M'MANIGAL TURNS AT LASTFROM WIFE

Witness in Dynamite Case Angered When Mate Sells McNamara Buttons.

LINCOLN PICTURE IN CELL

Much of Prisoners' Time Passed in Drawing Nitro-Glycerine Cans on Paper-Trial Date Now Is Only Three Weeks Away.

LOS ANGELES. Sept. 19 -- With the trial of the McNamara brothers, socused of murder by dynamite, three weeks away, Ortic E. McManigal, the chief witness for the state, an-nounced today that he had broken with his wife, Mrs. Emina McManigal,

with his wife, Mrs. Emina McManigal, a prospective witness for the defense. "What got ms." he said, "was her selling McNamara defense buttons at a picnic in Chicago, Labor Day. I read about it in the papers. If she wants to have anything more to do with me, she'll have to come to me first."

Without emotion McManigal would be 22 years old the day the trial of the McNamaras begins; that his son. Walter, would be 6 October 8, and his daughter, Evelyn, 8. October 13. It struck him then, he said, that many of the principal events in his life occurred in October.

October.

McManigal has the freedom of a spacious cell, in one corner of which he has an exerciser with which he has managed to keep his weight down to 188 pounds. He has decorated the walls with the pictures of Lincoln and his sen. "Tad": Colonel Hall surrendering to Washington; Joseph Jefferson; several prominent actresses, and a picture of a cowboy holding a revolver at arm's length over the motto. "Live so you can look every man in the eye and tell him to go to hell."

He passes much of his time with a set of mechanical drawing instruments, depicting nitroglycerine cans.

MUNAMARA LAWYER ARRESTED

Contempt of Court for Not Answering Question Charged.

SAN FRANCISCO, Sept. 12,-John R. Harrington, the Chicago attorney ar-

SAN FRANCISCO, Sept. 12.—John R. Harrington, the Chicago attorney arrested here today on a warrant from Los Angeles charging him with contempt of court in connection with the Los Angeles Times dynamiting case, departed for Los Angeles tonight. He refused to discuss the circumstances leading to his arrest.

The specific offense charged in the warrant is refusal on the part of Harrington, who has been working for the defense in the John J. McNamara and the J. R. McNamara case, to answer questions before the grand jury in Los Angeles relative to the suspicion that he has been active in discussing the phases of the case with witnesses for the prosecution. The witness named in the citation is Mrs. Lens Ingersoli, at whose house in this city "J. B. Bryco," said to be the name used by J. R. McNamara, roomed.

Harrington was arrested at the instance of William A. Mondell, head of a detective agency in this city. He furnished hall in the sum of \$1000.

AVIATOR FALLS TO DEATH 56-Foot Drop Is Fatal to John A.

Rosenbaum at Dewitt, Ia. DEWITT, Ia. Sept. 12.—John A. Rossnhaum, of Chicago, was killed here late this afternoon when his aeroplane fell from a height of 56 feet.

He had been in the air only 20 minutees when he lost control of the ma-

Resenbaum was making a trial flight in a Curties biplane when he met death. Other aviators previously had failed to make successful flights in the same machine and this afternoon Ros-enbaum declared he would prove that the machine would fly. He had just started a descent when he lost control.

26,680 ACRES WITHDRAWN

Secretary of Interior Removes Indian Lands From Entry.

WASHINGTON, Sept. 19.—The Secre-tary of the Interior has withdrawn from untry 25.550 acres of land in the Blackfoot Indian reservation in North-

measure indian reservation in North-western Montans.

He has also ratified all withdrawals and registrations heretofore made for irrigation purposes in the reservation.

FINAL APPEAL IS HEARD

(Continued From First Page.) cence of the Canadian voter by persist-

gence of the Canadian voter by persisting in the attempt to substitute the dead body of annexation for the live issue of reciprocity.

"I admire the Great American Republic." said the Promier, but Canada is my native land and I do not want it merged into the American Republic. Under reciprocity we shall be even better friends and furnish an example of great peoples living on either side of an invisible line in poace and amity."

Teaching upon the opposition to reciprocity moted in industrial centers. Sir Wilfrid declared that the manufacturer was, to say the least, short-sighted. If the manufacturers persisted in refusing to accede to the resisted in refusing to accede to the resighted. If the manufacturers persisted in refusing to accede to the resisted in refusing to accede to the request of the farmers for reciprocity and should make their refusal effective, he said, it would not be at all surprising if the farmers should refuse to bear the burden of the protective tariff which was fostering Canadian industries.

"The farmers might go even a step further and ask for more drastic tariff changes," said the Premier.

The Premier concluded his address by referring to his career as leader of the Liberal's and Prime Minister. He

the Liberals and Prime Minister. He declared that he made an appeal to the electors not as an Imperialist or an anti-Imperialist, not as a Frenchman or as an Englishman, but as a Canadian, above all and before all.

AMERICAN PLOT IS ALLEGED

Manufacturers Sald to Be Seeking Control of Western Canada.

HALIFAX, N. S. Sept. 18 .- The Halfax Herald tomorrow will publish that it asserts to be a secret and condential circular from the Department of Commerce and Labor at Washington dated September 1, inclosing the eport of United States Consul-Gea-

eral John E. Jones, from Winnipes, under date of Angust 12.
The circular, as printed, begins by saying that persons who received the circular are cautioned that the information contained therein should not under any circumstances be published and that it is farnished with the understanding it is to be used only for the benefit of American firms and individuals. The report is said to be based on the prospect of an understanding between the United States and Canada and proceeds to say that American manufacturers should investigate the Western Canadian market, which for many reasons should be absolutely controlled by American manufacturers.

solutely controlled by American manufacturers.

Western Canada is growing at a enormous rate, the circular says, and it is expected the population at the end of the present census will show an increase of several millions. Being closely in touch with the markets, the Consul says that he realizes its importance to American trade and believes the seriousness of the situation demands the earnest attention of every lemands the earnest attention of ever-nanufacturer in the United States.

HIGH RATING NOT ASKED

COAST LEAGUE DIRECTORS SAY CLASS A IS ALL RIGHT.

Important Business Not Transacted at Special Meeting Because of Three Magnates' Absence.

SAN FRANCISCO, Sept. 12.—(Special)—The failure to have a full representation of all the clubs prevented the Coast League from transacting any important business at the special meeting called tonight in this city. "Happy" Hogan and Ed Maler, of Vernon, and ex-Judge McCredte, of Portland, found it impossible to attend the meeting, owing to pressing business at home, and only Henry Berry, of Los Angeles,

and only Henry Berry, of Los Angeles, Frank Ish, Cal Ewing and Danny Long, of San Francisco: Ed Walters, of Oakland, and Charley Graham, of Sacramente, were in attendance.

One of the most important resolutions adopted was the determination of the Coast League to remain in the same class as at present. In other words, the Coast League does not desire a higher rating, but does not want to be classed lower than any other minor league. The talk of the American Association and Eastern League of getting a higher classification than Class A was discussed and it was decided that the Coast League would not "stand" for the move. The Coast League will insist on remaining on even footing with the other Class A organizations. A couple of changes were also made

with the other Class A organizations.
A couple of changes were also made in Coast League rules. It was decided by vote that a club has a right to recall a waiver after it has been asked on a player. Previously a club had to deliver a player once a waiver had been asked. It was decided to suspend that rule, which prevented a club from using a player if he was not in the league before September 15, which rule was adopted to do away with uating hig league players after the season in the East closed.

A resolution was adopted to have a committee of six, a director of every club in the league, to act on the schedule at the annual meeting of the league, the date of which will be named later. No official action was taken on the manner in which the major leagues are allowed to draft players from the minors. This matter was put over until the annual meeting of the major

are allowed to draft players from the minors. This matter was put over until the annual meeting of the major leagues at San Antonio this Fall.

It was expected that the matter of dealing with outlaw baseball on the Coast would be taken up and messures adopted to throttle any attempt to start another outlaw league, but it was decided to postpone action until all members of the Coast League could be present.

BULGARIAN IS TWICE THROWN

Peter Buzukos, Greek Grappler, Too Much for Ella Ivanoff.

Much for Elia Ivanoff.

Peter Buzukos won two straight falls from Elia Ivanoff, a Bulgarian lightweight, in a catch-as-catch can bout before a fair-sized crowd in Dreamland Hall last night. Both falls were made with a head scissors, the first in 26 minutes and the second in nine.

Preliminary to the Buzukos-Ivahoff bout. George Merrick and Angal Radeff, Portland youngsters, scuffled about the mat for a few minutes in a bit of comedy wrestling that resulted in two straight falls for the latter. S. C. Noles refereed both matches.

The most exciting svent of the section occurred between the first and second bouts in the major event, when one of the representatives of the losing faction loosened up on Buzokos a liquid

one of the representatives of the losing faction loosened up on Burokos a liquid flow of unintelligible Bulgarian. The Greek apparently understod and resented the remarks, for he came out of his corner with a jump and was starting a little mill on the side, when the referee and bystanders interfered and pacified the two.

POEMS INCIDENTAL TO PLEAD-ING, SAYS GOVERNOR.

Steadfast Wife and Daughter Change Death Sentence and Peace Returns to State Executive.

TACOMA, Sept. 15,-In an interview

TACOMA. Sept. 13.—In an interview tenight, Governor Oswald West, of Oregon, who came to this city to attend the wedding of his niece tonight, declared two women and not a poem, caused him to save Jesse P. Webb, the Oregon murderer who was reprieved on the way to the gallows.

"It has been said I was moved to reprieve Webb by reading Stanton's poem. They are Hanging Bill Jones." The truth is, Webb's wife and daughter kept on my trail until I felt like a dog. But I've felt right ever since, and that shows I did the right thing. When I saw those women in my office the morning set for the hanging I knew Webb should never swing.

"I didn't have any sympathy for

worning set for the hanging I above Webb should never swing.
"I didn't have any sympathy for Webb," said Governor West, "but his wife and daughter kept on my trail day and night and such loyalty to the man who had been good to them in his sober momenia, the man who was their husband and father, seemed to me to demand some return. The morning of the hanging they were in my office to make a last plea, wet and so foriern. I told my secretary to give the newspapers some reason why I reprieved Webb. He did. But the real reason was because his wife and daughter asked for it. And I've felt right ever since. Before I reprieved him I used to feel like a dog."

Battling Nelson Winner.

BOSTON, Sept. 19.—Battling Nelson ex-lightweight champion, hamnered his way to victory in his bout with Billy Nixon, of Cambridge, here to-night, the referee stopping the fight in the tenth round of a scheduled 12-round bout.

Indictments Returned Against Six Prominent Officials in Restraint of Trade.

CONSPIRACY IS CHARGED

Violation of Anti-Trust Law Seen in Merger of Three Shoemaking Concerns and Methods of the New Organization.

BOSTON, Sept. 19 .- Six men connected with the united Shoe Machinery mpany were indicted teday by the Federal grand jury for alleged violations of the Sherman anti-trust law. Two indictments were returned, alleging the maintenance of an unlawful combination and conspiracy in restraint of trade on the part of President D. Winslow, Vice-Presidents Edward P. Hurd, George W. Brown and William Barbour, Counsel E. P. Howe and

James Storrow.

All except Barbour, who is a New Yorker, live in Boston. All except Storrow are directors of the company. Storrow resigned from the directorate just before the municipal election two years ago, when he was a candidate for Mayor of Boston.

Merger Held Illegal.

The indicted officials will be summoned into court within the next 10 days to plead to the indictments and furnish bail. The trial will not take place until next Winter.

William S. Gregg. Special Assistant attorney-General, said of the indictments: "Both indictments charge that the six defendants have been working through the instrumentality of the United Shoe Machinery Company, which they have dominated and controlled in a way to make them as individuals criminally liable under the Sherman act.

(Continued From First Path the agitation in that city was tonight. A mob threw up a and derailed a tramcar, while mob tried to storm a convening through the instrumentality of the United Shoe Machinery Company, which they have dominated and controlled in a way to make them as individuals criminally liable under the Sherman act.

act.
"The indictments set forth all the facts primiting to the merger of the facts i rialning to the merger of the three old shoe manufacturing corporations—the Consolidated and McKay Lasting Machinery Company, formerly dominated by Winstow, Hurd & Brown; The McKay Shoe Machinery Company, formerly dominated by Storrow, and the Goodyear Shoe Machinery Company, formerly dominated by Harbour & Howe under the name of the United Story Machinery Company, and the sub-Shoe Machinery Company, and the sub-sequent carrying on the the business under that name.

Company's Royalty Big. "Then is told the story of the op-Then is told the story of the op-pressive uniform lease provisions, re-quiring shoe manufacturers to patron-ize the United Company exclusively on pain of having their leases canceled and the machinery removed from their factories."

head, who learned shoemaking in a small factory in Salem, Mass, owned by his father. The company was reorganized in 1905.

It is said the royalty paid the United Company is about 2 2-3 cents on each pair of shoes.

Last year the company brought suit against Thomas G. Plant, a Besion shoe manufacturer, charging patent infringements. Plant sold his shoe machinery and patent rights to the United Company after a bitter fight.

DOG KAUFFMAN'S NEMESIS

Flea-Bitten Pup Puts Jinx Upon Driver and His Auto.

"Hi, there! Get out of the way! Scat!

G. J. Kaufmann, manager of the Portland Hotel, was learning to drive an automobile he had just purchased and shouted in vain at a mongrel dog directly in the path of the sputtering car, but the dog only blinked and scratched at a fies with his right hind leg. Beads of cold perspiration stood out on Kaufmann's forehead, his face became ashen and his eyes bulged as he clutched the wheel and braced himself for the collision.

The flea continued biting and then Kaufmann shut his eyes. There was a yelp and Kaufmann sat limply in his seat, while the instructor riding with him reached over and shut off the gasoline. rectly in the path of the sputtering

"Did I kill him?" saked Kaufmann, wiping the cold beads of perspiration from his brow and looking nervously

around.

"Hard to say," replied the instructor.
"Sometimes they die and sometimes
they don't, but you certainly got that
one square in the middie."
"It was Kaufmann's first trip in the
car and after the accident the instructor drove the remainder of the way
home and Kaufmann has since kept the
big car safe in the garage, where there
are neither fleas nor dogs.

SPAIN FACES REVOLUTION

(Continued From First Page.) the agitation in that city was renewed tonight. A mob threw up a barricade and derailed a tramcar, while another mob tried to storm a convent. In the street fighting one workman was

It is reported that the residents of Alcocer, before the troops arrived, burned the official buildings, dyna-mited a bridge and cut the railroad. All policement in Madrid have been armed with carbines

The inhabitants of Alcocer and Carcagente revolted today, drove out the authorities and proclaimed a commune. A strong body of troops was dispatched from Valencia and occupied the towns, as well as Cullera, where yesterday a judge engaged in tthe trial of rioters.

Valencia was comparatively quiet today, but a band of 3000, many of whom are armed, are roaming over the country, famenting disturbances.

Resisting Officer Proves Costly.

Pete Moore, who fought his way to liberty recently after being arrested by Alex Gullikson, pleaded guilty rester-day in the Circuit Court to a charge of resisting an officer and was sentenced The United Shoe Machinery Company to six months in jail.

came into being in 1889. It was founded by Sydney N. Winslow, its present

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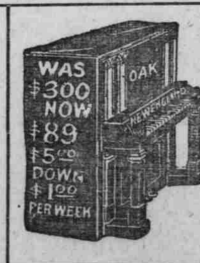
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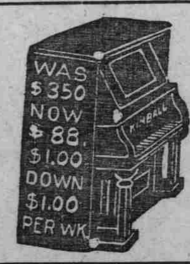














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