

CURTIS HOLDS BACK BEST FOR GRAND FINISH

Gives Evidence of Intending to Do Things to Paulhan's Records and Others—Frenchman's Latest Feat.

(United Press Leased Wire.) Los Angeles, Jan. 19.—Following Paulhan's wonderful record, breaking cross country flight, Glenn Curtiss today refused to admit that the Frenchman had set a record that could not be broken and intimated that he would make a try to establish a new mark for cross country flying either this afternoon or tomorrow.

When asked his opinion of Paulhan's six-mile aerial journey in one hour, two minutes and 42 1/2 seconds yesterday, Curtiss shrugged his shoulders and said: "The meet is not over yet. Let us see; there are really four big records to break, one for sustained flight, one for altitude, one for speed and one for distance. It seems to me that a distance flight far beyond the 40 miles which Cody flew could be accomplished here."

It is said that Curtiss is now determined to give a few exhibitions of rapid flying, and his friends think that he has probably been hanging back until the last days of the meet with the view of making a "grand stand finish."

This afternoon it was unofficially announced that the American would attempt to establish a new three lap speed record, carrying one passenger.

Hamilton, who has been pursued by misfortune since the beginning of the meet, said he would probably make his second attempt for the altitude record and one for sustained flight this afternoon.

It is improbable that Charles Willard, who is with Curtiss, will fly again during the meet, for the reason that his engines have been working badly. What Paulhan has done in this thrill of the spectators with this afternoon is a bit subject for speculation. The daring Frenchman is always close mouthed about what he intends to do. With few exceptions he does not even confide in his manager concerning a feat, until it has been done.

When seen today Paulhan referred to his hazardous trip to the old Arcadia race track, 22 miles away, in his Farman biplane as a "mere jolly excursion." He laughed when asked if the flight which was blowing at the time made the flight dangerous.

Paulhan in this flight was contending for the \$10,000 prize offered for going to a designated spot and back in the best time. If no one else does it, the prize will be blown to the wind at the end of the meet.

Paulhan left the field at 3:08 p. m., and arrived at the Arcadia race track at 5:45 p. m. He arrived back at Aviation field at the end of the return trip at 4:12 p. m. The flight was made in one hour, two minutes and 42 1/2 seconds. Paulhan was given the greatest ovation ever tendered an aviator.

Mr. Bailey said that he formerly had 150 head of cattle and 50 sheep on the ranch, but that some time ago he sent his carload away, and that he did not have there at the present time. At the time he took the carload away he was told by those in charge of his place that he had feed sufficient for the winter and was advised to leave the remainder there, which he did.

The snow and the ice of the recent cold spell was hard on his cattle, Mr. Bailey says, and it was impossible to get feed to them on account of the high water and the slippery roads. Some time ago Hart Brothers, who are in charge of the place, sent him word that some of the cattle were getting pretty thin and asked for authority to sell the thin ones. He gave the authority Mr. Bailey says.

Mr. Bailey says that the same conditions have been existing in eastern Oregon and that the sheep and cattle have been dying in large numbers, so that it is nothing unusual for his cattle to be in the same fix. He is trying to get feed to them and did not know that they needed it until Sunday, when application for a partial distribution was resisted by Whitehouse. The latter contended that after 12 years the time had arrived for discharge of the executors and the turning over of the real estate to Charles J. Reed, whose application for a partial distribution was resisted by Whitehouse.

Northwest Company Incorporated. C. C. Kinney, Marshall J. Kinney and Paul S. Seely have filed articles of incorporation of the Northwest company, with a capital stock of \$50,000.

DEFENSE PLAYS LAST TRUMP \$500,000 SUIT

Officers in Litigation Involving Oregon Trust & Savings Bank Try to Have Devlin's Action Dismissed.

Raising the point that Thomas C. Devlin as receiver has no right to sue the officers and directors of the Oregon Trust & Savings bank for money alleged to have been misused and wasted, the attorneys for the numerous defendants in the \$500,000 suit brought against them today filed a plea in abatement by which they hope to throw the case out of court.

Aer extended argument and long delay, the defendants met defeat before Judge Gantenbein on motions to strike out parts of the complaint. They came to bat again with demurrers, and again, after a long winded argument, Judge Gantenbein ruled against them and sustained the complaint. The plea in abatement is the last step in the fight to head off the case before it comes to trial.

Same Point Raised. The same point on plea in abatement is raised against the suit brought in Devlin's name against the directors of the Crater Lake railroad deal. So far as the law of the case is concerned, the cases are twins and the ruling in one has followed as a matter of course in the other. Five of the defendants are the same in each case.

In the main case, the \$500,000 suit for money alleged to have been misappropriated in 11 different transactions, the defendants are Walter H. Moore, Henry A. Moore, W. Cooper Morris, Elmer E. Lytle, Leo Friede, W. H. Copeland, Lonner O. Raiston and Albert T. Smith. In the Crater Lake case the five first named are also defendants, joined with George L. Bates, S. W. Stryker and J. F. Reddy, the latter being only nominally a defendant.

In support of the plea in abatement it is urged that Devlin as receiver or otherwise is not the real party in interest in the suit, but that he, as receiver for the Oregon Trust, assigned all claims and demands against the bank to the German-American bank under an agreement approved by the circuit court on February 11, 1908. Included in this suit is the claim of the German-American bank, which was assigned to the officers and directors of the bank.

According to this theory of the case, the German-American bank is the sole holder and owner of any claim, and would have to be the plaintiff in the action. This is the last trump card of the defense, and the ruling will be watched with interest. If the plea in abatement were sustained it would bar the suit.

A long list of attorneys subscribed their names to the plea headed by C. W. Fulton, G. Clyde Fulton, Arthur Langguth and Sweek & Fouts for the Moore and Morris. Others are John H. Hall for Lytle and Bates, J. M. Long and C. A. Johns for Raiston and Smith, Wirt & Minor and Raphael Atton for Friede, and Frank Schegel for Stryker.

JONAS UP FOR TRIAL

Former Restaurant Keeper Must Answer for Selling Liquor Without License.

E. D. Johnson, keeper of the Delmonico restaurant, who has so long evaded the penalty of the law for illegal sale of liquor while new cases were piling up against him, was called on to face a jury in the circuit court this afternoon in two of the cases pending against him. A third case is set for trial tomorrow.

Demand for a jury trial was made by C. M. Idleman and Seneca Fouts, representing Johnson, as soon as the case was called before Judge Morrow. The case had been set as a non-jury case, and the custom of the circuit court has been to refuse a jury trial when no jury was demanded in the municipal court. Idleman said he had authority on the right to a jury trial. Judge Morrow, after a conference with Presiding Judge Bronaugh, denied the application for a jury.

Then Deputy City Attorney Sullivan, who is prosecuting for the city, said he was willing to have a jury, if the defense was insistent upon it. Judge Morrow again conferred with Judge Bronaugh, and it was decided to allow the jury, rather than permit the possibility of error by refusal to grant a jury trial. The most plausible theory was entered to call in enough of the regular panel to try the case this afternoon.

This discussion over the jury was preceded by a wrangling over which case should first be tried. Sullivan wanted to proceed first with the last case, but it was found that this was set for February 11. One of the other three cases, the first tried in the lower court, will come on tomorrow. This left two cases for which Sullivan elected to try first the charge of selling liquor without license to F. A. Vermilion in August.

LAND COMPANY GIVES STRIP OF LAND TO CITY'S PARK SYSTEM. The Fulton Park Land company yesterday afternoon deeded to the city a strip of land 200 feet wide, extending from the southern extremity of the Terwilliger donation land claim to the Slavin road.

This is the second large gift to the city to be used for a parkway and boulevard. It will extend the mile long strip, donated recently by the city, and will be a substantial aid to the general boulevard scheme projected by the Olmsteads.

Charles E. Ladd is president of the Fulton Park Land company and B. M. Lombard is secretary.

Opera Singer Held; White Slave Charge. (United Press Leased Wire.) San Francisco, Jan. 19.—Francis De La Franconia, formerly a captain in the Spanish army and now a baritone singer who has been heard in the opera houses of scores of South American and Mexican cities, was given a preliminary hearing before Judge De Haven today on a charge of being engaged in the white slave traffic.

Franconia was arrested at the Portola cafe, where he was engaged as a singer. Following his arrest Senora Amelia Fernandez-Calderton, a Mexican actress, who is today on a charge of being engaged in the white slave traffic, was taken into custody.

The formal charge against Franconia was filed upon orders from the federal authorities at New York. It is to the effect that he brought the woman to the United States "for immoral purposes."

According to the federal officers who arrested the couple, Franconia has been trailed by detectives for weeks. They claim that the case against him is complete.

Franconia and Senora Calderton were placed in the Alameda county jail after their arrest, and their bail was fixed at \$5000 on receipt of instructions from New York.

Accompanying Senora Calderton when she came to San Francisco with Franconia was her 4-year-old daughter Anita. The woman declared that she had done no wrong in coming with Franconia, and that her husband, whom the authorities say she deserted, is dead. Her arrest, she averred, was the result of a continual harassment to which she had been subjected by a rejected admirer in Mexico, who, she says, has influence with high government officials.

The National Light association now has more than \$700 members and the printed report of its last annual convention makes a three volume book of 2500 pages.

CHINESE COLONY GREATLY EXCITED OVER ELOPEMENT

Now Develops Wife of Chinaman Took With Her \$12,000, Leaving Husband Almost Penniless.

Hanna Kim Farr, wife of Lee Foo, a prominent Chinese merchant at 81 North Fourth street, who took \$12,000 and several articles of jewelry and is supposed to have run away with a young Japanese barber.

Portland's Chinatown has never been stirred up over anything as it has over the elopement of Hanna Kim Farr, wife of Lee Foo, who is a prominent merchant and leader of his race, with I. Okada, a young Japanese Beau Brummel.

The couple left Monday night. The woman took about \$12,000 and much jewelry belonging to her husband, who was left almost penniless. Mrs. Farr is considered a beautiful Japanese woman.

Mild Indignation Meeting. The prominent Chinese met yesterday evening in the store of Lee Foo, at 81 North Fourth street, and held an indignation meeting, and bitter feeling between the Japanese and Chinese exists. Chief of Police Cox has again insisted that the two races not be so friendly. In several cases detectives have given members of the two races positive instructions to remain away from the other.

No word of the eloping couple has been heard. The plan to elope was well figured out. The most plausible theory is that the runaways are trying to get back to Japan.

A friend of Lee Foo has been sent to Seattle to look for them. All of the big cities have been asked to aid in the search. Detectives Hellyer and Maloney have been assigned to the case. A report was made last evening that the couple are still hiding in the city.

In searching the rooms of I. Okada, the detectives found several Japanese letters from the woman. Chastened meetings are now known to have been held between the two. Okada worked in a barber shop at Front and Main streets, and had been a welcome guest in the home of Lee Foo.

The wife and the young barber would hold many conversations in Japanese in the presence of the husband, who thought it was all right, and did not object.

Monday noon the Japanese wife told her husband she was going to call upon Tong Wing, a cousin of the husband. Instead she went to the bank, took the money from a safety deposit vault and later went to the home of Tong Wing, dead, to get two diamond rings. She telephoned from there that she wanted their 6-year-old boy sent up there, but he did not go. As she visited with the cousin's family, the husband did not think anything about her absence until midnight, when he began to look for her. She could not be found. Later investigation showed the woman and young barber were missing.

hope of ever finding them, although they probably were safe. This, at least, is the judgment of Dr. S. E. Josephi, who examined Goo Chan on a charge of insanity. Chan was found insane, but exonerated from any suspicion of the vice of opium. He told the doctor he had read that his whole family had been exterminated by a "cousin" in China, and of this he constantly talked. He was employed as house man at the Concordia club.

Tomorrow (Thursday) is positively the last day for discount on east side gas bills.

SUES LODGE BECAUSE HE COULD NOT SEE HUMOR IN INITIATION CEREMONIES.

The colored lodge of Elks, conducted under the high sounding name of Rose City lodge No. 111, Improved Benevolent and Protective Order of Elks of the World, has been sued for \$2500 damages by one of its new members because he did not appreciate the humor of the initiation ceremonies when he was required to sit down on a hot chair.

George W. Scott is the plaintiff in the case. As the colored Elks are not an incorporated body, it is not sued as a lodge, the defendants being its chief fun makers and leading lights. They are Edward D. Canady, A. Ballard, W. D. Allen, E. E. Richardson, Aaron Lewis, David Thornton, George Ellison, Julius Severe, Joseph Prescott, John Wilson, C. Miller, George Stevenson, Frank Bridgewater, V. Keene and William Webb.

Scott's complaint, which was filed today by John F. Logan and John H. Stevenson, explains that he was invited to join the Afro-Elks by the defendants. He pledged over \$5.50 for initiation fees and presented himself on November 16 to learn the mysteries of the order. One of the first proceedings, he says, was to blindfold him and to remove the most of his clothing. Then he was invited to sit down.

He sat, but did not stay long. For the chair had been provided with a tin bottom, underneath which was a candle. The master of ceremonies had allowed the chair to become a little warmer than intended, and what happened to Scott is thus told in the complaint: "He was scorched, burned, blistered, seared, fried and cauterized upon various portions of his body, to such an extent and to such degree that the skin and cuticle of said portions of his body were removed and destroyed."

Scott says he was compelled to call in a doctor and to endure great humiliation among his colored associates. For a week he was confined to his bed, he says, and was unable to sit down. He had to stand or lie prostrate when eating his meals, he declares, all to afford a little glee for the dark-skinned Elks. He demands that the defendants pay him \$2500 to square the account.

THEODORE KUHL GETS FIRST PURE MILK LICENSE. Theodore Kuhl took out license No. 1 under the new milk ordinance this morning. Kuhl operates a grocery store at 408 East Sixth street. License No. 2 was taken by Anderson & Gunther, 694 E. Morrison, and license No. 3 by the Hazelwood Creamery company.

WORKMEN WILL SOON CLEAR S. P. S. TRACKS. The Spokane, Portland & Seattle Railway company's track, which was made impassable Tuesday night by two serious landslides at Harbin and Timm, will be cleared and open for traffic at 4 o'clock this afternoon.

Telegraphic dispatches to the office of the general superintendent in this city today were to the effect that the gangs sent out to remove the dirt that slid down upon the track were nearly through and that the trains should be moving by 4 o'clock, if not earlier.

The slides were caused either by cloudbursts or the giving way of dams in the mountains back of the line. At Harbin the slide consisted of 1500 feet of dirt from 4 to 6 feet in depth on the track, and near Timm the dirt covered a stretch of 1000 feet of road to a depth of from 1 to 15 feet.

The station of Harbin is about 12 miles east of Clifton, and it was there that the engine was derailed yesterday morning. The accident was not attended with any loss of life, however. The station of Timm is about 20 miles east of Lyle.

ELLIS BUILDING BURNS TO GROUND. (Continued From Page One.) hope of ever finding them, although they probably were safe. This, at least, is the judgment of Dr. S. E. Josephi, who examined Goo Chan on a charge of insanity. Chan was found insane, but exonerated from any suspicion of the vice of opium. He told the doctor he had read that his whole family had been exterminated by a "cousin" in China, and of this he constantly talked. He was employed as house man at the Concordia club.

CHINAMAN NEVER USED OPIUM OR TOBACCO. A Chinaman who does not use opium, tobacco or alcoholic drinks, and never did, has been discovered at last. This, at least, is the judgment of Dr. S. E. Josephi, who examined Goo Chan on a charge of insanity. Chan was found insane, but exonerated from any suspicion of the vice of opium. He told the doctor he had read that his whole family had been exterminated by a "cousin" in China, and of this he constantly talked. He was employed as house man at the Concordia club.

Pittsburg, Jan. 19.—Police boats are busy in lower Pittsburg today moving families whose houses are being flooded by the rising waters of the Allegheny river, following the breaking of a big ice gorge at Freeport. Thousands of acres are idle in small manufacturing towns near here because the floods have put the factories out of commission. Reports of the drowning of one man and the narrow escape of many have been received. The flood is believed to have reached its crest, and is expected to recede tonight.

By experiments with guinea pigs, two North Carolina physicians claim to have found the germ which causes the dread pellagra.

DAHLINGER BILLS BACK FOR REPAIRS

Representative Mondell of Wyoming Refuses to Introduce Measures in House—Recalled Also From Senate.

(United Press Leased Wire.) Washington, Jan. 19.—The conservation bills prepared for presentation to the house and the senate by Secretary of the Interior Ballinger were recalled to his office today for revamping, following the refusal of Representative Mondell of Wyoming to introduce them in the house on his own responsibility.

Senator Nelson of Minnesota presented them to the senate, labelling them "introduced at the request of the secretary of the interior." The house copies of the bills lay in Mondell's office for nearly a week. Although they represented months of hard labor on Ballinger's part, and several cabinet conferences, they are now back in his hands for repairs.

GOVERNORS DISCUSS CONSERVATION CONCERT. (United Press Leased Wire.) Washington, Jan. 19.—Conservation of national resources, particularly with a view of uniting state laws affecting the forest lands, was the subject of discussion today by the 39 governors of the various states who are here attending the conference of governors.

A plan for a college of governors is expected to come before the conference before it adjourns, but it is reported that a majority of the governors are adverse to its formation.

Such Odds on 'Change in London on Election—Radical Program in Preparation. (United Press Leased Wire.) London, Jan. 19.—Odds of 20 to 1 that the Liberals will retain their parliamentary majority when the elections now being held are concluded, were offered in the stock exchange today without takers.

With a Liberal or coalition victory practically assured, the Liberal leaders are already mapping out the most radical legislation ever proposed in England. Among the contemplated measures are a resolution taking the power of veto from the house of lords, the introduction of the budget, Irish home rule and a bill to put a stop to plural voting, abolishing the franchise handicap under which the masses now labor.

If successful in this legislative program, it is predicted that the Liberals, Laborites and Irish Nationalists will start a fight to make the house of lords an elective body. The attempt to abolish the lords' veto, however, will be made first.

The elections yesterday resulted in the return of the following: Unionists, 21; Laborites, 19; Laborites, 3; Nationalists, 1; Unionist gain, 12; Liberal gain, 1 standing of the parties at the conclusion of yesterday's polling was: Unionists, 120; Laborites, 98; Laborites, 20; Nationalists, 28; total gains: Unionists, 51; Laborites, 9; Laborites, 1.

Of 44 seats contested yesterday, the Conservatives won 21, of which 12 were represented by Ministerialists in the last parliament.

PERIL FROM ICE GORGE'S BREAKING. Ohio River Boat With 25 Passengers May Be Caught—Evansville, Ind., Menaced. (United Press Leased Wire.) Evansville, Ind., Jan. 19.—The passenger steamer Lauris, plying between Evansville and Paducah, Ky., is headed upstream under full steam with 25 passengers, and is believed to be in danger of collision with the ice gorge, now moving down the Ohio river. All efforts to signal the steamer and inform the captain of the danger have failed thus far. The vessel is believed to be near Alverson, Ind. The gorge has now cut off all places of safety, which the steamer could enter, and it is feared here that she cannot escape meeting the big foe.

Grinding its way down Wolf creek, an immense ice gorge is sweeping toward Evansville. It is feared the great ice flood will be stopped by a bend just below the city, damming the creek and causing a flood that will result in heavy property damage. The gorge broke several miles above Evansville last Monday, with a roar that was plainly heard here. Six miles of ice, taking its way through banks and sweeping with it trees and small buildings, immediately began a slow but irresistible advance toward the Ohio river. Wolf creek is rising rapidly, and already damage aggregating more than \$500,000 has been done along its banks. Many coal barges have been crushed in the floods.

Pittsburg, Jan. 19.—Police boats are busy in lower Pittsburg today moving families whose houses are being flooded by the rising waters of the Allegheny river, following the breaking of a big ice gorge at Freeport. Thousands of acres are idle in small manufacturing towns near here because the floods have put the factories out of commission. Reports of the drowning of one man and the narrow escape of many have been received. The flood is believed to have reached its crest, and is expected to recede tonight.

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DETECTIVE DAY'S WORK IS FREE OF ALL BLAME

Back From Philadelphia With Only One of the Two Prisoners He Was Sent After—Stolen Jewelry Is Returned.

City Detective Joe Day and W. H. Hyde arrived this morning from Philadelphia with Samuel Levine, who is wanted on a charge of burglary preferred by Meyer Himmelfarb, 480 1/2 First street. Both detectives assert they made every effort to bring back Minute Kestner, who was arrested with Levine. Further, to show they attempted to get the woman, they exhibit a written statement from Magistrate Scott, in which he states the evidence produced before him was not sufficient to hold her.

In a former statement the same judge said he did not stand the woman in Portland, and said that if the Portland detectives had a warrant for her and requisition papers, they should have made it known. In answer to this Detective Day and Hyde state they informed the magistrate Scott they had the necessary papers.

Quaker Chief Blames Judge. In his investigation of the case, Chief of Police Cox wired the Philadelphia chief for a statement of the affair. Assistant Chief T. O'Leary of Philadelphia sent back the following: "Relative to the releasing of Minnie Kestner, your office was very impudently and was discharged by Magistrate Scott."

The question still is open as to whether the magistrate knew the necessary papers were in the hands of the Portland authorities.

Portland officers report that they testified that they did not know of their own knowledge that the woman had taken jewelry from the Himmelfarb home, but that she had been indicted by the grand jury, and that there had been several witnesses to show the truth. Detective Day and Hyde further state they gave all the evidence they had to the magistrate, but he held this was not sufficient.

Day Appears to Be Angry. The jewelry found in the possession of the woman was not that taken from the Himmelfarb home, but that found upon Levine. Detective Day and Hyde given the police, and is believed to be the same taken from the home. This was brought back.

Detective Day flew into a rage this morning, when asked his side of the affair. Relative to the statement of Magistrate Scott saying he did not know the woman was wanted here, Detective Day refused to either deny or affirm, but gave vent to a string of oaths.

When he finally calmed down Day said: "I have made a full statement to Chief Cox and he is satisfied. I have evidence to back up my statement. I do not care to make any further statement for publication, other than that I can show that I did my duty."

"What was the trouble in Philadelphia, I will not say. But there is a long and complicated story about it all. The woman was allowed to go free, and it was not my part to kidnap her from the state. I have no more to say. My pocket which will show she was discharged, not through any fault of mine."

"We have practically all of the stolen jewelry, and have turned it over to the chief."

Attorneys in Scramble. Upon the arrival of Levine this morning, a war among the attorneys started to figure out who was to handle his case here. Attorneys Gruber and Pepp had been notified from Philadelphia to take up the matter. Attorneys Beach and Simon also claimed they had been retained by Levine. L. S. Sweet followed closely with a demand for the case. Several of the attorneys who watch the municipal court also attempted to get to Levine to offer their services. David A. Pepp, representing Gruber & Pepp, and Richard Gruber, appearing for Beach & Simon, were closeted with Levine, and Levine announced the two firms would act together.

The warrant for Levine is from the circuit court at Leavenworth. It is direct before that bar for trial. The matter will be heard when it is reached in its proper place on the calendar.

Two Men Thaw Three Sticks. (United Press Leased Wire.) Freeman was blown to pieces and Robert Bales seriously burned in an explosion of dynamite at a toll house 40 miles east of here. Freeman was so terribly injured that it is not thought he can recover. Bales, seriously injured, walked four miles for aid. The men were brought here on sleds. Bales declares they attempted to thaw three sticks of frozen dynamite in the kitchen stove.

MAY PROVE FATAL. When Will Portland People Learn the Importance of It? Backache is only a simple thing at first; but when you know 'tis from the kidneys; that serious kidney troubles follow; that diabetes, Bright's disease may be the fatal end. You will gladly profit by the following experience: 'Tis the statement of a Portland citizen.

J. C. Buckley, 8 E. Ninth street, Portland, Or., says: "In my estimation there is no remedy equal to Doan's Kidney Pills in curing kidney disorders. There was a constant soreness across the small of my back and stooping or lifting would cause sharp twinges in that part of my body. I tried one remedy after another in an effort to get relief, but without result. When Doan's Kidney Pills were brought to my attention I procured a supply and was benefited by them from the first. I continued their use and they soon completely removed the pain from my back and corrected the action of the kidney. I am now well and have been somewhat irregular."

Is Peculiar to Itself. There is no real substitute for it. Any preparation said to be "just as good" is inferior and yields the dealer a larger profit. Get Hood's Sarsaparilla today. In usual form or tablets called Sarsaparilla.

KILLS BROTHER IN QUARREL OVER ESTATE. San Francisco, Jan. 19.—Angered because his aged brother insisted upon spending money to erect a monument over the body of their sister, Michael Kirby, 46 years old, shot and killed Patrick Kirby, 56, a court janitor, in Judge Dunne's deserted courtroom last night, and is in the city prison showing no remorse for the crime. The shooting was carefully planned, according to the prisoner's statement. The brothers had been at odds for years over the \$6000 estate of their mother, and believing that Patrick was demanding more than his share and was squandering the estate, Michael waited for him in the courtroom, where Patrick was to do legal work, and shot him. Two bullets pierced Patrick's head and he died almost instantly.

IN A SHADOW. Inveterate Tea Drinker Feared Paralysis. Steady use of either tea or coffee often produces alarming symptoms as the poison (caffeine) contained in these beverages acts with more potency in some persons than in others. "My end of sleepless nights would have spells at night when my right side would get numb and tingle like a thousand needles were pricking my flesh. At times I could hardly put my tongue out of my mouth and my right eye and ear were affected. The doctors told me I was liable to become paralyzed at any time, so I was in constant dread. I took medicine of various doctors and no end of patent medicine—all to no good. The doctors told me to quit using tea, but I thought I could not live without it—that it was my only stay. I had been a tea drinker for twenty-five years; was under the doctor's care for fifteen years. About six months ago I finally quit tea and commenced to drink Postum. Read the little book, 'The Road to Wellville,' in pkgs. 'There's a Reason.' Ever read the above letter? A new one appears from time to time. They are genuine, true, and full of human interest.

The above is a reproduction of the account of the affair as given in the Oregon News, a Portland daily Japanese paper. A free translation of this is that Hanna Kim Farr mysteriously left Portland Tuesday morning at 2 o'clock, and that her husband, Lee Foo is searching for her. No mention is made of the Japanese who is supposed to have gone with her or anything said about the stolen money or jewelry.

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