

DARROW MAY WIN McMANIGAL OVER THROUGH HIS WIFE

Immediately After Her Call
Upon Husband Yesterday,
Accused Man Sent Note
Asking Attorney to Call.

Los Angeles, June 27.—Frankly announcing her intention of being gov-



Mrs. Orlie McManigal and her two children.

erned by the advice of Clarence Darrow, chief counsel for the McNamara brothers, Mrs. Orlie McManigal, wife of the alleged dynamiter of the Llewellyn Iron Works, stands today apparently allied with the defense. Her attitude in refusing to testify before the judge is believed here to mean that she will not take the stand against her husband when the trial is called. It had been said that Detective Burns expected Mrs. McManigal to testify that she was aware of her husband's alleged connection with dynamiting outrages throughout the country.

Even the prosecution admits that the winning over of Mrs. McManigal to the side of the defense was a master stroke on the part of Attorney Darrow. This, they claim, was largely responsible for Darrow's recent trip east.

Win Mate Through Wife.
The prosecution today made the charges that counsel for the defense expects, through Mrs. McManigal's influence, to completely win McManigal over to their side. This, the prosecution claims, would likely lead to McManigal repudiating on the stand the confession he is alleged to have made to Detective Burns.

As matters stand today, both sides are fighting tooth and nail to win and retain the favor of Mrs. McManigal, but up to date the defense holds the whip hand.

Mrs. McManigal will hold daily conferences with her husband until the day of the trial. Until her arrival here McManigal firmly believed that his wife was arrayed against him. The warmth of her greeting at the jail was a pleasant surprise to the prisoner and the prosecution attorneys admit that Mrs. McManigal has a wonderful influence over her husband.

Writes to Darrow.
Within 20 minutes after Mrs. McManigal had visited McManigal yesterday the prisoner sent a note to Clarence Darrow, requesting to see him.

This note, however, reached Detective Mills and McLaren of the Burns agency and before Darrow arrived at the jail the sleuths are alleged to have succeeded in inducing McManigal to rescind the request.

At 9 o'clock this morning Mrs. McManigal left her apartment in an automobile and Darrow announced that he expected to call on the prisoner later in the day.

LAI'D AT OFFICIALS DOOR
(Continued from Page One.)

be brought home by indictment under this law?

The directors of the bank for some time before it closed were H. C. Phillips, president; Gilbert W. Daniels, cashier; and former Judge A. L. Miller, attorney for the bank. It is not likely that the grand jury would go further than this list, for the other stockholders and employees would almost certainly be outside the probability of knowledge of its affairs.

Director May Be Excused.
It is generally believed Judge Miller will not be shown to have had enough knowledge of the bank's affairs to make him responsible. He is a busy man and has given little attention to the bank's condition. It is said. The law does not, apparently, make it the duty of a director to keep informed as to the loans made by the officers or the securities a bank holds.

Persons familiar with the conduct of the bank, particularly for the last year or two, say President Phillips was in practically complete control. It was he who attended to the making of loans and listing of securities. Cashier Daniels is said to have passed up all requests for loans to Phillips.

At the same time, incidents are related which are regarded by many as tending to show that Daniels, as well as Phillips, was in position to know and did know how the bank stood. In his daily work he could hardly avoid knowing the condition of the bank's assets, it is contended.

Field Extraordinary Interest.
More than a year before the bank was closed Mrs. J. D. Mayer, one of the heaviest depositors, intended to withdraw her account. She was receiving 4 per cent interest in a savings account, but saw an opportunity to place the money where it would not be realized. She says that when she went to draw the money Daniels, after expressing regret that she intended to quit banking there, questioned her as

FAMILY OF SELF-CONFESSED DYNAMITER



ably will also be available as a witness for the defense if he is needed, for he, too, told the anxious depositors not to worry, that with proper management the bank probably would pay out, that it might be reorganized if the depositors would keep cool and not urge the appointment of a receiver.

Frank Aldrich is quoted as saying that his notes should be made to realize in full from the securities he has turned over. He has told Receiver Kins the property is worth the amount of his indebtedness. It is clear that in the event of prosecution for receiving deposits when the bank was insolvent, or when its officers had reason to believe it was unsafe, the accused officials will declare that they believed it was safe and could not reasonably be expected to distrust its ability to make good to the depositors.

**POINDEXTER ASKS
TAFT FOR RECORDS
IN ALASKA GRAB**

(Continued from Page One.)
order October 28, 1910, and the prompt filing by Ryan on the lands released by Taft's order.

**SENATOR'S RESOLUTION
SENSATIONAL DEMAND
UPON PRESIDENT TAFT**

(United Press Leased Wire.)
Washington, June 27.—Demanding that President Taft immediately produce all records of the alleged attempt by the Morgan-Guggenheim forces to monopolize Alaskan coal by grabbing the frontage of Controller bay, Senator Poinexter of Washington today introduced a sensational resolution in the senate.

Poinexter desires all records bearing on a filing on Controller bay by James J. Ryan and others connected with the Controller Bay Railroad & Navigation company. He is convinced that if the grab goes through the Guggenheims will control the only feasible outlet for Alaskan coal, and thus dominating all the railroads, they will be able to clinch their hold on Alaska as well as though the Cunningham claims had not been denied.

Methods Are Many.
"It seems evident," Poinexter said, "that the interests which are seeking to monopolize the natural resources of Alaska are not dependent upon one method. The control of transportation and access to the coal fields is equivalent to control of the coal itself."

"Controller Bay harbor is the only available deep water which is easy of access for the development of the coal. Realizing this, the administration on February 26, 1908, withdrew from entry that portion of the shore line essential for use as a harbor. On October 28, 1910, without notice, this shore line was restored to entry by the president's order. Immediately thereafter, before the public was advised of the change, Ryan and others connected with the railroads applied to enter certain portions of the shore, which, with the incidental rights, gives a complete monopoly of the bay's use."

Law Is Violated.
Progressives in the senate assert that the law providing that not more than 320 acres of such land shall be held in common ownership has been violated by the entrymen, such violation having been countenanced by the department of the interior.

Poinexter's resolution demands information on the whole Controller Bay grab, not only from the president, but also from the departments of the interior, of agriculture and of war.

Would Have Taken Money.
E. M. Rowley, who is engaged in the real estate business, was the agent for Gus Hager of the Hager theatre, and was at that time closing a deal for the sale of land for \$2000. He had \$2000 in his safe and had been instructed by Hager to deposit the coin with the Commercial bank as soon as the deal was closed. The deal was not concluded in time to make the deposit on Saturday, so the bank did not get the money, but Hager told friends of his that "Cashier Daniels had arranged to receive the money at any time Saturday after banking hours."

Officials Seem Cheerful.
On the other hand, the groundwork of defense in case of prosecution has been marked out by the evidence with which President Phillips faced the situation when the bank closed and assured different depositors that its affairs were all right. For instance, he called in Mrs. Mayer and told her she could go home and sleep soundly, as the bank would pay dollar for dollar.

piled with the requirements of its contract, and that said crematory has not been constructed in accordance with the terms of the contract and specifications, and that there are numerous defects therein and corrections to be made, and therefore this board now determines that it cannot accept said crematory in its present condition."

Manley Out Short.
After the board had adopted the resolution, President Manley asked to be heard. The mayor granted the request. "Our company has not asked the city to accept the crematory," began Mr. Manley, "but," he continued, "we do ask that the board designate the defects it mentions, or employ somebody to designate them."

"You say your company has not asked the city to accept the plant," interrupted Mayor Simon. "Very well, then," he continued, "without giving Manley an opportunity to say anything further, there is no occasion for further discussion. The plant will not be accepted in its present condition."

The action of the board leaves the incoming administration a difficult problem to solve. Mayor Simon has instructed Crematory Superintendent Napier to continue delivering garbage to the new plant, the mayor contending that the use of the plant will not involve any of the rights of the city. City Attorney Grant has, however, given an oral opinion to the effect that the contract between the city and the Public Works Engineering company admits of a construction that will possibly give the company a legal opening to force the acceptance of the incinerator. That question will be decided during the next administration.

Sociological Conference.
(United Press Leased Wire.)
Sagamore, Mass., June 27.—Sociological authorities are gathering here today to participate in the annual Sagamore Sociological conference at Cape Cod.

PORTLAND YOUTHS IN JAIL AT MORO

Shoot at Conductor Whom
They Think Is About to
"Ditch" Them.

(Special Dispatch to The Journal.)
Moro, Or., June 27.—Frank White and Rudolf Williams, 20 years old, from Portland, had a preliminary hearing last night and were bound over to the July grand jury for shooting at Conductor Alexander at John Day, a water tank, on the night of June 21, when Alexander started to go over a load of lumber to get to his caboose.

Alexander did not know the boys were on the train, but the boys thought they were to be thrown off while the train was in motion.

Rustlers Run Off 15 Horses.
(Special Dispatch to The Journal.)
Moro, Or., June 27.—Last week W. G. Todd, living south of Moro, lost two head of horses from his pasture, which he advertised as strays. This week he lost 13 head from the same pasture. Sheriff Freeman is after the thieves, and thinks they made the horses swim the Deschutes. The pasture borders the river. The horses are supposed to be stolen for farmers to buy who live in the timber south of Wasco county in the Cascade mountains.

Cosmopolis Box Factory Crippled.
(Special Dispatch to The Journal.)
Aberdeen, Wash., June 27.—Through

a fire which broke out in the box factory of the Grays Harbor Commercial company's plant at Cosmopolis Sunday, damage to the extent of between \$30,000 and \$40,000 was done. Assistance was sent from the Aberdeen fire department. Damage is caused not only by the fire loss, but also in the crippling of the plant.

MAY REORGANIZE POLICE

(Continued from Page One.)

quested, if it is not forthcoming without the necessity of a request. Chief Deputy City Engineer Tom Hurlburt will, in all probability, be the acting city engineer until a permanent head of this department has been chosen.

Dr. M. G. McCordie may be appointed to the position of city health officer, but this is not at all certain. It is known that Dr. H. G. Parker, formerly deputy health officer in Dr. Lane's administration, is regarded very favorably by Mr. Hurlburt and his friends. In the event that Dr. McCordie should not be selected to fill the office, Dr. Parker would be certain to receive the appointment. If Dr. McCordie is appointed to the position of chief deputy, and it is probable that the city council will be asked to increase the salary for that office.

The water and park boards of the present administration may not be changed. The terms of office of the water and park commissioners do not expire for some time and the mayor-elect will not ask for any resignations. However, if resignations are tendered, they will be accepted.

Treatment of Criminals.
(United Press Leased Wire.)
Joliet, Ill., June 27.—Experts will discuss the modern methods of dealing with criminals during the sessions of the Illinois State Police association, which opened here today.

MISS RANSOM GETS VERDICT OF \$15,000

Portland Teacher Has Solace
for Personalities During
the Trial.

South Bend, Wash., June 27.—The case of Bertha Ransom vs. the city of South Bend for \$30,000 damages for personal injuries which has been on trial for the past ten days was given to the jury at 2:15 p. m. yesterday and at 3:30 o'clock the jury returned a verdict in favor of the plaintiff for \$15,000. The case was hotly contested and will now undoubtedly go to the supreme court.

Miss Ransom told over a plan she claimed to be permanently injured. She was a Portland teacher. The trial was full of bitter personalities.

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"WOODLARK" EN-GIN-OL 25¢
—Keeps your lawn mower or your sewing machine running easily. Good wherever a lubricant is needed. Oilier free.

"WOODLARK" PANABLANCO 25¢
—Hunt up your last year's panama and clean it up; make it look like a new one. Cleans and whitens canvas shoes.

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