

GOOD EVENING

THE WEATHER

Showers tonight and Wednesday; southerly winds.



Journal Circulation

Yesterday Was 25,516

VOL. V. NO. 96.

PORTLAND, OREGON, TUESDAY EVENING, JUNE 26, 1906.—SIXTEEN PAGES.

PRICE TWO CENTS.

ON TRAINS AND NEWS STANDA, FIVE CENTS

MILLIONAIRE HARRY THAW IS HELD FOR MURDER

SENT TO CELL IN TOMBS ON EVIDENCE OF POLICE

EVELYN NESBIT LOCATED AND WATCHED BY POLICE BUT SHE IS UNMOLESTED

Wealthy Pittsburger Taken to Court in Bedraggled Evening Clothes and Lined Up With Petty Thieves--Crime Due to Jealousy. Will Probably Plead Emotional Insanity. Attorneys Engaged by Defendant

(Journal Special Service.)

New York, June 26.—His nerves unstrung, a nervous wreck, Harry Kendall Thaw, multi-millionaire, member of a leading family of Pittsburg, brother of the Countess of Yarmouth, still wearing his bedraggled evening clothes, was arraigned this morning for the murder of Stanford White, a prominent architect, whom he shot to death last night during the performance of the musical extravaganza "Ma'm'selle Champagne" at the Madison Square roof garden. Thaw was remanded to appear before the coroner, White's attentions to Mrs. Thaw, formerly Evelyn Nesbit, a celebrated stage beauty and artists' model, are believed to be the cause of the tragedy.

The proceedings before the coroner were brief. On the affidavit of Patrolman Debs that Thaw said to him "I shot him," Thaw was held without bail and sent to the Tombs. Assistant District Attorneys Knott and Turnbull are conducting the prosecution. At the Tombs Thaw found that the police had procured him a business suit from his apartments. He quickly changed and was taken to his cell where he conferred with his counsel.



Mrs. Harry Kendall Thaw, Formerly Florence Evelyn Nesbit.

SIX CHUG-CHUG PEOPLE PAY

Judge Cameron Fines Well Known Men Whose Automobiles Went Too Fast Saturday Night—Twenty-five Dollars Each

It was "Automobile day" in the municipal court this morning and the air of the stuffy courtroom was redolent with the odor of gasoline and cylinder oil. Six members of the elite of automobilism appeared as defendants to answer to the charge of having raced their respective benzine buggies at a greater rate of speed than that provided in the city ordinance. The testimony was punctuated with reference to carbureters, spark coils, water jackets, emergency brakes and kindred matters appertaining to chug-chug wagons in general.

FORGER STOLE TYPE IN ORDER TO PRINT SWINDLERS CHECKS

Los Angeles, June 26.—Wholesale forger, so clever and unusual that it baffled the detectives in the police department, was unseated by Detectives Jones and Boyd and the forger himself placed behind the bars. He gives the name of C. L. Andrews, although he is accused of aliases and admits part of the work. The police claim Andrews printed his own blank checks, writing them in such a way that they appeared to be the paper of a large and prosperous corporation. To get the type they claim he broke into a printing office on South Broadway. He stole type and set it up, then returned later and printed the checks.

DOG LOST IN QUAKE FINDS YOUNG MASTER FIFTY MILES AWAY

San Jose, June 26.—Wagging his tail wearily, Marshal Oyama, a Cocker spaniel yesterday found the son of his master after having been lost since April 18. The dog, who was in San Francisco at the time of the fire, made his way to Santa Clara college 50 miles, where C. E. Spader is a student. By a circuitous route he gained the boys' playground and with a happy but tired back lay down at the boy's feet and rolled over to be petted. Only once before had the animal been to the institution in which the boy lives, and then it was with his master. C. Spader, the San Francisco real estate man.

SEARS SAYS GRAND JURY IS REGULAR

Was Properly Drawn and Court Had Power to Allow Juror Akeyson to Resign

Judge Decides Body Has Power to Proceed With Investigations With Assurance That Its Work Will Be Legal and Effective in Every Particular.

Presiding Judge Sears of the circuit court this morning decided that the present grand jury was regularly drawn and that there was nothing irregular in allowing Juror Olaf Akeyson to resign. This decision was handed down in the case of the assault charge against Charles Bock, who is accused of having led the attack on the crew of the Johan Poulsen on the night of June 12. Bock was indicted by the grand jury.

JUDGE CAMERON FINES WELL KNOWN MEN WHOSE AUTOMOBILES WENT TOO FAST SATURDAY NIGHT—TWENTY-FIVE DOLLARS EACH

It was "Automobile day" in the municipal court this morning and the air of the stuffy courtroom was redolent with the odor of gasoline and cylinder oil. Six members of the elite of automobilism appeared as defendants to answer to the charge of having raced their respective benzine buggies at a greater rate of speed than that provided in the city ordinance.

WORD AND STEVENS STAND EVEN TODAY IN VOTE RECOUNT

Totals at Noon Showed Word Had Gain of Five Votes Over Official Returns, Placing Him at Tie With Republican Sheriff-Elect. Great Interest Shown in Recount—Four Word Ballots Held Up for Decision

over again until tomorrow at the beginning of the morning session, 8 o'clock. During the counting of the Fifty-third precinct today two Word ballots were found which were marked much in a similar manner. Judge Fraser stated that the marks were probably made by the judges but unless that fact could be established the ballots would have to be rejected. He counted them as blanks and laid them aside with the understanding that the judges of precinct 53 would be subpoenaed to appear in court tomorrow morning. Thus, though the actual figures of the recount leave the candidates with no advantage between them, it will be seen that Word has a bit the better of the situation.

Result of the recount to completion of fifty-sixth precinct: Total number of ballots counted 14,064. For Stevens 7,118. For Word 6,946. Blanks 922. Word's gain on the official returns 5. Stevens' lead on official returns was five. Word and Stevens therefore stand even.

HOLLAND ALARMED OVER QUEEN'S ILLNESS

The Hague, June 26.—Queen Wilhelmina has had a sudden attack of illness which has caused much alarm in this country. Her health has been since her marriage and there is great popular indignation against her husband.

MILLIONAIRES IN DISGRACE Insurance, Beef and Other Scandals Makes American Captains of Industry Hide Their Heads in Europe

London, June 26.—While the capitalists of Europe are thronged with well-to-do Americans, there are singularly few famous American millionaires in evidence anywhere. The recent insurance, beef and other trust scandals have made the American multimillionaires unpopular in Europe. Most of the illustrated newspapers in London are reproducing beef and oil cartoons, wherefore newspaper readers in London and other capitals are familiar with the indignation of the American magnates.

NEW SECRETARY CHOSEN

George S. Allen Resigns and John Corbish Is Elected to Position.

The feature of this morning's session of the grand jury was the selection of a new secretary. George S. Allen, who has occupied that position since the organization of the jury a little more than a week ago, wearied of the task and informed his colleagues that the time had come for them to choose his successor. He retired from the room and remained out while his resignation was under discussion. When he went inside again he was informed to his great satisfaction that John Corbish had been elected secretary. The reason given by Mr. Allen for resigning his position was that the work was altogether too arduous. He will continue, however, to take an active part in all investigations as a member of the jury.

G. W. Kleiser Wants Fair Play

G. W. Kleiser of the advertising firm of Foster & Kleiser was the last of the defendants to be heard. He was accused of having run his big touring car at 23 miles an hour at half past eight o'clock on Saturday night. Mr. Kleiser made an extended plea for clemency and fair play. He pointed out that all of these accused were reputable business and professional men and declared that the method of timing adopted by the policemen gave the motorists the worst of it. He admitted that there were many reckless chauffeurs, but maintained that if he and his codefendants were guilty they were not of the same class as the 95 per cent of the motorists of the city violated the ordinance.

COULDN'T GO FAST, THEY SAY

The testimony was adduced on the part of the defense as to the inability of the majority of the cars to develop a greater rate of speed than 15 miles an hour. The prosecution under the able direction of Deputy City Attorney Fitzgerald proved by competent testimony that all of those arrested were guilty of a violation of the ordinance. This decision came as a thunderbolt to the automobilists, particularly in view of the recent rise of 1 cent per gallon in the price of gasoline following John D. Rockefeller's munificent gift to the victims of the San Francisco disaster.

FRASER OF FINE CLOTHES

Upon the calling of the cases by Clerk Hennessey the motorists ranged themselves in line in the place usually occupied by a motley collection of vagrants and in answering to their names entered a plea of not guilty. For the festive occasion leather coats, gaudy suits, caps and goggles had been laid aside and the latest creations of the haberdasher and tailor were in evidence. The first case to be considered was that of Dr. A. E. Mackay, who was accused of having driven his Oldsmobile runabout down Washington street at a speed of 24 miles an hour. Patrolman Matt Murphy was called to the stand and told in detail of having measured off 500 feet on Washington street between Ella and King streets and the method of securing the exact time of autos by means of a system of signals between him and Patrolman Smith with the aid of a stop watch. According to Murphy's testimony Dr. Mackay covered the measured course at 7:25 o'clock Saturday evening in 19 seconds, which figures 24 miles an hour.

(Continued on Page Three.)

(Continued on Page Two.)

(Continued on Page Three.)