Miss Nicholson to Miss Haggett to placate her.

Miss Campbell, at whose home he had taken his meals at Washington, was also drawn into the affair. Leidy asked Bowles if Mrs. Campbell had not advised him to be guided by his parents and refuse to marry Miss Haggett. Subsequently Mrs. Campbell was said to have telegraphed him to come and assist her to procure a divorce, but the interference of Bowles' parents prevented this. When Mrs. Campbell removed to Sacramento Bowles transmitted her mail, according to queries directed by Leidy. All of these questions met with refusals to answer on advice of Attorney Chickering.

Sending telegrams to Miss Irene Flannery and telling Miss Haggett that they were directed to his mother was another alleged incident which Leidy broached, but to which he failed to secure positive answers.

"I am just your Phil and always will be, for I will never give you up, no matter what you do to me or how you make me suffer," ran a letter said to have been written to Miss Haggett by the defendant and which Leidy read into the record. "I don't want to be in any society but yours. I gave up my folks long ago for you. That other girl was never disappointed by me, for she has lots of other fellows. You say we can always be good friends. We can never be that, for I want to be more than a friend. I want to be your husband. I am awfully sorry, Kit, that I hurt your tooth, for I would not hurt you intentionally or for the world."

"You can be happy, Kit, because my life will be devoted to making you happy, and as to the blot on your life it is only I that can wipe that out, and I am going to do it if it costs me my life, so help me God. Now, Kit, let's not be foolish any more. I won't ever give you cause to mistrust me again, and this time I mean business, so write and tell me that you love me still and that you will give me one more chance, and we will walk hand in hand through the rest of our lives together. I will never give you up, though you tramp me under your feet. So write me that I may still call you mine, as I am your Phil."

Attorney Chickering objected to the reading of all the letters in the case into the record of the deposition, and threatened to withdraw the witness if the practice were continued.

Bowles admitted that he had first seen Miss Haggett at Seventh street and Broadway, Oakland, at least a year before the fire, and that the same night they had gone riding in an automobile, but she had requested to be taken home early in the evening, interrupting the ride. A year later he met her again, he said, and took her to his mother's summer cottage called The Pines on several occasions, and O. R. B. Leidy attempted to induce the defendant to admit that he had subsequently written most disparagingly of Miss Nicholson to Miss Haggett to placate her.

Miss Campbell, at whose home he had taken his meals at Washington, was also drawn into the affair. Leidy asked Bowles if Mrs. Campbell had not advised him to be guided by his parents and refuse to marry Miss Haggett. Subsequently Mrs. Campbell was said to have telegraphed him to come and assist her to procure a divorce, but the interference of Bowles' parents prevented this. When Mrs. Campbell removed to Sacramento Bowles transmitted her mail, according to queries directed by Leidy. All of these questions met with refusals to answer on advice of Attorney Chickering.

SENATORS ADOPT CORPORATION TAX

President Taft's Proposal Made Integral Part of the Pending Tariff Bill

Many Democrats Vote With Aldrich After Income Tax Amendment Is Defeated

WASHINGTON, July 2.—The corporation tax amendment, suggested by President Taft, drawn by Attorney General Wickham, and presented to the senate by Senator Aldrich, chairman of the committee on finance, is an integral part of the tariff bill as that bill now stands.

The senate reached a vote on the proposition shortly before adjournment at 7 o'clock this evening and the amendment was agreed to by the large vote of 60 to 11. With all modifying amendments disposed of, many democrats voted with most of the republicans for the amendment.

The income tax question disposed of the senate tomorrow will enter upon the administrative features of the tariff bill, probably taking up the maximum and minimum rate provision.

The reaching of a vote came as somewhat of a surprise to a large majority of the senators, but Aldrich had been confident from the time of his arrival in the senate early in the day, after a brief vacation, that he would succeed in getting a vote before adjournment.

STEADY FIRE OF ORATORY
There was a steady fire of oratory from the beginning of the session at 10 o'clock until 4:30. During that time Hayburn, Hughes, Cummins, Newlands, Raker, Brandage, Root and Aldrich discussed all phases of the income tax question.

Aldrich then asked for a unanimous agreement for a vote on the corporation tax amendment tomorrow at 1 o'clock as he had been conferring with Bailey, Cummins, Borah and other opponents of the amendment and it was generally supposed that they had reached an understanding, but Cummins made an objection to the unanimous agreement. This not only had the effect of preventing the fixing of the vote for tomorrow, but of forcing it today, although it seemed for a while that Aldrich would be disappointed.

Frazier, who has been an opponent of the corporation tax, was absent on account of illness, and Bailey announced his determination to hold the floor until Frazier could make his appearance. Frazier soon came in and then the Texas senator yielded.

LOGGE'S PROPOSAL WITHDRAWN
The first vote was upon the motion to substitute the corporation tax amendment for the Lodge countervailing duty amendment and this prevailed by a vote of 45 to 21. The affirmative vote was cast entirely by republicans.

Logge immediately withdrew his amendment and a vote was taken on a motion to substitute the corporation tax amendment for the income tax amendment offered jointly by Bailey and Cummins. The result was an exact counterpart of the vote on the previous roll call.

Next in order came the vote upon the corporation tax provision upon its own merits, but before this ballot could be reached Bacon sought to obtain action on two amendments presented by himself, both of which Aldrich moved to lay upon the table, which was done.

The final vote was then taken. It was upon agreeing to the corporation tax amendment as a part of the tariff bill. This amendment was adopted by the vote of 60 to 11, and the senate adjourned for the day.

Prohibition of Prize Coupons
Decision to recommend the prohibition of prize coupons in tobacco and snuff packages and practical agreement to increases of most of the provisions of the tobacco schedule of the administrative portion of the tariff bill were reached at a long session of the republican members of a subcommittee of the finance committee today. The increases will be made not only in the tax proposed by the house on cut-and-plug tobacco, but also on cigarettes, cigars and snuff.

The Exceptional Equipment of the California Fig Syrup Co. and the scientific attainments of its chemists have rendered possible the production of Syrup of Figs and Elixir of Senna, in all of its excellence, by obtaining the pure medicinal principles of plants known to act most beneficially and combining them most skillfully, in the right proportions, with its wholesome and refreshing Syrup of California Figs.

The Bath De Luxe Clear the Complexion. Clear it RIGHT. Don't try to cover up blemishes with cosmetics, powders and lotions. Get rid of pimples, eruptions, blackheads, enlarged pores and other skin disfigurements in the only reasonable way. Eradicate the imperfections. Drive away the blemishes. Make the flesh firm, white and smooth; make the skin fine and beautiful in texture. You can do it. Yes, you can do it easily with the Knickerbocker Spraybrush. For Bath, Shampoo and Massage. KNICKERBOCKER SPRAYBRUSH OUTFIT No. 5 - Round - fine brush 3/8 in. in diameter, with 225 hollow teeth, 5 feet fine rubber tubing, faucet connection, neatly boxed, \$1.25. Other styles, \$2.00 and \$3.00. Do not confuse the Knickerbocker Spraybrush with the innumerable cheaply made and unsatisfactory "foambrushes" with which the market is flooded. Insist on the Knickerbocker, and you will not be disappointed. Made by THE PROGRESS CO., Chicago, Illinois. For Sale by THE OWL DRUG CO., San Francisco, Oakland and Los Angeles. THE WEEKLY CALL, \$1 PER YEAR.