

INSANITY WILL BE HIS DEFENSE

His Attorney Declares Daly Has Been Out of His Mind for Months.



Harry Daly, Who Shot Harry Kenny Last Evening.

That Harry Daly, the murderer of Harry Kenny in a saloon Monday night, is crazy and has been so for months, is the contention of Attorney John H. Stevenson, who has been selected to represent him. Mr. Stevenson said this morning at the municipal court that Daly is not in his right senses. "He has been brooding," said the attorney, "for months and months and his mind would shoot if the money was not paid him. He could not get a job and the first instinct of his weakened brain, charged with liquor was to kill. Mental irresponsibility will be our defense."

Daly still maintains that he remembers absolutely nothing of the affair, and asks to admit that he is guilty and refuses repeatedly to speak with Mr. Stevenson.

A preliminary hearing was granted him this morning. No defense had been prepared and the state had arranged no prosecution. Thomas Lyons, the old man who witnessed the shooting, was called to the witness stand and testified that Daly had asked Kenny for his old position and on being refused demanded money. "Kenny again refused," Daly said, "and you don't give me that money, by God I'll shoot you."

"Shoot me!" returned Kenny, throwing his hands in the air. With that Daly pulled his revolver and shot. Daly will be bound over to the grand jury.

HESITATE TO DENOUNCE

Honey is not a member. Besides, he said, the resolution contained no commendation of Mr. Honey, other than by implication.

J. C. Yeacoe was the first to oppose the resolution. "It has seemed to me," he said, "that newspaper condemnation of any man charged with graft is wrong. These resolutions are not the very best of timekeepers and exactly as represented to be we will gladly refund your money. Mail orders only. The money if sales over counter exhaust present supply. If you are not prepared to purchase one of these watches now call and we will reserve your selections until Xmas. Open evenings till 9 p. m."

HOLSMAN'S
The Home of Fine Watches
At Lowest Prices
Last week we advertised 163 WATCHES of standard makes which we offered at SPECIAL PRICES while the supply lasted. We disposed of 43 of these 163 watches. This exceeded our fondest expectations. WE WILL CONTINUE THIS SALE until the balance of these watches are sold. These watches were secured by us at a great bargain and we have determined to sell them at ONE HALF THEIR REGULAR PRICE, using them as "OUR LEADERS" in order that you may get acquainted with HOLSMAN'S, THE HOME OF FINE WATCHES, AT LOWEST PRICES. You know these watches and you know their real value and this is the reason we are selling at special inducements something that you know something about. We have left only 130 of these fine watches which we secured cheaply enough to sell at one half their regular prices, and we want it distinctly understood that if these watches are not the very best of timekeepers and exactly as represented to be we will gladly refund your money. Mail orders only. The money if sales over counter exhaust present supply. If you are not prepared to purchase one of these watches now call and we will reserve your selections until Xmas. Open evenings till 9 p. m.

\$22 FOR \$11.95

Gents' 20-year solid gold filled with 17-JEWEL Eight, Waltham or Hampden works, good enough for the president. Regular price \$22.00.

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men are on trial and it is for the courts to decide as to their guilt or innocence. It seems to me that above all things this body should not do anything that might tend to influence the case. On that ground I am opposed to the resolution."

F. D. Chamberlain stated that he was in favor of the resolution, but because of the fact that the latter part of it might cause its defeat and because he felt that the association surely ought to express its sympathy for Mr. Honey, he moved that the resolution be divided and the two parts acted upon separately. Mr. Honey, he said, "is one of the foremost men of the Pacific coast. This resolution will add nothing to his favor. It is merely to show our sympathy for him in his affliction. Not to pass it would be to stamp this association as either narrow-minded or spiteful. Any man engaged in the work that Mr. Honey is engaged in deserves the applause and sympathy of the entire nation."

It is only in line with many public expressions of opinion, he said, "that the citizens of San Francisco should have the support of all law abiding citizens everywhere. We all know that the citizens of San Francisco at the present time, as much as I know anything of an historic kind. The people have been full for months of the crimes that have been committed there, of confessions of some of the grafters, even of convictions. I think it is enough to convince us that there has been hoodlum? All good lawyers should support the law and those who are doing right."

Mr. Beekman was of the opinion that there was no occasion to divide the resolution. "There is nothing in it," he said, "which tends to show the guilt of the parties. We ought to adopt the resolution, to put the stamp of our disapproval on that kind of thing. It is only fair and proper. We ought not to encourage the prostitution of justice. But dividing the resolution looks as if we felt there were some question about this."

"We all deprecate acts of violence," said John K. Kollock, "but it is a very serious question whether we should go on record as advising the attorneys of San Francisco. Max Colton vigorously opposed the resolution, claiming that it was not in the scope of the association's power or authority to advise the lawyers of San Francisco. The motion to divide the resolution into two parts was put and carried. The second part was again bitterly attacked by some of the lawyers, and Fisher, disgusted at the attitude of most of the members, refused to have anything more to do with it and moved that it be stricken from the record. This was carried unanimously.

Another fight which became almost acrimonious in its bitterness, developed over R. B. Fisher's resolution recommending an increase in the salary of the prosecutor of the grievance committee. Mr. Fisher in moving the adoption of the resolution, stated that he did not urge it on his own account, but for the benefit of his successor. The present salary of \$100 a year, he said, is entirely inadequate. He said that during the past year he had prosecuted 12 cases, several of them before the supreme court of the state, which has his compensation about \$3 a case.

Secretary Jerry Brough opposed the motion, as did Judge McCarty. The latter did not think the prosecutor ought to be paid anything for his work. John K. Kollock said that the secretary of the committee on admissions, that he does more work and accomplishes more than the prosecutor of the grievance committee, and never thinks of asking anything for it.

A Poor Weak Woman

As she is termed, will endure bravely and patiently agonies which a strong man would give way under. The fact is women are more patient than they ought to be under such troubles.

Every woman ought to know that she may obtain the most expert medical advice free of charge and in absolute confidence and privacy by writing to the World's Dispensary Medical Association, R. V. Pierce, M. D., President, Buffalo, N. Y. Dr. Pierce has been chief consulting physician of the Hotel and Surgical Institute, of Buffalo, N. Y., for many years and has had a wider practical experience in the treatment of women's diseases than any other physician in this country. His medicines are world-famous for their astonishing effects.

The most perfect remedy ever devised for weak and delicate women is Dr. Pierce's Favorite Prescription. IT MAKES WEAK WOMEN STRONG.

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State Bar association by the introduction of a similar resolution. It has been tried almost every year since then, but it has always been contended that the supreme court has no authority to appoint such a board. Justice Beasly has intimated that he would welcome an act of the legislature authorizing the appointment of such a board, but is of the opinion that the court has no authority at present to do so. I am in favor of the spirit of the resolution, but the particular method will be ineffective. It would be better to ask the legislature to pass an act authorizing the appointment of an examining board. It has the power to appoint a board."

"I will not make complaints against lawyers," he said, "but the attorneys are an account of ignorance of law and of the ethics of the profession. A great extent of overwork, a prosecution and of a grievance committee, and would raise the standard of the bar. The supreme court has no time to examine applicants thoroughly."

Mr. J. Schnabel moved to refer the matter to the legislative committee. Max Colton favored the matter for legislative action, stating that the time that there ought to be such a board was proposed in the resolution. "Why, even the examiners have a board of examiners," he said. "In view of the fact that there is an examining committee," continued Fisher, "it might be a good idea to refer the resolution to that body." The resolution was finally referred to the legislative committee. A resolution offered by Robert T. Pierson requesting the Oregon representatives and senators in congress to introduce and urge the passage of an act giving Oregon an additional circuit judge was adopted.

J. T. Geisler offered a resolution to the effect that the bar association appear before the American Bar Association relating to the creation of a court of patent appeals. The resolution was unanimously adopted.

R. B. Fisher's resolution favoring the fixing of the salary of justice of the supreme court at \$4,000 per annum was approved by the association. It being held that the constitution of the state fixes the salary of supreme court justices at \$2,000, and that the legislature could not have the right to change this figure until the constitution should be amended. The statement was made that \$2,000 had long ago been inadequate and that the salaries of the justices are paid out by allowances for extra work and other things.

Judge O'Day moved that it be the sense of the bar association that the number of justices of the supreme court be increased to at least five. Mr. Allen amended the motion to read that a committee be appointed to make provision for the advancement of the supreme bench and to make provision for adequate salaries. The amendment was accepted by Judge O'Day and adopted by the association.

John K. Kollock, by request, offered a resolution that all courts in the state be requested to advise the courts on the day of the meeting of the state bar association. The association, he said, was entitled to that courtesy. The attendance yesterday was disappointing. All the other judges throughout the state adjourned court but the circuit judges of Multnomah county did not do so, and consequently many of the lawyers were unable to attend the meetings. The resolution was unanimously adopted.

Kollock also introduced a plank in the platform which will require millions for its permanent completion. "I hope, however, that our people will not forget that the project at the mouth of the river will be far from completed when this money is expended. A considerable proportion of the suggested project for the coming fiscal year for the river, a new project should be adopted without delay, and we should soon get substantial appropriations for this purpose, which will require millions for its permanent completion."

Big 25 Per Cent Reduction Sale

Many articles reduced one fourth this week. Our regular no-rent prices are so low that we can't cut over 25 per cent without going below cost. We mark goods lower than others, because **Others Pay Rent, We Collect Rent ON HALF OUR OWN BUILDING Who Can Sell the Cheapest?**

Extra Special Bargains on Iron Beds---All Reduced 25 Per Cent

\$2.00 Iron Bed, like cut, special \$6.00
\$8.00 Iron Bed, like cut, special \$9.00
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25 Per Cent Reduction on a Whole Carload of First-Class Oak Dressers and Chiffoniers This Week. Above Cuts Are Samples of Stock. PRICES FROM \$10.00 TO \$20.00.

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Big Rug Special--All Rugs Reduced 25 Per Cent This Week

9x12 Ingrains, all wool.....	\$7.50	9x12 Ten-Wire Tapestry Rugs	\$15.00
9x12 Pro-Brussels.....	\$8.00	9x12 Smith Axminsters.....	\$20.00
Small Velvet Rugs, 27x54 in.....	\$1.00	9x12 Body Brussels.....	\$22.50

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Pure Silk Floss Mattress, 25 lbs., roll edge, art tick, special \$6.85

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OLD ENGLISH LETTERS

The Transfer Supplement with The Sunday Journal of November 22 will consist of the alphabet in two sizes of Old English letters. Just the thing for initialing household linens, Christmas presents etc.

Each week the patterns are different. If you are not a subscriber, order The Sunday Journal early--it's five cents.

HUGE MIRROR FOR WILSON OBSERVATORY

(United Press Leased Wire.)
New York, Nov. 18.—An unpolished solar mirror valued at \$80,000 arrived here today on the steamer St. Andrews for the Wilson observatory at Pasadena, Cal. It was made at St. Omer, France, and is 100 inches in diameter. It weighs six and one half tons.

THREE MILLIONS IN A TIMBER DEAL

(United Press Leased Wire.)
Vancouver, B. C., Nov. 18.—A close friend of G. W. Stetson, president, and George E. Bradley, secretary-treasurer, of the Stetson Post Lumber company of Seattle declares that a deal has been closed whereby that company has been sold to other Washington lumber interests for \$3,000,000. These officials

CONSUMPTION STATISTICS

Prove that a neglected cold or cough puts the lungs in so bad a condition that consumption germs find a field for fastening on one. Stop the cough just as soon as it appears with Ballard's Horehound Syrup. Soothes the torn and inflamed tissues and makes you well again. Sold by Skidmore Drug Co.

SMOOTH GETAWAY OF MILITARY PRISONER

(United Press Leased Wire.)
Monterey, Cal., Nov. 18.—The police here are searching the water front for an unknown prisoner who escaped from the government military prison on Alcatraz island last Sunday, was rescued in San Francisco bay and escaped when brought here to be turned over to the military authorities.

ARRIVED IN VANCOUVER THIS MORNING AND REFUSED TO DENY OR CONFIRM THE DEED

San Francisco, Nov. 18.—Despondent because he was unable to secure work, P. J. Manning, formerly an employe of the harbor commission, killed himself this morning by inhaling gas. His little daughter Anna found the body. He had attached a hose to a gas jet and

TURNED ON THE GAS WITH ONE END OF THE HOSE IN HIS MOUTH

He was 43 years old and leaves a wife and five children. Manning was formerly well known among the politicians of the waterfront.

THE LATEST APPLICATION OF THE COIN-ING-SLOT PRINCIPLE IS TO TYPEWRITERS

An inventor having devised a machine by which on the insertion of a coin, the patron of a hotel or railroad car gets the use of a typewriter for a given length of time.

Tomorrow and Friday, positively the last days for discount on that side gas bills. Don't forget to read the gas bill. Eyes tested free at Metzger's.