

THEORIES DIFFER IN MACDUFF CASE

(Continued from Page One)

The bullet which crashed through his brain was discovered. The bullet, it was agreed, holds the key to the mystery of whether the supervisor was murdered or took his own life.

Macduff's own revolver, of German manufacture, was found under the left arm of the supervisor's body. One cartridge had been discharged. The right arm was crossed over the chest, the left extended on the ground.

Authorities said firearms experts could readily determine whether the bullet, could it be found, was fired from Macduff's weapon or from some other gun.

The supervisor disappeared late last Friday. When he failed to appear for dinner at McKenzie bridge,

searching parties were organized. The body was found early Saturday morning.

EDITOR AND SENATOR IN WORDY TILT

(Continued from Page One)

and former democratic secretary of the navy, appeared today before the senate lobby committee to tell about an editorial appearing recently in his North Carolina newspaper which demanded that John J. Raskob, democratic national chairman, resign his post because of his opposition to the dry laws.

Raskob, who appeared before the lobby committee last Friday, testified he had contributed \$50,000 to the association against the prohibition amendment. He added that one of the purposes of

the organization was to elect members of congress who advocated repeal or modification of the prohibition law.

Before taking the stand, Daniels posed for photographers. The committee room was packed with spectators.

Senators Walsh, democrat, Montana, and Robinson republican, Indiana, were the only committee members present. Daniels was called by Robinson.

Several in the audience applauded as Daniels took the stand. Robinson asked Daniels if he had ever been a member of the democratic national committee.

"Twenty years," Daniels replied. "From 1924 to 1926."

Robinson then read the editorial appearing recently in the Raleigh News and Observer, published by Daniels, which demanded that Raskob resign because of his connection with the association against the prohibition amendment.

The editorial asserted that Raskob is a member of the union league club of New York, a republican organization.

"Is he still a member?" Robinson asked.

"I don't know," Daniels answered.

The editorial asserted that Raskob was "more interested in destroying prohibition than in the democratic party."

"Does that editorial express your views?" Robinson inquired.

"One moment," Walsh broke in. "I object to that."

"Is this committee going to let Daniels express his views?" Robinson demanded.

"Not if I can prevent it," Walsh snapped.

"Are the facts stated in this editorial true?" Robinson then asked.

"They are," Daniels answered.

Applause broke out in the committee room and Walsh demanded order.

Covington, Ky.—Grand jury indicts 25 men for disturbing anti-caste dinner.

Wilmington, Del.—Court orders Sinclair royalties to pay \$275,000 royalties on oil taken from Salt Creek, Wyo. field.

Bangalore, India—Police fire on striking gold mine workers.

NOTICE OF EXECUTION SALE
Notice is hereby given that under and by virtue of a foreclosure execution, decree and order of sale issued out of and under the seal of the circuit court of the State of Oregon for the County of Union, dated the 31st day of March, 1930, to me directed and delivered upon a judgment decree and order of sale duly made and entered in said court on the 31st day of March, 1930, in a suit therein pending wherein the State of Oregon, represented and acting by A. W. Norblad, Governor, Hal E. Hoss, Secretary of State, George A. Miller, Adjutant General, Walter S. Pflizer and W. C. North, comprising the World War Veterans State Aid Commission of the State of Oregon, is plaintiff, and Blake C. Shields, sometimes known as B. C. Shields,

and Elsie M. Shields, sometimes known as Elsie N. Shields, his wife, and Harry Hoffman are defendants, in which said suit a judgment and decree was duly entered in favor of plaintiff and against the defendants, Blake C. Shields, sometimes known as B. C. Shields, and Elsie M. Shields, sometimes known as Elsie N. Shields, and each of them, in the sum of \$2841.50, together with interest thereon at the rate of 4% per annum from the 21st day of July, 1925, until paid, the further sum of \$22.40, together with interest thereon at the rate of 6% per annum from the 21st day of January, 1929, until paid, the sum of \$250.00, reasonable attorney fees, and for plaintiff's costs and disbursements incurred in said suit, taxed at \$54.50, and in which decree it was further ordered and decreed that the hereinafter described real property be sold under execution in the manner provided by law.

Therefore, by authority of said execution decree and order of sale and in obedience to the commands of said writ, I will, on Wednesday,

the 21st day of April, 1930, at 2:00 o'clock in the afternoon, at the front door of the courthouse in the City of La Grande, Union County, Oregon, sell to the highest bidder for cash in hand, subject to redemption, the following described real property and all of the title, right, interest and equity of the said defendants, and each of them, in and to the said described real property, on the date of the mortgage foreclosed in said suit or since acquired therein or thereto, or that they now have therein or thereby, to-wit:

Lot Four (1), Block Four (4), Wisconsin Addition to the City of La Grande, Union County, State of Oregon.

The proceeds of the said sale to be applied to the payment of the said judgment and decree after payment of the costs of sale of the said described premises.

Dated at La Grande, Oregon, this 31st day of March, 1930.

JESSE BRESHEARS, Sheriff of Union County, Oregon.
Dates of Publication: April 1, 8, 15, 22, 29.

SUMMONS IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR COUNTY OF UNION.

FRANCIS I. LARSEN, Plaintiff, vs. P. BALDWIN LARSEN, Defendant. To P. Baldwin Larsen, named as defendant in the above entitled suit:

IN THE NAME OF THE STATE OF OREGON, you are hereby required to appear and answer the complaint filed against you in the above entitled cause on or before four (4) full weeks after the first publication of this notice against you, and if you fail to so answer and appear, for writ, thereof the plaintiff will pray the Court for judgment and relief against you as follows:

Forever dissolving the bonds of matrimony now and heretofore existing between the plaintiff and the defendant, and that plaintiff have restored to her, her maiden name, to-wit: Frances I. Smith and for such other and further relief as to the court may seem meet and

equitable. THIS SUMMONS IS PUBLISHED by virtue of an order made and entered by the Hon. J. W. Knowles, Judge of the above entitled Court, at La Grande, Union County, Oregon, on the 24th day of March, 1930, which order directed the service of this summons upon you by publication thereof in the La Grande Evening Observer, to be published therein for four (4) consecutive weeks and for five (5)

publications thereof, and requiring you to appear and answer herein within four full weeks after the date of the first publication thereof against you. Date of first publication, March 25th, 1930. Date of last publication, April 22nd, 1930. H. E. DIXON, Attorney for Plaintiff, Residing at La Grande, Ore. Mar. 25, Apr. 1-8-15-22.

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