

DIAZ IS IN DANGER.

A Serious Attempt at Revolution. GEN. ESTRADA THE LEADER. He Has Two Thousand Followers, and is One of the Ablest of Mexican Officers.

Special to THE MORNING CALL.

NEW LAREDO, Mex., Dec. 28.—This has been a day of excitement and anxiety in this city, as there was every reason to believe that the revolutionists would make an attack on Guerrero, where a large quantity of arms and ammunition were stored.

There have been rumors of another engagement, moreover, at a point about twenty miles south of San Miguel, between 150 revolutionists and a detachment of 80 Mexican soldiers, in which five soldiers were wounded.

The announcement that General Estrada led the revolutionists who defeated the Government troops yesterday has created a great excitement in this city.

It is believed that an attempt is really being made to overthrow the Government and that it is to be done on the 30th inst.

It now seems that there is a large detachment, numbering probably 2000 revolutionists, on Mexican soil, and the Mexican troops will have to fight hard to drive them out.

LAREDO, Tex., Dec. 28.—Seven of the wounded soldiers who were in the late San Ignacio fight were brought to Laredo last night. One thousand United States troops are in the field along the river border between Laredo and Brownsville.

WASHINGTON, Dec. 28.—Captain J. C. Bourke of the Second Cavalry had an interview with Adjutant-General Williams of the War Department yesterday afternoon for San Antonio, Tex. It is understood that he conveys secret instructions for the guidance of General Wheaton in the conduct of the campaign against the Mexican revolutionists.

WANT DAMAGES. Rio Grande Ranchers Do Not Like Losing Their Stock.

NEW ORLEANS, Dec. 28.—A City of Mexico special says: It is authoritatively stated that a number of ranchmen and other residents of the Rio Grande border will file with the Government claims for damages through the deprivations of Texas and Colorado revolutionists.

These bands, while claiming to be of a political character, are nothing more nor less than freebooters, who intimidate settlers and take their horses and cattle or whatever they see fit to appropriate.

These claims, it is understood, will be formally presented to the United States Government with a demand upon this Government for indemnity on the ground that the United States is responsible for not suppressing the outlawry, which originated in its territory.

BEATEN TO A JELLY. Little McGrath Was No Match for Plimmer.

Special to THE MORNING CALL.

CONY ISLAND, Dec. 28.—A large and enthusiastic crowd of sportsmen assembled here to-night to witness the finish fight between Billy Plimmer of England, champion of the world, and Joe McGrath of Ireland, the champion 130-pound man of Ireland, at the Cony Island Athletic Club.

Plimmer was the favorite, being backed by considerable money, but the Irish lad was expected to put up a most stubborn fight and to give everybody a run for his money.

The referee was Johnny Eckhardt and the club timer was Jobb St. John of New York. They fought for a most stubborn fight and McGrath was almost sickened by the blow which was seconded by Charley Norton of Newark, Benny Murphy and Harry Egan of Birmingham, England, and Joe Connolly of Newark, N. J., who were all present.

McGrath was looked after by Martin Murphy of San Francisco, Peter Maher of Ireland and Jimmy Carroll of Brooklyn, and his little brother, who was a member of New York and his timer was Jack Sheehan of race-track fame.

Little was done in the first round, but in the second Plimmer forced matters, punching McGrath down and when the saw fight was over McGrath was almost sickened by the blow which was seconded by Charley Norton of Newark, Benny Murphy and Harry Egan of Birmingham, England, and Joe Connolly of Newark, N. J., who were all present.

McGrath was looked after by Martin Murphy of San Francisco, Peter Maher of Ireland and Jimmy Carroll of Brooklyn, and his little brother, who was a member of New York and his timer was Jack Sheehan of race-track fame.

Little was done in the first round, but in the second Plimmer forced matters, punching McGrath down and when the saw fight was over McGrath was almost sickened by the blow which was seconded by Charley Norton of Newark, Benny Murphy and Harry Egan of Birmingham, England, and Joe Connolly of Newark, N. J., who were all present.

McGrath was looked after by Martin Murphy of San Francisco, Peter Maher of Ireland and Jimmy Carroll of Brooklyn, and his little brother, who was a member of New York and his timer was Jack Sheehan of race-track fame.

Little was done in the first round, but in the second Plimmer forced matters, punching McGrath down and when the saw fight was over McGrath was almost sickened by the blow which was seconded by Charley Norton of Newark, Benny Murphy and Harry Egan of Birmingham, England, and Joe Connolly of Newark, N. J., who were all present.

McGrath was looked after by Martin Murphy of San Francisco, Peter Maher of Ireland and Jimmy Carroll of Brooklyn, and his little brother, who was a member of New York and his timer was Jack Sheehan of race-track fame.

Little was done in the first round, but in the second Plimmer forced matters, punching McGrath down and when the saw fight was over McGrath was almost sickened by the blow which was seconded by Charley Norton of Newark, Benny Murphy and Harry Egan of Birmingham, England, and Joe Connolly of Newark, N. J., who were all present.

McGrath was looked after by Martin Murphy of San Francisco, Peter Maher of Ireland and Jimmy Carroll of Brooklyn, and his little brother, who was a member of New York and his timer was Jack Sheehan of race-track fame.

IT GOT TOO WARM.

Fire and Dynamite Will Not Mix. ONE MAN'S CARELESSNESS. He Built a Blaze Around a Barrel of the Explosive and Walked Away and Left It.

Special to THE MORNING CALL.

LONG ISLAND CITY, L. I., Dec. 28.—Just in the rear of the 21st row of tenements numbered from 21 to 23 Jackson avenue, Ravenswood, is the entrance to the tunnel that the New York City and Long Island Tunnel Company is building under the East River between this city and the New York Central depot.

The dynamite used in blasting from last night and when the men started to work this morning they found that out of the course were disgusted. We won't have anything to do with the quibbling fighters, and anyway the show is not worth the price.

CHOVNSKI AND SMITH. A Proposition for the Two Prize-Fighters to Meet.

PITTSBURG, Pa., Dec. 28.—The sporting editor of a local paper was today authorized to announce that two prize-fighters, a match between Ed Smith and George Joe Chovnski of California for \$5000 a side, the sportsman in question to take the Chovnski end of it. The Chovnski is a well-known prize-fighter and has taken at once both the match and will put up \$2000 additional in thirty days and the remaining \$3000 the night the men enter the ring.

A STAIN OF BLOOD. The First Fight at the San Juan Gold Fields.

SEVENTEEN DESPERATE MEN BATTLE FOR A CLAIM AND ONE IS KILLED AND SEVERAL WOUNDED.

DENVER, Colo., Dec. 28.—An evening paper prints a story of a fight alleged to have occurred at the new San Juan gold fields in Southern Utah. It is rather indefinite, but it is said that the fight occurred at night. The story is to the effect that a fight arose over a claim staked out by some prospector. There were some seventeen men engaged in the conflict and about one hundred shots were fired. The result was the death of one man and several others were wounded.

REPORTS CONFIRM THE STORY THAT THE SAN JUAN MINING CAMP HAS FOLLOWED THE PRECEDENTS SET IN ALL GOLD MINING DISTRICTS BY BAPTIZING ITSELF WITH HUMAN BLOOD.

A courier arrived in Bluffs City today and reported that a terrible battle had occurred yesterday at the site of a claim. One man was killed and several others were wounded. The fight was between two men, one of whom was a prospector and the other a miner.

A private dispatch received from Dolores this evening further confirms the terrible report. The trouble, it seems, grew out of a dispute over the site of a claim. The fight was a desperate one and resulted in the death of one man and several others were wounded.

DESPERATE REMEDIES. Cholera Be Kept Out of United States.

WASHINGTON, Dec. 28.—The subcommittee having in charge the subject of cholera, today reported to the committee on a bill which would prohibit the importation of cholera into the United States.

The bill also authorizes the suspension of immigration from foreign countries where infectious diseases exist.

BOSTON, Dec. 28.—Collector Beard has recommended that the United States Department at Washington, concerning the importation of rats. The order absolutely prohibits their importation from Paris, Rome, Havre, Marseille, Cherbourg, Dunkirk, London, and other ports in Europe.

SALE OF SMUGGLED GOODS. Marsh Goods, Dec. 28.—United States Marshal G. H. Day sold 8000 Manila cigars and eighteen cases of gin which were seized by Collector of Customs H. Z. Osborne at Santa Barbara last summer on the schooner Grand, having been smuggled from Honolulu. The cigars brought \$50 per thousand and the gin \$18 per case.

SUICIDE OF A BARBER. STOCKTON, Dec. 28.—Henrich Franz, an aged barber, who lived here in early days, came back from Oregon two years ago and opened a place of business here. He was a very old man and was suffering from a disease of the heart. He was found dead in his shop, killed himself. He was a single man.

ELECTION CONTEST AT SAN RAFAEL. SAN RAFAEL, Dec. 28.—The election contest over the supervision of the Fifth ward of San Rafael, between George Burkbank, the incumbent, and J. C. Canzler, began in the Superior Court here this morning before Judge Sack of San Francisco. Four attorneys are employed on the case.

KILLED BY A SNOWBALL. BOISE, Dec. 28.—News has been received of the killing of David Barkley and Samuel Nicholson by a snowball near Rocky Bar, in Elmore County, on the 20th inst. The bodies of the men have been recovered and the cause of the death is being investigated.

WANTS TO GO TO THE TOP. WANTS TO GO TO THE TOP. WANTS TO GO TO THE TOP.

WANTS TO GO TO THE TOP. WANTS TO GO TO THE TOP. WANTS TO GO TO THE TOP.

WANTS TO GO TO THE TOP. WANTS TO GO TO THE TOP. WANTS TO GO TO THE TOP.

WANTS TO GO TO THE TOP. WANTS TO GO TO THE TOP. WANTS TO GO TO THE TOP.

WANTS TO GO TO THE TOP. WANTS TO GO TO THE TOP. WANTS TO GO TO THE TOP.

WANTS TO GO TO THE TOP. WANTS TO GO TO THE TOP. WANTS TO GO TO THE TOP.

WANTS TO GO TO THE TOP. WANTS TO GO TO THE TOP. WANTS TO GO TO THE TOP.

WANTS TO GO TO THE TOP. WANTS TO GO TO THE TOP. WANTS TO GO TO THE TOP.

WANTS TO GO TO THE TOP. WANTS TO GO TO THE TOP. WANTS TO GO TO THE TOP.

WANTS TO GO TO THE TOP. WANTS TO GO TO THE TOP. WANTS TO GO TO THE TOP.

WANTS TO GO TO THE TOP. WANTS TO GO TO THE TOP. WANTS TO GO TO THE TOP.

WANTS TO GO TO THE TOP. WANTS TO GO TO THE TOP. WANTS TO GO TO THE TOP.

THE BOUNDS OF THE COURT.

The Findings of the Court Filled. MRS. STONEMAN CLEARED. The Bounds of the Proposed County of San Jacinto Fixed—The New Hawaiian Line.

Special to THE MORNING CALL.

LOS ANGELES, Dec. 28.—In the Brunson divorce case just concluded in the Superior Court here, and in which the name of Mrs. General Stoneman was involved, the findings of the court by Judge Shaw were as follows:

First—From the evidence the court finds that the defendant on or about the month of August, 1891, wilfully and without cause deserted the plaintiff, and that they have not lived as man and wife since said date, and the defendant has without cause refused to live with the plaintiff and to support and maintain her as a wife.

Second—Each and all of the allegations of the complaint filed herein, charging said Mrs. C. H. Stoneman, with adultery, fornication, and other offenses, are true and true and true in every particular.

Third—That each and every of the allegations of cruelty upon the part of the defendant, as stated and charged in said complaint, are untrue.

Fourth—It is not true that the letter copied into the third count of said complaint was received by defendant from the defendant at any time or in any place, and is untrue and false in every particular.

From the foregoing facts the court finds: That the plaintiff is entitled to a decree of divorce, with the custody of the child named in the complaint, and to resume her maiden name of Angela Eliza French. Let judgment be entered accordingly.

THE TEACHERS' CONVENTIONS. Many Papers of Interest Read at Fresno.

FRESNO, Dec. 28.—The State Teachers' Association met in three sections this morning. There are three departments—the grammar and primary school, the normal and the department of the superintendent. Each met in a different hall.

Mr. J. R. Sharpstein, Justice of the Supreme Court, expired at midnight last night from the effects of the paralytic stroke with which he has been afflicted since the 15th inst.

Mr. J. R. Sharpstein, Justice of the Supreme Court, expired at midnight last night from the effects of the paralytic stroke with which he has been afflicted since the 15th inst.

Mr. J. R. Sharpstein, Justice of the Supreme Court, expired at midnight last night from the effects of the paralytic stroke with which he has been afflicted since the 15th inst.

Mr. J. R. Sharpstein, Justice of the Supreme Court, expired at midnight last night from the effects of the paralytic stroke with which he has been afflicted since the 15th inst.

Mr. J. R. Sharpstein, Justice of the Supreme Court, expired at midnight last night from the effects of the paralytic stroke with which he has been afflicted since the 15th inst.

Mr. J. R. Sharpstein, Justice of the Supreme Court, expired at midnight last night from the effects of the paralytic stroke with which he has been afflicted since the 15th inst.

Mr. J. R. Sharpstein, Justice of the Supreme Court, expired at midnight last night from the effects of the paralytic stroke with which he has been afflicted since the 15th inst.

Mr. J. R. Sharpstein, Justice of the Supreme Court, expired at midnight last night from the effects of the paralytic stroke with which he has been afflicted since the 15th inst.

Mr. J. R. Sharpstein, Justice of the Supreme Court, expired at midnight last night from the effects of the paralytic stroke with which he has been afflicted since the 15th inst.

Mr. J. R. Sharpstein, Justice of the Supreme Court, expired at midnight last night from the effects of the paralytic stroke with which he has been afflicted since the 15th inst.

Mr. J. R. Sharpstein, Justice of the Supreme Court, expired at midnight last night from the effects of the paralytic stroke with which he has been afflicted since the 15th inst.

Mr. J. R. Sharpstein, Justice of the Supreme Court, expired at midnight last night from the effects of the paralytic stroke with which he has been afflicted since the 15th inst.

Mr. J. R. Sharpstein, Justice of the Supreme Court, expired at midnight last night from the effects of the paralytic stroke with which he has been afflicted since the 15th inst.

Mr. J. R. Sharpstein, Justice of the Supreme Court, expired at midnight last night from the effects of the paralytic stroke with which he has been afflicted since the 15th inst.

Mr. J. R. Sharpstein, Justice of the Supreme Court, expired at midnight last night from the effects of the paralytic stroke with which he has been afflicted since the 15th inst.

Mr. J. R. Sharpstein, Justice of the Supreme Court, expired at midnight last night from the effects of the paralytic stroke with which he has been afflicted since the 15th inst.

Mr. J. R. Sharpstein, Justice of the Supreme Court, expired at midnight last night from the effects of the paralytic stroke with which he has been afflicted since the 15th inst.

Mr. J. R. Sharpstein, Justice of the Supreme Court, expired at midnight last night from the effects of the paralytic stroke with which he has been afflicted since the 15th inst.

Mr. J. R. Sharpstein, Justice of the Supreme Court, expired at midnight last night from the effects of the paralytic stroke with which he has been afflicted since the 15th inst.

Mr. J. R. Sharpstein, Justice of the Supreme Court, expired at midnight last night from the effects of the paralytic stroke with which he has been afflicted since the 15th inst.

Mr. J. R. Sharpstein, Justice of the Supreme Court, expired at midnight last night from the effects of the paralytic stroke with which he has been afflicted since the 15th inst.

Mr. J. R. Sharpstein, Justice of the Supreme Court, expired at midnight last night from the effects of the paralytic stroke with which he has been afflicted since the 15th inst.

BRUNSON DIVORCE.

The Findings of the Court Filled. MRS. STONEMAN CLEARED. The Bounds of the Proposed County of San Jacinto Fixed—The New Hawaiian Line.

Special to THE MORNING CALL.

LOS ANGELES, Dec. 28.—In the Brunson divorce case just concluded in the Superior Court here, and in which the name of Mrs. General Stoneman was involved, the findings of the court by Judge Shaw were as follows:

First—From the evidence the court finds that the defendant on or about the month of August, 1891, wilfully and without cause deserted the plaintiff, and that they have not lived as man and wife since said date, and the defendant has without cause refused to live with the plaintiff and to support and maintain her as a wife.

Second—Each and all of the allegations of the complaint filed herein, charging said Mrs. C. H. Stoneman, with adultery, fornication, and other offenses, are true and true and true in every particular.

Third—That each and every of the allegations of cruelty upon the part of the defendant, as stated and charged in said complaint, are untrue.

Fourth—It is not true that the letter copied into the third count of said complaint was received by defendant from the defendant at any time or in any place, and is untrue and false in every particular.

From the foregoing facts the court finds: That the plaintiff is entitled to a decree of divorce, with the custody of the child named in the complaint, and to resume her maiden name of Angela Eliza French. Let judgment be entered accordingly.

THE TEACHERS' CONVENTIONS. Many Papers of Interest Read at Fresno.

FRESNO, Dec. 28.—The State Teachers' Association met in three sections this morning. There are three departments—the grammar and primary school, the normal and the department of the superintendent. Each met in a different hall.

Mr. J. R. Sharpstein, Justice of the Supreme Court, expired at midnight last night from the effects of the paralytic stroke with which he has been afflicted since the 15th inst.

Mr. J. R. Sharpstein, Justice of the Supreme Court, expired at midnight last night from the effects of the paralytic stroke with which he has been afflicted since the 15th inst.

Mr. J. R. Sharpstein, Justice of the Supreme Court, expired at midnight last night from the effects of the paralytic stroke with which he has been afflicted since the 15th inst.

Mr. J. R. Sharpstein, Justice of the Supreme Court, expired at midnight last night from the effects of the paralytic stroke with which he has been afflicted since the 15th inst.

Mr. J. R. Sharpstein, Justice of the Supreme Court, expired at midnight last night from the effects of the paralytic stroke with which he has been afflicted since the 15th inst.

Mr. J. R. Sharpstein, Justice of the Supreme Court, expired at midnight last night from the effects of the paralytic stroke with which he has been afflicted since the 15th inst.

Mr. J. R. Sharpstein, Justice of the Supreme Court, expired at midnight last night from the effects of the paralytic stroke with which he has been afflicted since the 15th inst.

Mr. J. R. Sharpstein, Justice of the Supreme Court, expired at midnight last night from the effects of the paralytic stroke with which he has been afflicted since the 15th inst.

Mr. J. R. Sharpstein, Justice of the Supreme Court, expired at midnight last night from the effects of the paralytic stroke with which he has been afflicted since the 15th inst.

Mr. J. R. Sharpstein, Justice of the Supreme Court, expired at midnight last night from the effects of the paralytic stroke with which he has been afflicted since the 15th inst.

Mr. J. R. Sharpstein, Justice of the Supreme Court, expired at midnight last night from the effects of the paralytic stroke with which he has been afflicted since the 15th inst.

Mr. J. R. Sharpstein, Justice of the Supreme Court, expired at midnight last night from the effects of the paralytic stroke with which he has been afflicted since the 15th inst.

Mr. J. R. Sharpstein, Justice of the Supreme Court, expired at midnight last night from the effects of the paralytic stroke with which he has been afflicted since the 15th inst.

Mr. J. R. Sharpstein, Justice of the Supreme Court, expired at midnight last night from the effects of the paralytic stroke with which he has been afflicted since the 15th inst.

Mr. J. R. Sharpstein, Justice of the Supreme Court, expired at midnight last night from the effects of the paralytic stroke with which he has been afflicted since the 15th inst.

Mr. J. R. Sharpstein, Justice of the Supreme Court, expired at midnight last night from the effects of the paralytic stroke with which he has been afflicted since the 15th inst.

Mr. J. R. Sharpstein, Justice of the Supreme Court, expired at midnight last night from the effects of the paralytic stroke with which he has been afflicted since the 15th inst.

Mr. J. R. Sharpstein, Justice of the Supreme Court, expired at midnight last night from the effects of the paralytic stroke with which he has been afflicted since the 15th inst.

Mr. J. R. Sharpstein, Justice of the Supreme Court, expired at midnight last night from the effects of the paralytic stroke with which he has been afflicted since the 15th inst.

Mr. J. R. Sharpstein, Justice of the Supreme Court, expired at midnight last night from the effects of the paralytic stroke with which he has been afflicted since the 15th inst.

Mr. J. R. Sharpstein, Justice of the Supreme Court, expired at midnight last night from the effects of the paralytic stroke with which he has been afflicted since the 15th inst.

Mr. J. R. Sharpstein, Justice of the Supreme Court, expired at midnight last night from the effects of the paralytic stroke with which he has been afflicted since the 15th inst.

DEFATED THE CHAFFEYS.

Another Triumph for the Stanford Football Team. RIVERSIDE, Dec. 28.—The greatest sporting event that has taken place in this city for a long time past was the game of football played between the Stanford University and Chaffey College teams today. The Stanford won the game easily by a score of sixty-eight to nothing.

W. W. FOOE AT STOCKTON. STOCKTON, Dec. 28.—W. W. Foe, candidate for Senator, is in town to meet his friends here. He dined this evening with ex-Congressman Budd, County Clerk York, Thomas H. Williams Jr., John D. Galt and other prominent Democrats among his supporters.

FIRE AT BAKERSFIELD. BAKERSFIELD, Dec. 28.—A fire occurred this morning about 3 o'clock in a house of ill-repute at the corner of Twentieth and M streets. The place was a total loss. The insurance is \$3000. The property belonged to T. W. Galt, president of the Bank of Bakersfield.

CARRIED TO SEA. The Steamer Whitelaw Is Missing. The Wreck Went Out Before the Storm and Has Not Since Been Seen.

Where is the wrecking steamer Whitelaw? She has not been heard of for a week, and then she was going to sea before the fury of the late southeaster.

She had been at work on the stranded Sanson when the storm broke, and since then nothing has been heard of her. Several people are anxious about her, but they have not said very much, although they say she is not in any danger.

The question is, how much of these she had and how long it will take her to get back from the point to which she was blown by the wind.

The vessel is very clumsy and offers a good deal of resistance to the wind. With the engine under way, she would be able to make steady way would have been to go to the point where she was stranded.

She is such a strong vessel there is little danger of anything happening to her by being knocked around and it is also likely she would fill full of water on account of the heavy timbers used in her construction.

Mr. Jackson Has Something to Say About Mr. Corbett. Among the most prominent of sporting men who witnessed the entertainment of the Pacific Athletic Club last evening was Jack Matlock, champion pugilist of England and Australia and aspirant for the world's championship.

The big colored boxer looked splendid, and when asked how he liked the Eastern sport he quickly replied that of the many places he has been in that he had never seen one to compare with California.

Who is the champion pugilist of the world at present? asked the reporter. "With Mr. Corbett," he replied, "but according to rule he has forfeited his title to it. I have offered to fight him for the championship, but he has not accepted."

He has refused to sign an agreement with me, but he has signed a historical engagement with me. "Remember, I do not challenge any man, but I am ready to fight any man who will fight me for two reasons; first, to battle for the championship, and secondly, to settle the question of the world's title which remains unsettled between us."

I certainly do not like this thing of showing up a man who has been in the ring for so long, but I must do something to earn a living if I cannot arrange a battle with men who are in the ring.

Corbett has been a very lucky man. While a professional he has made more money than any other pugilist in the past or present. I certainly envy him, but I don't want to fight him.

It is unfortunate in having met with an accident while training for my fight with Matlock, but I reduced considerably my outdoor exercise.

Young Matlock Gets Off With a Light Fine. SANTA ROSA, Dec. 28.—When the case of The People vs. Matlock was called for with making an assault on Frank Mather with a deadly weapon, was called in Judge Crawford's court today Matlock's attorney made a plea of insanity, and the jury returned a verdict of insanity, and the court ordered that Matlock be committed to the State Hospital for the Insane.

THE PRICE OF AN ASSAULT. SANTA ROSA, Dec. 28.—When the case of The People vs. Matlock was called for with making an assault on Frank Mather with a deadly weapon, was called in Judge Crawford's court today Matlock's attorney made a plea of insanity, and the jury returned a verdict of insanity, and the court ordered that Matlock be committed to the State Hospital for the Insane.

THE PRICE OF AN ASSAULT. SANTA ROSA, Dec. 28.—When the case of The People vs. Matlock was called for with making an assault on Frank Mather with a deadly weapon, was called in Judge Crawford's court today Matlock's attorney made a plea of insanity, and the jury returned a verdict of insanity, and the court ordered that Matlock be committed to the State Hospital for the Insane.

THE PRICE OF AN ASSAULT. SANTA ROSA, Dec. 28.—When the case of The People vs. Matlock was called for with making an assault on Frank Mather with a deadly weapon, was called in Judge Crawford's court today Matlock's attorney made a plea of insanity, and the jury returned a verdict of insanity, and the court ordered that Matlock be committed to the State Hospital for the Insane.

THE PRICE OF AN ASSAULT. SANTA ROSA, Dec. 28.—When the case of The People vs. Matlock was called for with making an assault on Frank Mather with a deadly weapon, was called in Judge Crawford's court today Matlock's attorney made a plea of insanity, and the jury returned a verdict of insanity, and the court ordered that Matlock be committed to the State Hospital for the Insane.

THE PRICE OF AN ASSAULT. SANTA ROSA, Dec. 28.—When the case of The People vs. Matlock was called for with making an assault on Frank Mather with a deadly weapon, was called in Judge Crawford's court today Matlock's attorney made a plea of insanity, and the jury returned a verdict of insanity, and the court ordered that Matlock be committed to the State Hospital for the Insane.

THE PRICE OF AN ASSAULT. SANTA ROSA, Dec. 28.—When the case of The People vs. Matlock was called for with making an assault on Frank Mather with a deadly weapon, was called in Judge Crawford's court today Matlock's attorney made a plea of insanity, and the jury returned a verdict of insanity, and the court ordered that Matlock be committed to the State Hospital for the Insane.

THE PRICE OF AN ASSAULT. SANTA ROSA, Dec. 28.—When the case of The People vs. Matlock was called for with making an assault on Frank Mather with a deadly weapon, was called in Judge Crawford's court today Matlock's attorney made a plea of insanity, and the jury returned a verdict of insanity, and the court ordered that Matlock be committed to the State Hospital for the Insane.

THE PRICE OF AN ASSAULT. SANTA ROSA, Dec. 28.—When the case of The People vs. Matlock was called for with making an assault on Frank Mather with a deadly weapon, was called in Judge Crawford's court today Matlock's attorney made a plea of insanity, and the jury returned a verdict of insanity, and the court ordered that Matlock be committed to the State Hospital for the Insane.

THE PRICE OF AN ASSAULT. SANTA ROSA, Dec. 28.—When the case of The People vs. Matlock was called for with making an assault on Frank Mather with a deadly weapon, was called in Judge Crawford's court today Matlock's attorney made a plea of insanity, and the jury returned a verdict of insanity, and the court ordered that Matlock be committed to the State Hospital for the Insane.

THE PRICE OF AN ASSAULT. SANTA ROSA, Dec. 28.—When the case of The People vs. Matlock was called for with making an assault on Frank Mather with a deadly weapon, was called in Judge Crawford's court today Matlock's attorney made a plea of insanity, and the jury returned a verdict of insanity, and the court ordered that Matlock be committed to the State Hospital for the Insane.

THE PRICE OF AN ASSAULT. SANTA ROSA, Dec. 28.—When the case of The People vs. Matlock was called for with making an assault on Frank Mather with a deadly weapon, was called in Judge Crawford's court today Matlock's attorney made a plea of insanity, and the jury returned a verdict of insanity, and the court ordered that Matlock be committed to the State Hospital for the Insane.

THE PRICE OF AN ASSAULT. SANTA ROSA, Dec. 28.—When