

CLUBMAN SUED BY DISCARDED WIFE

Mrs. Pedar S. Bruguere Finds Divorce Invalid and Asks Support.

AFFAIRS ARE COMPLICATED

San Francisco Physician's Wife Quits Man She Married When She Thought She Was Free. She Has No Money.

SAN FRANCISCO, Cal., July 22.—(Special.)—The complicated marital relations of Dr. Pedar S. Bruguere, widely-known San Francisco clubman, and his second wife, mother of his only child, again were brought to public notice today when there was filed in the Superior Court here the action of Mrs. Bruguere for maintenance for herself and son, Pedar. Mrs. Bruguere asks that \$250 per month be awarded for herself, \$150 a month for the child and \$500 for attorney's fees. Her complaint recites that Dr. Bruguere has an income from his practice of \$500 a month and that he enjoys an allowance of \$200 from his mother.

Mrs. Bruguere formerly was Miss Andrews, and was widely admired on the Pacific Coast for her beauty. She was the only one of Dr. Bruguere's wives who won the approval of his mother, with whom she traveled from New York after her marriage to Stewart Denning in Atlantic City, was annulled by the New York Supreme Court.

Mrs. Bruguere in New York. In the complaint filed today is given the first authentic account of a variously-told story of the marital troubles of the couple. The complaint was signed by Mrs. Bruguere in New York July 19, and this is the only indication of the whereabouts of Mrs. Bruguere and her son at this time.

Mrs. Bruguere sets forth that she was married to Dr. Bruguere in Reno in 1902, within a few months after a divorce was granted him San Francisco Superior Court from his first wife, Madeline. His decree specifically prohibited him from marrying in California within one year, but Mrs. Bruguere asserts that he took her to Reno to evade the prohibition upon an immediate marriage by the court. They returned to San Francisco at once, where Dr. Bruguere resumed his practice, and on September 5, 1903, Pedar, Jr., was born.

Story of Cruelty Told. Ten months afterward, Mrs. Bruguere says, she was forced by the meekness and cruelty to which her husband subjected her, to leave him. Six months later, in February, 1905, Dr. Bruguere went to Reno and established what Mrs. Bruguere declares to be a fraudulent residence for the purpose of bringing an action for divorce, which he did on September 16, 1905.

In his complaint he charged cruelty and desertion, and asked the custody of her child. He was granted a decree without service of notice being made on Mrs. Bruguere, she says, but the custody of the child was awarded to Mrs. Bruguere.

It was not until a long time after the Reno divorce was granted, Mrs. Bruguere says, that she learned of the action. Believing the Reno divorce to be valid, she says, she married Denning in Atlantic City on July 20, 1907.

Divorce Not Valid. On January 5, 1910, she was informed by a lawyer that the Reno divorce was invalid and that she was not the wife of Denning, but still the wife of Bruguere. In order that she might have a judicial determination of her status, Mrs. Bruguere brought suit in the Supreme Court of New York for the annulment of her marriage to Denning. The Supreme Court Referee Henry Earl heard the evidence and declared the Reno divorce to be invalid and annulled the marriage of Denning.

Mrs. Bruguere recites in her complaint that she is without property and in need of funds.

FAITHFUL DOG FINDS BOY

Son of James Holcomb, of Richland, Accidentally Shot.

BAKER, Or., July 22.—(Special.)—A searching party, started by his faithful dog after an all-night hunt, found the body of Earl, the 16-year-old son of James Holcomb, of Richland. He had been shot. His shotgun was found lying in an irrigation ditch three miles from town, indications showing that the body had rolled down the bank.

The boy left home yesterday morning with his dog. The dog returned at 9 o'clock. The parents and friends then started out.

The boy was so careful in the use of firearms that there was a question as to whether he accidentally shot himself or was unknowingly killed by hunters.

The father is a merchant of Richland.

CONTEMPT CHARGE DENIED

Leadston Timberman Arraigned in Federal Court.

BOISE, Idaho, July 22.—(Special.)—Charged with contempt of court for sending a telegram to George W. Fletcher, president of the Idaho National Bank, of this city, when he was a member of the special Federal grand jury, William Dwyer, a timberman of Leadston, was arraigned in the Federal Court here today before Judge Friedrich and pleaded not guilty. The court will pass judgment tomorrow.

Dwyer does not deny sending the telegram, but asserts he did not know that Fletcher was a member of the jury at the time. He charges that G. W. Thompson, to whom the telegram referred, had been instrumental in securing the indictment of many Leadston men for political reasons and, as he knew Fletcher was familiar with the facts, he sent the telegram as expressive of the hope that Thompson would be indicted.

SALOON INTERESTS LOSE

Anti-Liquor Shipment Bill Is Reported Favorably in Senate.

SCENE AT ROSENTHAL'S FUNERAL, AND FIGURES IN NEW YORK MURDER INVESTIGATION.



Above, District Attorney C. S. Whitman, Who Conducts Investigation; Mayor Gaylor and Police Commissioner Waldo—in Center, Photograph of Crowd at Rosenthal Funeral—At Right, Police Lieutenant Charles Becker, Who Is Under Fire—Below, Inspector Hughes and Commissioner Dougherty.

that the actual murderers are not in custody. The grand jury is busy with two propositions—the question of police participation in gambling, as charged by Rosenthal, and the murder.

Lieutenant Charles Becker, head of the "strong arm squad," who has been the central figure in the charge against the police, was today transferred to an uptown precinct, where he will do desk duty.

Jack Sullivan was held as material witness in 1909 bail.

Mayor Orders Harmony. An important development of the day was the entrance of Mayor Gaylor into the case. By order of the Mayor, the independent investigations which have been conducted by the police and the District Attorney's office, have been concentrated under District Attorney Whitman.

Mayor Gaylor summoned Police Commissioner Waldo and instructed him and Deputy Commissioner Dougherty to act in harmony with the District Attorney, no matter what friction might have crept between them. The result was that Dougherty went at once to see Whitman.

Meanwhile the country-wide search for the actual assassins of Rosenthal continued, both the police and private detectives whom the District Attorney had employed taking an active hand. Five men whose names have been obtained from those men under arrest are wanted, and some of them are understood to be in Chicago, having fled New York the day after the shooting, Commissioner Dougherty has admitted.

Festival of Erin to Be Revived. CHICAGO, July 22.—The first of a series of celebrations planned by the Gaelic League of Ireland to revive the ancient festival of Erin, the Feis, will be held here next Sunday. The Feis was organized 2700 years ago at Tara, and compares with the Mod of the ancient Scottish Highlanders and the Statedeod of Wales.

TWO OBTAIN WRITS

"Murder Car" Suspects Fight Being Imprisoned.

FIVE ARE HELD AT TOMBS

District Attorney Obtains Names of Five Men Supposed to Be Assassins From Those Now Under Arrest.

(Continued From First Page.) the murder and at the time it occurred. Actions Are Related. This was Rose's day in brief as Mr. Dougherty told it: from his home at Anverne to the city; to the Sam Paul Association and thereafter to the Lafayette Baths; to Dora Gilbert's with a reporter for a morning newspaper; to the latter's office to supply that newspaper with Dora Gilbert's affidavit blackening Rosenthal's reputation; to Tom Sharkey's in a red automobile, which broke down; to the gray Libby-Shapiro car, which had been called from the Cafe Boulevard; to the home of Rose's brother-in-law, Max Blaumer, at Seventh avenue and One Hundred and Fortieth street; to Sixth avenue, near Forty-third street; to Jack's restaurant, then (there the story was vague) to Broadway and Forty-second street, where somebody ran up to him and told him Rosenthal had been shot.

Mr. Dougherty also told of the statements of Shapiro, which corroborated the statement of Rose.

Coroner Ignores Objections. Mr. Whitman said that he had shown testimony enough to warrant the holding of Rose as the man who hired the murderers' car and took it near to the murder and hung about until the murder was done.

Over Mr. Sullivan's loud protest the Coroner held Rose as he had held Libby and Shapiro until Thursday.

"Bridgie" Weber was held after a short narrative by Dougherty, giving Weber's story of his whereabouts on the night of the murder, supplemented by an account of Shapiro's statement that the actual murderers got into the gray car at Weber's place and went to the Metropole.

DARROW JUROR ILL WITH APPENDICITIS

Hearing Is Halted and 13th Man May Be Called as Regular Member.

TWO WITNESSES REMAIN

Neither Johnson Nor Tveitmoe Are Summoned on This Account. Trial May Be Shortened at Least One Week.

LOS ANGELES, Cal., July 22.—The bribery trial of Clarence S. Darrow was unexpectedly halted today by the serious illness of Juror L. A. Leavitt. Because of the illness of his wife, the juror had been permitted to spend the week-end at his home in custody of a deputy sheriff.

Shortly before court convened, a telephone message was received from El Monte to the effect that Leavitt had suffered a severe attack of appendicitis. Not knowing the physician who made the report, Judge Hutton selected a local doctor to visit the juror and report to the court at 10 o'clock tomorrow morning, to which time an adjournment was taken.

If an operation is necessary, the services of A. M. Blakely, the 12th juror, probably will be required. Leavitt had an attack of illness several weeks ago which delayed the trial for a few days.

Labor Leaders Not Called. But two important witnesses remained to take the stand for the defense, the accused himself and Leconte Davis, his former associate in the McNamara trial. The attorneys for the defense declared they would not require the testimony of Mrs. Darrow or A. Tveitmoe and Anton Johannsen, and because this view the trial probably will be shortened by at least a week.

Neither Johannsen nor Tveitmoe, the San Francisco labor leaders, had been summoned by the defense and it had been expected that Tveitmoe at least would be called to testify concerning the check for \$10,000 he was alleged to have cashed last September at a San Francisco bank. The check had been indorsed by Mr. Darrow and it was the contention of the prosecution that the currency received had been used by the McNamara defense for corrupting jurors and witnesses.

Members of the defense declined to say whether there was any connection between the determination not to have Tveitmoe testify and the refusal of Judge Hutton several days ago to allow the defense a copy of Tveitmoe's testimony before the February grand jury. At that time Tveitmoe is said to have admitted receiving and cashing the check, but he is said to have testified that the money was given him by Mr. Darrow for the purpose of paying certain expenses of the McNamara defense in San Francisco.

Thirteen Jurors Seldom Impaneled. Should the alternate juror become a regular member of the jury, it will be the first time in the history of American courts, according to the attorneys, that such a condition has prevailed.

Juror Blakely has been subject to the same conditions and restrictions as the others jurors, but according to the law he could not vote on a verdict unless a regular juror became incapacitated for service.

Thirteen jurors have been impaneled only a few times since the law was enacted in this state, but in no case has the alternate been required to participate in the final proceedings.

ALASKA JUDGE IS NAMED

President Nominates Fuller to Succeed Overfield at Fairbanks.

OREGONIAN NEWS BUREAU, Washington, July 22.—Believing in the policy of giving Alaskan offices to Alaskans, the President today, on recommendation of Governor Clark, nominated Frederick E. Fuller, of Alaska, as United States Judge for the Fairbanks district, Alaska, and reappointed James J. Crossley District Attorney for that district.

Judge Overfield, of Fairbanks, has been transferred to Valdez to succeed Judge Cushman and Judge Fuller is to succeed Judge Overfield.

McFarland and Murphy Matched.

CHICAGO, July 22.—Packey McFarland and Eddie Murphy have been matched to fight ten rounds at Kenosha, Wis., probably on Labor day. The date, it was said, had not been definitely fixed, and it was also announced that interference by the authorities is not expected. The fighters will weigh 135 pounds.

Father of Dillon Dies.

LOS ANGELES, Cal., July 22.—Levi Dillon, father of Frank Dillon, manager of the Los Angeles Coast League baseball club, and uncle of Clark Griffith, of the American League, and widely known as one of the first importers of Norman draft horses into this country, died at his home in Huntington Park last night. Mr. Dillon came to California from Norman, Ill., last Fall. The body will be taken to Norman for burial.

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