

The Dalles Chronicle.

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NO 262

MRS. NACK CONFESSES

Tells How She Helped Her Lover.

THE GULDENSUPPE CASE IS OVER

Decoyed the Victim into a Vacant House Where Thorne, Her Accomplice, Shot Him.

New York, Nov. 10.—The startling announcement in the morning papers that Mrs. Neck had confessed the murder of William Guldensuppe and implicated her lover, Martin Thorne, was confirmed when court assembled by Judge Weller, who is assisting District-Attorney Young in the prosecution.

After Thorne entered the courtroom his counsel informed the prisoner of the confession of Mrs. Neck. Thorne's face flushed.

Mrs. Neck entered the court room at about 10 o'clock. Thorne watched her closely. She soon took the stand and began the recital of her story. She said Guldensuppe was known as her husband. Thorne boarded with them. Quarrels in the family were frequent. On one occasion Guldensuppe kicked Thorne down stairs. Thorne thereupon fired at Guldensuppe with a pistol, but did not hit him. On another occasion Thorne said he wanted to kill Guldensuppe, but the witness objected and told him to kill her.

Gradually Lawyer Weller led the witness up to the events of Friday morning, June 25, the day on which the crime was committed. The witness said she and Guldensuppe left New York about 10 a. m., and after crossing the ferry they boarded a car for Woodside cottage.

"I had a key to the house," she said, "and opened the front door. I told Guldensuppe to examine the house while I went into the yard. He went up stairs and I heard a shot. Thorne came running down, and when he met me, said: 'I have shot him; he is dead.' He was excited and I was half dead," said the witness.

The witness said that at 5 o'clock in the afternoon Thorne had various parts of Guldensuppe's body tied up in parcels. When they were ready to leave the cottage, she took one package and Thorne took another, both going to the ferry, where the head was thrown overboard. On June 26 they returned to the cottage for the remainder of the body, which they also threw into the river.

During the recital of this story Thorne listened to every word with his lips tightly compressed.

Attorney Weller asked Mrs. Neck: "Why do you make this statement?" She replied: "I don't want to have it on my mind." She then said: "I make this statement of my own free will. No promise of mercy has been made to me, but I wanted to clear my mind; I don't care what they do with me."

During the cross-examination by Attorney Howe, Mrs. Neck admitted that the Woodside house was rented for the sole purpose of murdering Guldensuppe; that she decoyed him there, and that she bought the material in which parts of the body were wrapped. Adroitly the lawyer made the witness own up to the most damning and cold-blooded preparations for ridding herself of her lover.

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Celebrated for its great leavening strength and healthfulness. Assures the food against alum and all forms of adulteration common to the cheap brands.

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WILL BE REOPENED.

Three Suits are to be Filed Within a Few Days.

SAN FRANCISCO, Nov. 10.—Within a few days one or more contests are to be filed in the superior court against the trust will of the late James G. Fair. This will was dated September 21, 1894, and the original was stolen from the county clerk's office and never recovered.

There is certain to be a suit brought by the children Mrs. Oelrichs, Miss Virginia Fair and Charles L. Fair, Mrs. Nettie Craven will probably file a second suit, and a third may be commenced in the name of an alleged grandchild of the deceased millionaire.

The contests will be commenced on the ground that Senator Fair was incompetent or insane at the time he made the trust will, and that he was acting under undue influence and duress.

Mrs. Craven's suit will probably be brought by her as the widow of the ex-senator. Judge Slack's decision left her in such a position that she must fight the trust will if she expects to get anything at all. The contest will be upon the same general ground as that of the three children.

It is stated the contest of the heirs will be brought to obtain relief in case Judge Slack is reversed by the supreme court in his ruling destroying the trust clause in the will.

Stands at the Head.

Aug. J. Bogel, the leading druggist of Shreveport, La., says: "Dr. King's New Discovery is the only thing that cures my cough, and it is the best seller I have." J. F. Campbell, merchant of Safford, Ariz., writes: "Dr. King's New Discovery is all that is claimed for it; it never fails, and is a sure cure for Consumption, Coughs, and Colds. I cannot say enough for its merits." Dr. King's New Discovery for Consumption, Coughs and Colds is not an experiment. It has been tried for a quarter of a century, and today stands at the head. It never disappoints. Free trial bottles at Blakeley & Houghton's drug store. 1

WAR AGAINST THE TRUSTS.

A California Sugar Combine to Take the Aggressive.

SAN FRANCISCO, Nov. 10.—The Chronicle says:

Plans have been effected and the assurance is given that everything will be in readiness for fighting the sugar trust on January 1, when the five years' con-

tract of the Hawaiian planters with the Western Sugar Refinery will expire. It will continue to handle that portion of the crop, say from 40,000 to 50,000 tons, that Claus Spreckles can control.

Of the remainder of 225,000 tons, 150,000 tons will be placed on the market by the California Beet Sugar & Refining Company, in which Welch & Co., Geo. W. Monear and their friends are the principal elements.

Of the 150,000 tons of raw island, 90,000 tons will be sent to New York, where it has been sold to refineries independent of the trust.

The remaining 60,000 tons will be refined at the California Beet Sugar and Refining Company's works at Crockett, on the Straits of Carquinez.

Dr. King's New Discovery for Consumption.

This is the best medicine in the world for all forms of Coughs, Colds and Consumption. Every bottle is guaranteed. It will cure and not disappoint. It has no equal for Whooping Cough, Asthma, Hay Fever, Pneumonia, Bronchitis, La Grippe, Cold in the Head and Consumption. It is safe for all ages, pleasant to take, and, above all, a sure cure. It is always well to take Dr. King's New Life Pills in connection with Dr. King's New Discovery, as they regulate and tone the stomach and bowels. We guarantee perfect satisfaction or return money. Free trial bottles at Blakeley & Houghton's Drug Store. Regular size 50 cents and \$1.00.

Durrant to Hang Friday.

SAN FRANCISCO, Nov. 10.—William Henry Theodore Durrant, condemned murderer of Miss Blanche Lamont, and the supposed murderer of Miss Minnie Williams also, was taken before Judge Bahr this morning for the purpose of having the date for his execution reset. His attorney made a desperate attempt to secure further delay, but Judge Bahr brushed aside all technicalities objecting to the proceedings, and ordered that Durrant's execution should take place on Friday next.

District Attorney Barns appeared before Judge Bahr yesterday, and stated that he had received official notice that the supreme court of the United States had affirmed the decision of the lower court in the Durrant case. Judge Bahr thereupon made an order directing that Durrant be brought before him this morning in order that a new date might be set for the carrying out of the sentence already imposed upon the condemned murderer. It was rumored last evening that Friday next might be selected as the day for the execution. The events of the day have confirmed that rumor as above related.

Durrant's attorneys have made a desperate struggle to save the life of their client, stubbornly fighting the case through the courts, and employing every subterfuge known to the legal profession to delay execution of the death sentence. Their last resource has now been exhausted and it seems probable that tardy justice is about to overtake the convicted murderer of Miss Blanche Lamont, and supposed murderer of Miss Minnie Williams.

"The worst cold I ever had in my life was cured by Chamberlain's Cough Remedy," writes W. H. Norton, of Sutter Creek, Cal. "This cold left me with a cough and I was expectorating all the time. The remedy cured me and I want all my friends when troubled with a cough or cold to use it, for it will do them good. Sold by Blakeley & Houghton."

Cash in Your Checks.

All county warrants registered prior to July 7, 1893, will be paid at my office. Interest ceases after Oct. 27th, 1897.

C. L. PHILLIPS,
County Treasurer.

OLD SORES.

The cures of old sores effected by

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are marvelous—some say miraculous. Cleanse the affected part two times a day, using good Castile soap with warm water. Then apply the Salve and cover with rubber gauze to hold the moisture.

50 cents a jar at Donnell's Drugstore.

\$2000⁰⁰

Baking powder at 25 cents or 30 cents a pound never ought to have been sold, because good baking powder is cheaper—does more for the money.

But now as the good times are coming back—as the newspapers say—the excuse for cheap baking powders is even less than ever.

Your money back if you don't like Schilling's Best—at your grocer's.

Your Fall Overcoat

Is a necessity these raw mornings and evenings. The famous Kuh, Nathan & Fischer Co. garments are now in. Get into one of them. Every one of the designs as bright and fresh as the first soft flake of snow.

Turn about...Leave it to your tailor for \$25.00 or leave it to us for \$15.00?

You're safe with this make. We give you a written guarantee.

A. M. WILLIAMS & CO

Summons.

IN THE CIRCUIT COURT of the State of Oregon for Wasco County.

The Oregon Railroad & Navigation Company, a corporation organized under the laws of the State of Oregon, Plaintiff,

vs.

Thomas J. Bulger and — Bulger, his wife, whose given name is unknown to plaintiff; D. L. Cates, George Gardiner and Fannie E. Gardiner, Defendants.

To Thomas J. Bulger — Bulger, whose given name is unknown to plaintiff, George Gardiner and Fannie E. Gardiner defendants.

IN THE NAME OF THE STATE OF OREGON you and each of you are hereby required to appear and answer the complaint filed against you in the above entitled action on or before the first day of the term of the above entitled court following the expiration of the time prescribed in the order for the publication of this summons, to wit: on or before the 21st day of November, 1897, that being the first day of the next regular term of said court, and if you fail to so appear and answer the complaint of the plaintiff, for want thereof the plaintiff will apply to the court for the judgment prayed for in said complaint, to wit: For the condemnation and appropriation for a right-of-way for a railroad of a strip of land one hundred feet wide over and across the following described lands: Commencing at a point 1200 feet north from the southeast corner of the southwest quarter of section six, township two north, range eight east, in Wasco county, Oregon, thence north 70 feet to a point; thence north 88 degrees 54 minutes east, 200 feet to a point in the north boundary of the right-of-way of the Oregon Railway and Navigation Company, now Oregon Railroad and Navigation Company's right-of-way; thence southwesterly along said north boundary of said right-of-way to the place of beginning, containing 23.40 acres. Also another tract of land situated in said section six, described as follows, to-wit: Commencing at a point in the south boundary of the right-of-way of the said Oregon Railroad and Navigation Company, which point is 1175 feet north and 290 feet east of the southeast corner of the southwest quarter of section six, township two north, range eight east; thence north 86 degrees and 54 minutes east, 215 feet to a point on the south boundary of the said right-of-way; thence on a curve to the left with said along the said boundary of said right-of-way in a westerly course to the place of beginning, containing 1.00 acre; said land to be used for the relocation of the railway of said plaintiff's across said premises as provided by section 3241, Hill's Annotated Laws of the State of Oregon. And plaintiff will also take judgment for its costs and disbursements in this action.

This summons is served upon the defendants above named by publication thereof in THE DALLES CHRONICLE by order of Hon. W. L. Bradshaw, Judge of the Seventh Judicial District of the State of Oregon, made at chambers in Dalles City, Oregon, this 25th day of September, 1897.

W. W. COTTON
J. M. LONG and
W. H. WILSON,
Attorneys for Plaintiff.

New York Weekly Tribune

—FOR—
Farmers and Villagers,
—FOR—
Fathers and Mothers,
—FOR—
Sons and Daughters,
—FOR—
All the Family.

With the close of the Presidential Campaign THE TRIBUNE recognizes the fact that the American people are now anxious to give their attention to home and business interests. To meet this condition, politics will have far less space and prominence, until another State or National occasion demands a renewal of the fight for the principles for which THE TRIBUNE has labored from its inception to the present day, and won its greatest victories.

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