

KILLS EMPLOYEE FOR BREAKING UP HIS HOME

ROOMMATE OF LEON LING ARRESTED

Chung Sin, Companion of Supposed Murderer of Elsie Sigel, Taken Into Custody Near Amsterdam—To Be Taken to New York.

(United Press Leased Wire.)
New York, June 21.—Messages received by the police from West-gateway, a hamlet, near Amsterdam, N. Y., state that Chung Sin, roommate of Leon Ling, the supposed murderer of Elsie Sigel, was arrested there early today.

MYSTERIOUS WOMAN IN ELSIE SIGEL CASE

(United Press Leased Wire.)
Washington, June 21.—A mysterious woman who gave the name of Mrs. Mann, and claimed to be a trained nurse, may furnish a clue to the detectives who are searching for Leon Ling, suspected of the murder of Elsie Sigel, granddaughter of the late General Franz Sigel.

KNIGHTS GATHER AT PENDLETON

Grand Lodge Sessions Begin Tonight With Spectacular Uniformed Parade.

(Special Dispatch to The Journal.)
Pendleton, Or., June 21.—Delegates began arriving here as early as last night for the annual session of the grand lodge of Knights of Pythias which will be in convolve here for two days.

PROMISE TO RETURN STOLEN SILVERWARE IF REWARD BE PAID

Following the sensational robbery of her home at 787 Overton street, in the fashionable Nob Hill district, last Monday by a female crook, who entered in the guise of a second maid, Mrs. Herbert Holman has during the last few days received telephone calls from two women who claim to know where the stolen jewelry and silverware are cached. Both promised to return the valuables for a sufficient reward.

CONTRACTOR R. T. DICKERSON SHOTS HARRY E. GARRETT



R. T. Dickerson, Slayer of Harry E. Garrett.



Pearl Dickerson and Her Mother, Mrs. Martha E. Dickerson.

\$500,000 FOR NEW COAST ROAD

Independence, Or., Men File Articles of Incorporation at Salem.

(Special Dispatch to The Journal.)
Salem, Or., June 21.—Articles of incorporation for a new coast railway were filed in the office of the secretary of the state this morning by Independence capitalists. The new road is to be known as the Independence, Siletz and Pacific Railway company. It is capitalized for \$500,000.

FEAR SMOULDERING FIRE IN BIG SHIP

(United Press Leased Wire.)
Seattle, Wash., June 21.—The crew of the big Hill liner, Minnesota, aboard which fire broke out Saturday and for 12 hours threatened the destruction of the vessel, is today engaged in emptying the coal bunkers, where the blaze originated, of their contents. There are fears that fire still smouldering in the hundreds of tons of coal. It may be found necessary to remove every ton of coal, for the fire was not confined to one bunker compartment.

PATTON ROAD SCENE OF MURDER

Harry E. Garrett, a teamster in the employ of R. T. Dickerson, was shot and instantly killed a short time before 6 o'clock this morning by Dickerson because of the latter's belief that Garrett maintained improper relations with Mrs. Dickerson and was responsible for her instituting suit for divorce. The shooting occurred at 423 Patton road, at a stable where Dickerson stabled his horses and over which the men working for him boarded.

Dickerson after having shot Garrett returned to his own home, 612 Patton Road, where he put the empty revolver under his pillow. He was found there by his foreman, H. A. Fuller, and was taken by him to the county jail where he gave himself up to the sheriff. On the road down they met the patrol wagon, but paid no attention to it or the officers riding in it, though when they later met the ambulance hurrying to the scene Fuller told the driver that they needed the corner and not an ambulance.

The chief witness of the tragedy was Mrs. Susan Agnes Snyder, who formerly worked for Dickerson as his housekeeper, but who for the past week or more has been cooking for the men boarding at 423 Patton Road, the scene of the shooting. Mrs. Snyder was much excited following the shooting and at first refused to make any statement to anyone until the arrival of Sheriff Stevens and Harry Bulger, when she told them and a Journal representative of the shooting. Even then, however, she contended for a time that she ought not to talk until called to testify, protesting that she could tell nothing but the truth. After much questioning, however, she finally told her story.

Dickerson came to the stable and boarding house about 5:30 this morning, she said, and went upstairs to wake the men. At the time she was dressing in her own room. Later, after she had started breakfast in the kitchen, which is just over the stable, she heard a rattle of the window and talked to Dickerson who had gone down into the barn to see to the horses.

HARRIMAN RUMOR ON WALL STREET

Report of Magnate's Death in Vienna Breaks Market—Confirmation Lacking.

New York, June 21.—Unconfirmed rumors that E. H. Harriman died today in Austria created great excitement in Wall street. A sharp break in the market followed circulation of the report. The origin of the rumor has not been traced. Harriman is supposed to be at Vienna, but no word has been received from there as yet.

CHINESE FLOUR PRINCE AND HIS PARTY



First row, reading from left to right—Quan Kai and two sons, Quan Chee On and Quan Tat. Second row—Quan Yuen, Joseph W. Ganong, vice president and general manager Portland Flouring Mills company.

HENEY READY FOR ANOTHER TRIAL

Prosecutor Presents Motion in Court Asking That Case Be Called Up Again Tomorrow—Jury Could Not Agree.

(United Press Leased Wire.)
San Francisco, June 21.—Judge Lawlor today set next Monday, June 28, for the opening of the second trial of Patrick Calhoun. The defense has announced that it would produce affidavits in support of allegations that Judge Lawlor is biased and that Francis J. Heney has never been appointed legally assistant district attorney. It is probable that there will be considerable delay before the actual work of selecting a new jury is begun.

(United Press Leased Wire.)
San Francisco, June 21.—Making good his declaration that he was ready to begin the second trial of Patrick Calhoun, president of the United Railroads, for the alleged bribery of ex-Supervisor Nicholas, without delay, Special Prosecutor Francis J. Heney today presented a motion in court asking that the case be called up tomorrow. The motion was bitterly contested by the attorneys for the defense and most of today's session of Judge Lawlor's court was occupied in listening to the contentions of the opposing lawyers.

Charging Judge Lawlor with bias and that Heney had never been legally appointed assistant district attorney of San Francisco, A. A. Moore, attorney for the defense, demanded that he be given sufficient time in which to get rulings on these points. When the jury in the first Calhoun trial disagreed yesterday, 10 standing for acquittal and two for conviction, Heney announced that he intended to bring about a second trial of the trolley magnate without delay. He said his health was sufficiently good to carry him through another year in court if necessary and that he did not intend that the "graft prosecution" should be dropped.

Acuse Court of Prejudice.
When Heney made his motion, Moore addressed the court, declaring that Judge Lawlor had plainly demonstrated that he could not give the defendant a fair trial. He then alleged that Heney was an assistant attorney general of the United States and therefore could not legally accept an appointment as assistant district attorney. Heney hotly denied this allegation. "I never have been an assistant at-

WISHES TRADE RELATIONS TO GROW

Quan Kai, Chinese Merchant Prince, Says United States Would Find Profitable Field of Commerce in the Flowery Kingdom.

(United Press Leased Wire.)
Business opportunities of unmeasured richness await the American in China. Quan Kai, most influential and one of the richest among Chinese merchant princes, who is today the guest of the Portland Flouring Mills company, invites the people of this country, particularly the Pacific coast, to a test of trade chances afforded by China's millions of population as they now awaken into the twentieth century enterprise and development heretofore exclusively characteristic of western nations.

"We of China think most highly of the United States among all nations," declared Quan Kai while at the Hotel Portland this morning. "But," he continued, "we see with much regret that Americans are slowest to avail themselves of the great commercial openings made now in China. England, France, Germany, all are taking their share of the business, some of them more than their share. But the Americans could make millions of dollars among us and we would still be better friends."

Quan Kai says the repayment to China of the indemnity granted this country by the Hague tribunal because of losses caused by the Boxer rebellion, made his countrymen enthusiastic friends with the United States. Business leaders will give patronage and assistance to Americans more quickly than to those of any other nation. American business men are considered the most honest, and a man to do business in China must be honest above all things.

China Awakened From Lethargy.
Quan Kai, humorously, kindly, keen, his mind centered on his business and its relation to the development of his country, tells vividly in picturesque English, of which he is master, how the uncounted millions of China are stirring from the tradition bound lethargy of centuries into the most active life. He believes in his country and its people. He may interpolate a joke or humorous suggestion, in his description here and

REBUTTAL IN FAVOR OF WOMAN

Attorney Shearn Begins Testimony to Offset Howard Gould's Charges Against His Wife—Wife of Army Officer to Rescue.

(United Press Leased Wire.)
New York, June 21.—Announcing that Howard Gould would not go on the witness-stand in his own defense, in his wife's suit for separate maintenance, Attorney Nicolli notified Attorney Shearn, representing Mrs. Gould, that he would rest his case. Nicolli explained to the court that he deemed the testimony already recorded so complete that it was unnecessary to take up further time by putting his client on the witness-stand. This action was a complete surprise to the prosecution.

Shearn began his rebuttal of the defense's testimony regarding Mrs. Gould's alleged intemperance, by reading an affidavit signed by Mrs. Alice Stickney Bankhead, who swore that she had never seen the plaintiff under the influence of liquor and that her conduct had always been ladylike. Mrs. Bankhead, wife of Lieutenant Bankhead of the United States army, now stationed at Fort McPherson at Atlanta, Ga., was formerly a ward of Mrs. John G. Long, wife of the United States consul general at Cairo, Egypt. She was living at Cairo in 1902 when the Goulds were formerly a ward of the Goulds. She said that she had attended Mrs. Gould every day during her stay. She said that she had attended Mrs. Gould's manners and habits. Mrs. Bankhead's deposition also said that she never saw Mrs. Gould drink any more than a lady should. This testimony was corroborated by a deposition made by Lieutenant Bankhead.

WOMAN CAN DRESS ON \$3000 PER YEAR; GOULD'S OVERGROWING

(United Press Leased Wire.)
Chicago, June 21.—Chicago women today, discussing the testimony of Mrs. E. H. Harriman, given in her suit for separate maintenance, have come to the conclusion that a society woman of taste and brains can be decently clothed at an average expense of \$3000 a year. This is taking into consideration the fact that Chicago women, though they are well grown as those of New York do not have such extensive wardrobes.

ENJOIN REMOVAL OF PIONEER HOUSE

Courts Asked to Bar McLaughlin Home From Site in Oregon City Park.

(Special Dispatch to The Journal.)
Oregon City, Or., June 21.—Caleb E. Cross, by his attorney, J. F. Clark, commenced an injunction suit, Saturday, against E. S. Baker, contractor in charge of the removal of the McLaughlin Memorial association, to restrain them from removing the old building on the bluff above town, the site of the park on the bluff above town, the head of the Seventh street steps. This complaint was filed by a petition for injunction, which was granted by the property owners in an ordinance prohibiting the placing of old buildings on city grounds.

In the complaint asking for the injunction it is alleged that the presence of the old buildings upon the proposed site would cause the value of the property in that vicinity to depreciate. Judge Baker granted a temporary injunction, and prayed for a permanent injunction, and succeeded in having the injunction dissolved, so that the work of removal would have gone on this morning. This morning Caleb Cross filed an amended complaint asking for another injunction. He alleges that the proposed site for the old buildings is not blacked out, and that the work of removal would cause the value of the property in that vicinity to depreciate. Judge Baker granted a temporary injunction, and prayed for a permanent injunction, and succeeded in having the injunction dissolved, so that the work of removal would have gone on this morning.