

SEVENTY-TWO PAGES

SEATTLE, WASHINGTON, MARCH 28, 1909

FIVE CENTS EVERYWHERE.

EMERY HOME BROKEN UP

Mother and Daughter Sell Effects to Make Trip North

ROBBERS TAKE LABORER'S SAVINGS

Three Highwaymen Hold Up J. Christofora and Relieve Him of \$915 He Had Just Drawn From Bank.

ACCUMULATION OF LIFETIME STOLEN

Victim on Way Home When Trio Pounce on Him From Darkness at Sturgis Road and Charles Street.

HAVING DRAWN SAVINGS

Three highwaymen, who were seen in the vicinity of Sturgis road and Charles street, pounced on J. Christofora, a laborer, as he was returning home from the bank. They held him up and relieved him of \$915, which was the accumulation of his lifetime's savings. The robbers fled in a motor car, leaving Christofora in a state of shock and confusion. He was taken to a hospital, where he is recovering from his injuries.

INTOXICATED JUROR KILLS JUSTICE OF PEACE

Intoxicated Juror Kills Justice of Peace

TAOS, N. M., Saturday, March 27.—R. C. Potter, a justice of the peace, and his wife were shot and killed last night at a hotel in Taos, N. M. by a juror who had been drinking heavily. The juror, whose name is not known, was shot in the back and died instantly. The justice of peace was also shot and died shortly thereafter. The police are investigating the case.

NORTH YAKIMA MEN BUY MURPHY RANCH

SALE OF FARM. Saturday, March 27.—A group of men from North Yakima, Wash., have purchased the famous Murphy ranch in the state of Washington. The ranch is one of the largest and most fertile in the region. The purchase was made for \$1,000,000.

MRS. GILMORE, AT 70, MARRIES AGED PIONEER

MARRIAGE. Saturday, March 27.—Mrs. Sarah A. Gilmore, 70 years of age, was married to an aged pioneer, Mr. John T. Murphy, 75 years of age, in a ceremony held in the city of Seattle. The couple have been together for many years and are well known in the community.

SANTA ROSA, CAL., Saturday, March 27.—A surprise has been given to the friends of Mrs. Sarah A. Gilmore, 70 years of age, by the announcement that she had been married to an aged pioneer, Mr. John T. Murphy, 75 years of age, in a ceremony held in the city of Seattle.

PHILADELPHIA, Saturday, March 27.—While his team mate, Robert Perry, was striving with 211 other contestants in the Marathon race from Villa Nova College to the city hall today, Charles Scheraga, a 21-year-old boy died in the Polytechnic Hospital, a victim of his will.

WOMAN VICTIM BURIED

WOMAN VICTIM BURIED. Saturday, March 27.—The body of a woman, who was killed by a train, was buried in the city of Seattle. The woman was identified as Mrs. Mary Smith, 45 years of age.

WOMAN TIRES OF ARTISTIC AFFINITY

Mrs. Julia Emile Kuttner Earle, Who Won Her Husband From His First Wife, Wants Separation.

MAN CHARGED WITH BIGAMY AND LUNACY

Deluded Spouse Says She Was Beaten Until She Was Covered With Bruises and She Lives in Terror.

THEIR MARRIAGE WAS NOT

THEIR MARRIAGE WAS NOT. Saturday, March 27.—Mrs. Julia Emile Kuttner Earle, who won her husband from his first wife, has filed for separation. She claims that her husband is a bigamist and a lunatic. She says that she has been beaten and bruised by her husband and that she lives in constant fear of him. The court has granted her a writ of habeas corpus and she is now living with her mother.

THEIR MARRIAGE WAS NOT

THEIR MARRIAGE WAS NOT. Saturday, March 27.—Mrs. Julia Emile Kuttner Earle, who won her husband from his first wife, has filed for separation. She claims that her husband is a bigamist and a lunatic. She says that she has been beaten and bruised by her husband and that she lives in constant fear of him. The court has granted her a writ of habeas corpus and she is now living with her mother.

THEIR MARRIAGE WAS NOT

THEIR MARRIAGE WAS NOT. Saturday, March 27.—Mrs. Julia Emile Kuttner Earle, who won her husband from his first wife, has filed for separation. She claims that her husband is a bigamist and a lunatic. She says that she has been beaten and bruised by her husband and that she lives in constant fear of him. The court has granted her a writ of habeas corpus and she is now living with her mother.

THEIR MARRIAGE WAS NOT

THEIR MARRIAGE WAS NOT. Saturday, March 27.—Mrs. Julia Emile Kuttner Earle, who won her husband from his first wife, has filed for separation. She claims that her husband is a bigamist and a lunatic. She says that she has been beaten and bruised by her husband and that she lives in constant fear of him. The court has granted her a writ of habeas corpus and she is now living with her mother.

THEIR MARRIAGE WAS NOT

THEIR MARRIAGE WAS NOT. Saturday, March 27.—Mrs. Julia Emile Kuttner Earle, who won her husband from his first wife, has filed for separation. She claims that her husband is a bigamist and a lunatic. She says that she has been beaten and bruised by her husband and that she lives in constant fear of him. The court has granted her a writ of habeas corpus and she is now living with her mother.

THEIR MARRIAGE WAS NOT

THEIR MARRIAGE WAS NOT. Saturday, March 27.—Mrs. Julia Emile Kuttner Earle, who won her husband from his first wife, has filed for separation. She claims that her husband is a bigamist and a lunatic. She says that she has been beaten and bruised by her husband and that she lives in constant fear of him. The court has granted her a writ of habeas corpus and she is now living with her mother.

Churchman's Daughter Who Wedded Son of Nippon



Mrs. Gunjiro Aoki, Who Was Miss Helen Gladys Emery.

DYNAMITERS TRY TO DESTROY THEATRE

DYNAMITERS TRY TO DESTROY THEATRE. Saturday, March 27.—An attempt to destroy the new Boston Grand opera house at the corner of Broadway and Broadway streets, resulted in the destruction of the building. The dynamite failed to explode, but the building was severely damaged. The police are investigating the case.

SECRETS OF GRAFT CASE SOLD TO DEFENSE

SECRETS OF GRAFT CASE SOLD TO DEFENSE. Saturday, March 27.—The secrets of the graft case involving William Langdon, a contractor, have been sold to his defense attorneys. The case involves the construction of the United Railroads' Payroll building in San Francisco.

CONTRACTOR GONE LEAVING DEBTS OF \$20,000

CONTRACTOR GONE LEAVING DEBTS OF \$20,000. Saturday, March 27.—J. L. Cannon, one of the best known builders in the city, has moved to California before liquidating his obligations. He has left behind a large number of debts, totaling \$20,000.

GIRL'S LOVE FOR ORIENTAL WRECKS HOME OF HER FATHER

Archdeacon John Emery, Father of Helen Gladys, Who Married Gunjiro Aoki, Leaves City Alone, While Mother of Bride Remains Here --- Lawyer Brings Suit Against Emery

Archdeacon John Emery, of the Episcopal Diocese of California, who is a full-blooded Japanese, and in order to wed his bride he was forced to travel more than 1,000 miles to a state where there was no legal impediment to the union. Archdeacon Emery, for forty years a minister of the Episcopal faith, opposed the marriage, but to gratify the determination of his wife and young daughter, he brought them to Seattle and registered under an assumed name—"E. J. Abbott"—at the Hotel Savoy. His wife and daughter also registered under assumed names. Ceremony performed by Rev. H. H. Gowen, rector of Trinity Parish, at 11:45 a. m. yesterday. Rev. Emery leaves wife and daughter here and returns, apparently a heart-broken man, to San Francisco, first visiting kind friends at Tacoma. Augustus Armstrong, a local lawyer, sues Rev. Emery for legal fee alleged to have been earned in giving father of Aoki's bride advice as to international law and treaty rights of Japanese.

"PLEASE don't let those photographers take a snap shot of me. I have had all the troubles I can endure. I wish to leave here quietly. On principle I was opposed to the marriage of my daughter—my only child—with a Japanese. But my daughter and my wife felt differently, so I had to give in. My sense of duty was to see that they were properly married and by one of my own faith. Let me go, now, please."

His face flushed and marked with evidences of intense grief, Archdeacon John Emery, of San Francisco, plead for a respite from further newspaper notoriety, a half hour after his young, fair-haired daughter, Helen Gladys, had stood before the altar of Trinity Episcopal Church yesterday and had pledged her troth to Gunjiro Aoki, a Japanese, formerly a house servant in the minister's family.

In the writing room of the Hotel Savoy yesterday afternoon he made the statement quoted in the foregoing and time and again begged to be let alone. The old man's face showed traces of months of intense suffering—of the sorrow that comes with the surrender to a will stronger than his own of principles which he says he held as dear as the tenets of his faith—the belief that his girl should not wed a man of an alien race.

EMERY'S HOME BROKEN UP. It was to his wife's will that Archdeacon Emery, after months of painful struggle, finally surrendered. His home in Corte Madera, Cal., broken up and abandoned, his cherished work among the missions of San Francisco neglected, his wife estranged, the aged minister left Seattle alone, leaving his wife and his daughter, with her Japanese husband, to care for themselves.

"My plans are not made," said Archdeacon Emery. "I cannot tell when I shall return to my work in San Francisco. I will visit friends awhile. I beg of you to cease asking questions." Then the aged minister left the hotel where he had masqueraded under an assumed name, and, alone and unattended went to the dock to board a steamer for Tacoma.

Never in the history of the Pacific Coast states has there been such a stir as was caused by the love-making of Helen Gladys Emery, a cultivated American girl, reared amid refined surroundings in California, and Gunjiro Aoki, who came here from Japan six years ago, a raw immigrant from the land of the Rising Sun. Press associations and newspapers all over the country followed their wooing when the story first leaked out more than six months ago in California. The pair were practically driven out of California by public sentiment.

When the crucial moment came, the aged archdeacon, father of the girl, bitterly opposed the proposed marriage.

SECRETS OF GRAFT CASE SOLD TO DEFENSE

SECRETS OF GRAFT CASE SOLD TO DEFENSE. Saturday, March 27.—The secrets of the graft case involving William Langdon, a contractor, have been sold to his defense attorneys. The case involves the construction of the United Railroads' Payroll building in San Francisco.

CONTRACTOR GONE LEAVING DEBTS OF \$20,000

CONTRACTOR GONE LEAVING DEBTS OF \$20,000. Saturday, March 27.—J. L. Cannon, one of the best known builders in the city, has moved to California before liquidating his obligations. He has left behind a large number of debts, totaling \$20,000.

SECRETS OF GRAFT CASE SOLD TO DEFENSE

SECRETS OF GRAFT CASE SOLD TO DEFENSE. Saturday, March 27.—The secrets of the graft case involving William Langdon, a contractor, have been sold to his defense attorneys. The case involves the construction of the United Railroads' Payroll building in San Francisco.

SECRETS OF GRAFT CASE SOLD TO DEFENSE. Saturday, March 27.—The secrets of the graft case involving William Langdon, a contractor, have been sold to his defense attorneys. The case involves the construction of the United Railroads' Payroll building in San Francisco.

WEST IGNORED IN TARIFF BILL

James J. Hill Declares Eastern Congressmen Manifest Interest in Only Those Industries of Their Districts.

PETTY PRODUCTS FAVORED OVER GREAT RESOURCES

Famous Railroad Man Says Payne Measure Is One of Strongest Arguments for Free Trade Ever Written.

The Hearst News Service, Special by Leased Wire.

CHICAGO, Saturday, March 27.—James J. Hill, boomer of the great Northwest and railroad magnate, passed through Chicago today, staying in the windy city long enough only to toss a few bouquets at the Payne tariff bill.

"I am a free trader," he said. "I am in favor of no tariff at all. But if we are to run under a system of protection, let it be some other arrangement than the Payne tariff bill."

"Those Eastern chaps seem to have left all consideration for the big resources of the West out of their calculations. They protect a few infinitesimal products like gloves and stockings and refuse to take an iron horse, a lumber, commodities which involve billions in commerce."

"Many railroad interests and these will profit by such a reduction but I am not selfish enough to be favorably impressed by the plan for that reason. The general loss will be enough to swallow up such an advantage away."

"This is the long-heralded and solemnly-promised revision that the Republicans mean to give us, it is the strongest argument for free trade that has ever been written."

Hill spent a few minutes in the office of the Chicago, Burlington and Quincy Railroad and then went to New York on the Twentieth Century flyer.

HOUSE MAY VOTE ON TARIFF BILL APRIL 10

WASHINGTON, Saturday, March 27.—Yielding to general pressure from every section of the country that tariff schedules be settled and the agitation of the question cease at the earliest possible date Chairman Seno E. Payne and Republican members of the Ways and Means committee advanced today to leading Republicans in the House a proposition to vote on the tariff bill next Saturday night.

The proposition is not meeting with ready acceptance. Many of the schedules against which the Republicans are in open revolt. It is not believed that the tariff schedule will be passed on this date. It will be made through fear of splitting the Republican party and throwing the entire bill upon the Senate at every paragraph until amendment.

At the present time it is the general belief that the date set yesterday for passage of the bill through the House. The Republican members of the Ways and Means committee will sit Monday to consider changes in the bill that seem imperative. A modification of the provisions of the drawback provisions as applied to grain and grain products so that Canadian wheat may be imported practically free; increase in the duty on barley 5 cents a bushel; substitution of the duty on foreign iron and steel on a sliding duty on refined petroleum; reduction of language in the bill so that preferential rates granted by a mother country to other countries will not be applied to a mother country shall not prevent application of the minimum rates to American tariff to either the mother country or its provinces. It is possible, also, that there will be more general consideration of lumber, hides, gloves and iron schedules to ascertain if the criticism of unbalanced rates or other schedules is justified.

The result of this conference will appear in the House on Monday. It is given preference over all other amendments.

Mr. Payne is opposed to any changes in the bill except such as are necessary to clarify the language of the provisions. He does not think that the bill is open to any serious criticism, but he does think that it places a heavy burden on the poor that the increased burdens in the bill must be borne by the rich.

WOMAN KIDNAPER DENIES HER GUILT

MERCER, Pa., Saturday, March 27.—No time will be wasted in bringing James H. Boyle and his supposed wife Helen L. Boyle, alias Helen L. Faulkner, alias Anna McDermott, to trial in Mercer County on a charge of kidnaping.

According to T. C. Cochran, who will assist District Attorney Linger in the prosecution of the case, it is not definitely settled when the couple will be given a preliminary hearing, but it will not be before next Tuesday.

In an interview this afternoon Mrs. Boyle said:

"I am the wife of James H. Boyle, arrested with me for the kidnaping. I love him and I mean to stand by him. I am not Anna McDermott of Chicago; Anna Wilson of Denver, Helen Faulkner of any other of the persons whom I have been said to be."

"I deny that I was an accomplice in the kidnaping. I took no part in deceiving Willie Whittia. I do not see how I can be convicted of having anything to do with the kidnaping."

"I mean to stand by my husband in this affair even though I am acquitted, as I believe I may be. I do not know what his connection with the affair is, but I am sure he was not the instigator of the kidnaping. I will not say whether he had any accomplice."

"My mother died when I was born. She died three years ago. She is buried near Chicago."

"I will not tell my parents' names. I have no relatives except distant cousins. Some of these are in Chicago but I do not believe they know anything. My father has not been in Chicago for five years."

"I supposed Willie Whittia was brought on by my husband for the same reason that Willie supposed he came to me. I was led to believe that he was a contractor and that the boy had been exposed and that his father wanted to keep him in some safe place until the malapox scare had passed."

"The report concerning the box of drugs and the boy had been pushed for me by Granger a package of colloidum. One of the ingredients of colloidum, I am told, is arsenic. I was told that the package of colloidum, so we put it in the can; but in order to keep the odor of the ether from filling the room."

WOMAN KIDNAPER DENIES HER GUILT

MERCER, Pa., Saturday, March 27.—No time will be wasted in bringing James H. Boyle and his supposed wife Helen L. Boyle, alias Helen L. Faulkner, alias Anna McDermott, to trial in Mercer County on a charge of kidnaping.

According to T. C. Cochran, who will assist District Attorney Linger in the prosecution of the case, it is not definitely settled when the couple will be given a preliminary hearing, but it will not be before next Tuesday.

In an interview this afternoon Mrs. Boyle said:

"I am the wife of James H. Boyle, arrested with me for the kidnaping. I love him and I mean to stand by him. I am not Anna McDermott of Chicago; Anna Wilson of Denver, Helen Faulkner of any other of the persons whom I have been said to be."

"I deny that I was an accomplice in the kidnaping. I took no part in deceiving Willie Whittia. I do not see how I can be convicted of having anything to do with the kidnaping."

"I mean to stand by my husband in this affair even though I am acquitted, as I believe I may be. I do not know what his connection with the affair is, but I am sure he was not the instigator of the kidnaping. I will not say whether he had any accomplice."

"My mother died when I was born. She died three years ago. She is buried near Chicago."

"I will not tell my parents' names. I have no relatives except distant cousins. Some of these are in Chicago but I do not believe they know anything. My father has not been in Chicago for five years."

"I supposed Willie Whittia was brought on by my husband for the same reason that Willie supposed he came to me. I was led to believe that he was a contractor and that the boy had been exposed and that his father wanted to keep him in some safe place until the malapox scare had passed."

"The report concerning the box of drugs and the boy had been pushed for me by Granger a package of colloidum. One of the ingredients of colloidum, I am told, is arsenic. I was told that the package of colloidum, so we put it in the can; but in order to keep the odor of the ether from filling the room."

WOMAN KIDNAPER DENIES HER GUILT

MERCER, Pa., Saturday, March 27.—No time will be wasted in bringing James H. Boyle and his supposed wife Helen L. Boyle, alias Helen L. Faulkner, alias Anna McDermott, to trial in Mercer County on a charge of kidnaping.

According to T. C. Cochran, who will assist District Attorney Linger in the prosecution of the case, it is not definitely settled when the couple will be given a preliminary hearing, but it will not be before next Tuesday.

In an interview this afternoon Mrs. Boyle said:

"I am the wife of James H. Boyle, arrested with me for the kidnaping. I love him and I mean to stand by him. I am not Anna McDermott of Chicago; Anna Wilson of Denver, Helen Faulkner of any other of the persons whom I have been said to be."

"I deny that I was an accomplice in the kidnaping. I took no part in deceiving Willie Whittia. I do not see how I can be convicted of having anything to do with the kidnaping."

"I mean to stand by my husband in this affair even though I am acquitted, as I believe I may be. I do not know what his connection with the affair is, but I am sure he was not the instigator of the kidnaping. I will not say whether he had any accomplice."

"My mother died when I was born. She died three years ago. She is buried near Chicago."

"I will not tell my parents' names. I have no relatives except distant cousins. Some of these are in Chicago but I do not believe they know anything. My father has not been in Chicago for five years."

"I supposed Willie Whittia was brought on by my husband for the same reason that Willie supposed he came to me. I was led to believe that he was a contractor and that the boy had been exposed and that his father wanted to keep him in some safe place until the malapox scare had passed."

"The report concerning the box of drugs and the boy had been pushed for me by Granger a package of colloidum. One of the ingredients of colloidum, I am told, is arsenic. I was told that the package of colloidum, so we put it in the can; but in order to keep the odor of the ether from filling the room."

WOMAN KIDNAPER DENIES HER GUILT

MERCER, Pa., Saturday, March 27.—No time will be wasted in bringing James H. Boyle and his supposed wife Helen L. Boyle, alias Helen L. Faulkner, alias Anna McDermott, to trial in Mercer County on a charge of kidnaping.

According to T. C. Cochran, who will assist District Attorney Linger in the prosecution of the case, it is not definitely settled when the couple will be given a preliminary hearing, but it will not be before next Tuesday.

In an interview this afternoon Mrs. Boyle said:

"I am the wife of James H. Boyle, arrested with me for the kidnaping. I love him and I mean to stand by him. I am not Anna McDermott of Chicago; Anna Wilson of Denver, Helen Faulkner of any other of the persons whom I have been said to be."

"I deny that I was an accomplice in the kidnaping. I took no part in deceiving Willie Whittia. I do not see how I can be convicted of having anything to do with the kidnaping."

"I mean to stand by my husband in this affair even though I am acquitted, as I believe I may be. I do not know what his connection with the affair is, but I am sure he was not the instigator of the kidnaping. I will not say whether he had any accomplice."

"My mother died when I was born. She died three years ago. She is buried near Chicago."

"I will not tell my parents' names. I have no relatives except distant cousins. Some of these are in Chicago but I do not believe they know anything. My father has not been in Chicago for five years."

"I supposed Willie Whittia was brought on by my husband for the same reason that Willie supposed he came to me. I was led to believe that he was a contractor and that the boy had been exposed and that his father wanted to keep him in some safe place until the malapox scare had passed."

"The report concerning the box of drugs and the boy had been pushed for me by Granger a package of colloidum. One of the ingredients of colloidum, I am told, is arsenic. I was told that the package of colloidum, so we put it in the can; but in order to keep the odor of the ether from filling the room."

Girl of Sixteen Writes Play and Produces It



EMILY LINDSAY SQUIER

ALTHOUGH barely sixteen years old, Miss Emily Lindsay Squier, of Port Orchard Bay, has written and produced a play. The play is a delightful fantasy entitled, "In the Cave of Vaunleigh Mountains" and was presented in Eagles Hall, Bremerton, Friday night, under the direction of the young playwright, Miss Squier in the daughter of Mr. and Mrs. Russell Squier and has resided in Bremerton for several years.

Friends of Miss Squier took part in the play. The cast of characters and the title of the act follow:

Act I.—The witch of Vaunleigh Mountains. Grace Lenzy Hendrix; Alora, a village maid; Emily Squier; Prince Narval; James Lenzy; The Spirit of Darkness; Madge Wayne.

Act II.—"Farewell to the Piano," Beethoven; Misses Cleone, Scougal, Leoti James.

Act III.—The witch's groto on Vaunleigh Mountains—The Shadow.

Act IV.—The witch's groto on Vaunleigh Mountains—The Shadow.

Act V.—The witch's groto on Vaunleigh Mountains—The Shadow.

Act VI.—The witch's groto on Vaunleigh Mountains—The Shadow.

CHILBERG TO TAKE FULL CHARGE AT FAIR

President of Alaska-Yukon-Pacific Exposition to Open Headquarters on Ground April 1 and Direct Work.

WASHINGTON, Saturday, March 27.—It is the opinion of high legal authorities at the capital that the creation of a committee for investigation of state officers by the last Legislature at the close of its session was clearly unconstitutional and that such a committee has no legal authority or legal power whatever to enter into such investigation. It is asserted that if it should attempt to do so, it would be liable to a writ of prohibition.

The committee was not legally created by the Legislature. The opinion of the state constitution is to the following effect:

"First—In accordance with section 12 of article 2 of the state constitution the Legislature shall not be in session for more than sixty days unless convened in special session as prescribed by section 13 of article 2 of the state constitution, which provides as follows: 'The style of the laws of the state shall be: "Be it enacted by the Legislature of the state of Washington, and no law shall be enacted except by bill."'

"Second—Individually the committee is not authorized to investigate the conduct of any officer of the state, but it may act with authority unless they have been constitutionally and legally delegated to do so by the Legislature as its special agent.

"Third—The Legislature cannot delegate any of its authority to any committee or to any other body, except by express statute or law, which must be passed in special session as prescribed by section 13 of article 2 of the state constitution, which provides as follows: 'The style of the laws of the state shall be: "Be it enacted by the Legislature of the state of Washington, and no law shall be enacted except by bill."'

"Fourth—If the present committee had been created by statute instead of by resolution, it would not be authorized to investigate the conduct of any officer of the state, but it may act with authority unless they have been constitutionally and legally delegated to do so by the Legislature as its special agent.

"Fifth—The Legislature cannot delegate any of its authority to any committee or to any other body, except by express statute or law, which must be passed in special session as prescribed by section 13 of article 2 of the state constitution, which provides as follows: 'The style of the laws of the state shall be: "Be it enacted by the Legislature of the state of Washington, and no law shall be enacted except by bill."'

MUCKRAKERS MAY BE WITHOUT POWER

Attorneys at State Capital Believe Legislature Cannot Delegate Authority to Make Proposed Inquiry.

WASHINGTON, Saturday, March 27.—It is the opinion of high legal authorities at the capital that the creation of a committee for investigation of state officers by the last Legislature at the close of its session was clearly unconstitutional and that such a committee has no legal authority or legal power whatever to enter into such investigation. It is asserted that if it should attempt to do so, it would be liable to a writ of prohibition.

The committee was not legally created by the Legislature. The opinion of the state constitution is to the following effect:

"First—In accordance with section 12 of article 2 of the state constitution the Legislature shall not be in session for more than sixty days unless convened in special session as prescribed by section 13 of article 2 of the state constitution, which provides as follows: 'The style of the laws of the state shall be: "Be it enacted by the Legislature of the state of Washington, and no law shall be enacted except by bill."'

"Second—Individually the committee is not authorized to investigate the conduct of any officer of the state, but it may act with authority unless they have been constitutionally and legally delegated to do so by the Legislature as its special agent.

"Third—The Legislature cannot delegate any of its authority to any committee or to any other body, except by express statute or law, which must be passed in special session as prescribed by section 13 of article 2 of the state constitution, which provides as follows: 'The style of the laws of the state shall be: "Be it enacted by the Legislature of the state of Washington, and no law shall be enacted except by bill."'

"Fourth—If the present committee had been created by statute instead of by resolution, it would not be authorized to investigate the conduct of any officer of the state, but it may act with authority unless they have been constitutionally and legally delegated to do so by the Legislature as its special agent.

"Fifth—The Legislature cannot delegate any of its authority to any committee or to any other body, except by express statute or law, which must be passed in special session as prescribed by section 13 of article 2 of the state constitution, which provides as follows: 'The style of the laws of the state shall be: "Be it enacted by the Legislature of the state of Washington, and no law shall be enacted except by bill."'

WISHKAH BOOM CO. SELLS OUT

Holdings Subject of Strife for Many Years Purchased by Highland Home Company for \$40,000.

ABERDEEN, Saturday, March 27.—An end to ceaseless trouble and turmoil the length of the Wishkah River, which has been the cause of many a lawsuit, was brought to a close today when the Highland Home Boom Company bought the holding of the Wishkah Boom Company at a price in the neighborhood of \$40,000.

The Wishkah Company was one of the oldest corporations in the state, having been organized in 1856, while the Highland firm came into life only a few years ago. The latter was organized to take care of the many lawsuits which had been the cause of the many lawsuits.

"Prominent lawyers say the purchase of the Wishkah River by the Highland Home Boom Company is a landmark in the history of the river as the new company is in the hands of the largest operators who will be interested in the future of the river. This will be a trouble with which ranchers along the stream have had to contend and which has been the cause of the many lawsuits."

MOTORMAN KILLS HIS SON AND THEN HIMSELF

PITTSBURG, Saturday, March 27.—Frenzied over domestic troubles and in a fit of rage, a motorist today shot his 21-year-old, domestic-fired two bullets into his 6-year-old son, Richard's, who was sitting in the car. The boy was committed suicide. Smith returned to his home from work some time prior to the tragedy which transpired here. He was driving his car on the street. Without warning he drew a revolver from his pocket and fired at his wife, who was sitting in the car. The bullet caught him at the gate and fired two bullets into his chest. He was killed instantly.

GIRLS LOVE FOR ORIENTAL WRECK HOME OF HER FATHER

(Continued From Page One.)

his daughter with the Japanese Aoki. He discharged the brown-skinned servant and forbade him the house. He then, tested the girl's feelings against the combine wills of his wife and daughter, he surrendered. He saw his home at Corte Madera dismantled, the two boxes packed with his personal belongings. They sold most of the furniture and household effects. A few cherished trinkets which the girl was given to her mother, were treasured through the few short years that welled her childhood to her young womanhood. And she carried with her the passion of the girl for Aoki.

Moreover, Archdeacon Emery went through even hardship and the loss of the cultivated man to furnish for a wedding feast for his daughter when she should have been married to the natural wish to proudly proclaim her approaching nuptials and the many friends who were invited to the celebration of the nuptials of his only child—all these were foregone and abandoned by the girl. She was left to her own will and that her determination, as well as the daughter's, could not be overcome.

Aoki and Wife Disappear.

So the strong-willed, square-jawed wife and mother won. When the ceremony was over, Aoki and his bride quickly sought shelter in a down town hotel, and then disappeared as if they had been pursued by some evil thing. There was no word from either of which congratulations of friends and relatives could be given and received. The wife was a very kind, friendly kind. Nothing but the hurried and frightened desire to seek a place to hide, and the knowledge that the news of their disappearance would be in newspapers and their reporters.

"No one save the mother and father of the bride and the wedding guests, however, know where the honeymoon will be spent or where Aoki and his bride will make their home. In some place in the country, far remote from her own birth and that of Helen Emery Aoki will spend the first few weeks of her married life. Then after that, according to her own statements and those of her mother, will begin the test of the man Aoki's Japanese nature and his ability to maintain an American wife on a scale befitting her birth and breeding.

What the Young Bride Says.

And this is what the girl herself is quoted as saying during the intimate problems resulting from this curious union:

"I have many people seem to worry about my children, that we will have. There are not many children of mixed marriages in the world, so I have no experience on which to found my evil prophecies. I do not fear for the future of any children that we may have. What I do fear is for their father's good enough for them. All my friends have told me that none of these things will happen to me. I am happy. Perhaps that is so. Other American girls will perhaps become engaged and married. If our marriage proves a failure it will serve to warn other girls. So you see I will be a lesson to them. I do not feel badly about losing all my friends and my home. I know if people know that my mother and I have been through such a trial, they will be more sympathetic toward Aoki. As I do, would not condemn me."

"The only thing I am doing is a foolish thing, but time alone will tell."

Letter to Her Mother.

Augustus Armstrong, a lawyer with offices in the New York Block, added the last sentence to the letter which she wrote yesterday afternoon when she filed a suit in the superior court for \$1,999.99 against Archdeacon Emery, father of the bride. The letter contained the following allegations that he furnished legal advice to the parents of Mrs. Aoki prior to the marriage, and that he had been recommended to him.

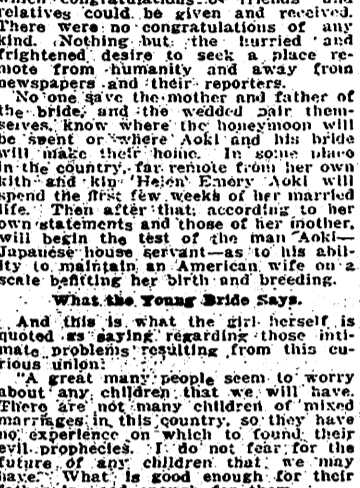
"I am not at liberty to go into the details of our conversation, nor can I tell just what information he sought. Let it suffice that he wanted to know the law relating to the intermarriage of whites and Orientals, and having been satisfied, he advised me to marry Aoki."

"I did not know until today, after reading the newspapers, the identity of the man who had put so many questions to me. I am sure that he did not give me his name, but introduced himself under another name, and that he represented Emery. He explained that he was a friend of mine at the Hotel Savoy, and that I had been recommended to him."

"I am not at liberty to go into the details of our conversation, nor can I tell just what information he sought. Let it suffice that he wanted to know the law relating to the intermarriage of whites and Orientals, and having been satisfied, he advised me to marry Aoki."

"I did not know until today, after reading the newspapers, the identity of the man who had put so many questions to me. I am sure that he did not give me his name, but introduced himself under another name, and that he represented Emery. He explained that he was a friend of mine at the Hotel Savoy, and that I had been recommended to him."

Churchman Who Opposed Daughter's Mesalliance



ARCHDEACON JOHN EMERY

WOMAN KIDNAPER DENIES HER GUILT

MERCER, Pa., Saturday, March 27.—No time will be wasted in bringing James H. Boyle and his supposed wife Helen L. Boyle, alias Helen L. Faulkner, alias Anna McDermott, to trial in Mercer County on a charge of kidnaping.

According to T. C. Cochran, who will assist District Attorney Linger in the prosecution of the case, it is not definitely settled when the couple will be given a preliminary hearing, but it will not be before next Tuesday.

In an interview this afternoon Mrs. Boyle said:

"I am the wife of James H. Boyle, arrested with me for the kidnaping. I love him and I mean to stand by him. I am not Anna McDermott of Chicago; Anna Wilson of Denver, Helen Faulkner of any other of the persons whom I have been said to be."

"I deny that I was an accomplice in the kidnaping. I took no part in deceiving Willie Whittia. I do not see how I can be convicted of having anything to do with the kidnaping."

"I mean to stand by my husband in this affair even though I am acquitted, as I believe I may be. I do not know what his connection with the affair is, but I am sure he was not the instigator of the kidnaping. I will not say whether he had any accomplice."

"My mother died when I was born. She died three years ago. She is buried near Chicago."

"I will not tell my parents' names. I have no relatives except distant cousins. Some of these are in Chicago but I do not believe they know anything. My father has not been in Chicago for five years."

"I supposed Willie Whittia was brought on by my husband for the same reason that Willie supposed he came to me. I was led to believe that he was a contractor and that the boy had been exposed and that his father wanted to keep him in some safe place until the malapox scare had passed."

"The report concerning the box of drugs and the boy had been pushed for me by Granger a package of colloidum. One of the ingredients of colloidum, I am told, is arsenic. I was told that the package of colloidum, so we put it in the can; but in order to keep the odor of the ether from filling the room."

MUCKRAKERS MAY BE WITHOUT POWER

Attorneys at State Capital Believe Legislature Cannot Delegate Authority to Make Proposed Inquiry.

WASHINGTON, Saturday, March 27.—It is the opinion of high legal authorities at the capital that the creation of a committee for investigation of state officers by the last Legislature at the close of its session was clearly unconstitutional and that such a committee has no legal authority or legal power whatever to enter into such investigation. It is asserted that if it should attempt to do so, it would be liable to a writ of prohibition.

The committee was not legally created by the Legislature. The opinion of the state constitution is to the following effect:

"First—In accordance with section 12 of article 2 of the state constitution the Legislature shall not be in session for more than sixty days unless convened in special session as prescribed by section 13 of article 2 of the state constitution, which provides as follows: 'The style of the laws of the state shall be: "Be it enacted by the Legislature of the state of Washington, and no law shall be enacted except by bill."'

"Second—Individually the committee is not authorized to investigate the conduct of any officer of the state, but it may act with authority unless they have been constitutionally and legally delegated to do so by the Legislature as its special agent.

"Third—The Legislature cannot delegate any of its authority to any committee or to any other body, except by express statute or law, which must be passed in special session as prescribed by section 13 of article 2 of the state constitution, which provides as follows: 'The style of the laws of the state shall be: "Be it enacted by the Legislature of the state of Washington, and no law shall be enacted except by bill."'

"Fourth—If the present committee had been created by statute instead of by resolution, it would not be authorized to investigate the conduct of any officer of the state, but it may act with authority unless they have been constitutionally and legally delegated to do so by the Legislature as its special agent.

"Fifth—The Legislature cannot delegate any of its authority to any committee or to any other body, except by express statute or law, which must be passed in special session as prescribed by section 13 of article 2 of the state constitution, which provides as follows: 'The style of the laws of the state shall be: "Be it enacted by the Legislature of the state of Washington, and no law shall be enacted except by bill."'

WISHKAH BOOM CO. SELLS OUT

Holdings Subject of Strife for Many Years Purchased by Highland Home Company for \$40,000.

ABERDEEN, Saturday, March 27.—An end to ceaseless trouble and turmoil the length of the Wishkah River, which has been the cause of many a lawsuit, was brought to a close today when the Highland Home Boom Company bought the holding of the Wishkah Boom Company at a price in the neighborhood of \$40,000.

The Wishkah Company was one of the oldest corporations in the state, having been organized in 1856, while the Highland firm came into life only a few years ago. The latter was organized to take care of the many lawsuits which had been the cause of the many lawsuits.

"Prominent lawyers say the purchase of the Wishkah River by the Highland Home Boom Company is a landmark in the history of the river as the new company is in the hands of the largest operators who will be interested in the future of the river. This will be a trouble with which ranchers along the stream have had to contend and which has been the cause of the many lawsuits."

MOTORMAN KILLS HIS SON AND THEN HIMSELF

PITTSBURG, Saturday, March 27.—Frenzied over domestic troubles and in a fit of rage, a motorist today shot his 21-year-old, domestic-fired two bullets into his 6-year-old son, Richard's, who was sitting in the car. The boy was committed suicide. Smith returned to his home from work some time prior to the tragedy which transpired here. He was driving his car on the street. Without warning he drew a revolver from his pocket and fired at his wife, who was sitting in the car. The bullet caught him at the gate and fired two bullets into his chest. He was killed instantly.

Churchman Who Opposed Daughter's Mesalliance



ARCHDEACON JOHN EMERY

WOMAN KIDNAPER DENIES HER GUILT

MERCER, Pa., Saturday, March 27.—No time will be wasted in bringing James H. Boyle and his supposed wife Helen L. Boyle, alias Helen L. Faulkner, alias Anna McDermott, to trial in Mercer County on a charge of kidnaping.

According to T. C. Cochran, who will assist District Attorney Linger in the prosecution of the case, it is not definitely settled when the couple will be given a preliminary hearing, but it will not be before next Tuesday.

In an interview this afternoon Mrs. Boyle said:

"I am the wife of James H. Boyle, arrested with me for the kidnaping. I love him and I mean to stand by him. I am not Anna McDermott of Chicago; Anna Wilson of Denver, Helen Faulkner of any other of the persons whom I have been said to be."

"I deny that I was an accomplice in the kidnaping. I took no part in deceiving Willie Whittia. I do not see how I can be convicted of having anything to do with the kidnaping."

"I mean to stand by my husband in this affair even though I am acquitted, as I believe I may be. I do not know what his connection with the affair is, but I am sure he was not the instigator of the kidnaping. I will not say whether he had any accomplice."

"My mother died when I was born. She died three years ago. She is buried near Chicago."

"I will not tell my parents' names. I have no relatives except distant cousins. Some of these are in Chicago but I do not believe they know anything. My father has not been in Chicago for five years."

"I supposed Willie Whittia was brought on by my husband for the same reason that Willie supposed he came to me. I was led to believe that he was a contractor and that the boy had been exposed and that his father wanted to keep him in some safe place until the malapox scare had passed."

"The report concerning the box of drugs and the boy had been pushed for me by Granger a package of colloidum. One of the ingredients of colloidum, I am told, is arsenic. I was told that the package of colloidum, so we put it in the can; but in order to keep the odor of the ether from filling the room."

MUCKRAKERS MAY BE WITHOUT POWER

Attorneys at State Capital Believe Legislature Cannot Delegate Authority to Make Proposed Inquiry.

WASHINGTON, Saturday, March 27.—It is the opinion of high legal authorities at the capital that the creation of a committee for investigation of state officers by the last Legislature at the close of its session was clearly unconstitutional and that such a committee has no legal authority or legal power whatever to enter into such investigation. It is asserted that if it should attempt to do so, it would be liable to a writ of prohibition.

The committee was not legally created by the Legislature. The opinion of the state constitution is to the following effect:

"First—In accordance with section 12 of article 2 of the state constitution the Legislature shall not be in session for more than sixty days unless convened in special session as prescribed by section 13 of article 2 of the state constitution, which provides as follows: 'The style of the laws of the state shall be: "Be it enacted by the Legislature of the state of Washington, and no law shall be enacted except by bill."'

"Second—Individually the committee is not authorized to investigate the conduct of any officer of the state, but it may act with authority unless they have been constitutionally and legally delegated to do so by the Legislature as its special agent.

"Third—The Legislature cannot delegate any of its authority to any committee or to any other body, except by express statute or law, which must be passed in special session as prescribed by section 13 of article 2 of the state constitution, which provides as follows: 'The style of the laws of the state shall be: "Be it enacted by the Legislature of the state of Washington, and no law shall be enacted except by bill."'

"Fourth—If the present committee had been created by statute instead of by resolution, it would not be authorized to investigate the conduct of any officer of the state, but it may act with authority unless they have been constitutionally and legally delegated to do so by the Legislature as its special agent.

"Fifth—The Legislature cannot delegate any of its authority to any committee or to any other body, except by express statute or law, which must be passed in special session as prescribed by section 13 of article 2 of the state constitution, which provides as follows: 'The style of the laws of the state shall be: "Be it enacted by the Legislature of the state of Washington, and no law shall be enacted except by bill."'

WISHKAH BOOM CO. SELLS OUT

Holdings Subject of Strife for Many Years Purchased by Highland Home Company for \$40,000.

ABERDEEN, Saturday, March 27.—An end to ceaseless trouble and turmoil the length of the Wishkah River, which has been the cause of many a lawsuit, was brought to a close today when the Highland Home Boom Company bought the holding of the Wishkah Boom Company at a price in the neighborhood of \$40,000.

The Wishkah Company was one of the oldest corporations in the state, having been organized in 1856, while the Highland firm came into life only a few years ago. The latter was organized to take care of the many lawsuits which had been the cause of the many lawsuits.

"Prominent lawyers say the purchase of the Wishkah River by the Highland Home Boom Company is a landmark in the history of the river as the new company is in the hands of the largest operators who will be interested in the future of the river. This will be a trouble with which ranchers along the stream have had to contend and which has been the cause of the many lawsuits."

MOTORMAN KILLS HIS SON AND THEN HIMSELF

PITTSBURG, Saturday, March 27.—Frenzied over domestic troubles and in a fit of rage, a motorist today shot his 21-year-old, domestic-fired two bullets into his 6-year-old son, Richard's, who was sitting in the car. The boy was committed suicide. Smith returned to his home from work some time prior to the tragedy which transpired here. He was driving his car on the street. Without warning he drew a revolver from his pocket and fired at his wife, who was sitting in the car. The bullet caught him at the gate and fired two bullets into his chest. He was killed instantly.

MARRIAGES WRONG SAYS WHAT THE PRESIDENT

Pastor of First Presbyterian Church Declares Wedding of Miss Emery and Japanese Should Have Been Stopped.

MRS. ELIZA FERRY LEARY HAS SIMILAR OPINION

Daughter of First Governor of Washington and Prominent Church Member Not in Favor of Such Unions.

The Hearst News Service, Special by Leased Wire.

CHICAGO, Saturday, March 27.—James J. Hill, boomer of the great Northwest and railroad magnate, passed through Chicago today, staying in the windy city long enough only to toss a few bouquets at the Payne tariff bill.

"I am a free trader," he said. "I am in favor of no tariff at all. But if we are to run under a system of protection, let it be some other arrangement than the Payne tariff bill."

"Those Eastern chaps seem to have left all consideration for the big resources of the West out of their calculations. They protect a few infinitesimal products like gloves and stockings and refuse to take an iron horse, a lumber, commodities which involve billions in commerce."

"Many railroad interests and these will profit by such a reduction but I am not selfish enough to be favorably impressed by the plan for that reason. The general loss will be enough to swallow up such an advantage away."

"This is the long-heralded and solemnly-promised revision that the Republicans mean to give us, it is the strongest argument for free trade that has ever been written."

Hill spent a few minutes in the office of the Chicago, Burlington and Quincy Railroad and then went to New York on the Twentieth Century flyer.

WOMAN KIDNAPER DENIES HER GUILT

MERCER, Pa., Saturday, March 27.—No time will be wasted in bringing James H. Boyle and his supposed wife Helen L. Boyle, alias Helen L. Faulkner, alias Anna McDermott, to trial in Mercer County on a charge of kidnaping.

According to T. C. Cochran, who will assist District Attorney Linger in the prosecution of the case, it is not definitely settled when the couple will be given a preliminary hearing, but it will not be before next Tuesday.

In an interview this afternoon Mrs. Boyle said:

"I am the wife of James H. Boyle, arrested with me for the kidnaping. I love him and I mean to stand by him. I am not Anna McDermott of Chicago; Anna Wilson of Denver, Helen Faulkner of any other of the persons whom I have been said to be."

"I deny that I was an accomplice in the kidnaping. I took no part in deceiving Willie Whittia. I do not see how I can be convicted of having anything to do with the kidnaping."

"I mean to stand by my husband in this affair even though I am acquitted, as I believe I may be. I do not know what his connection with the affair is, but I am sure he was not the instigator of the kidnaping. I will not say whether he had any accomplice."

"My mother died when I was born. She died three years ago. She is buried near Chicago."

"I will not tell my parents' names. I have no relatives except distant cousins. Some of these are in Chicago but I do not believe they know anything. My father has not been in Chicago for five years."

"I supposed Willie Whittia was brought on by my husband for the same reason that Willie supposed he came to me. I was led to believe that he was a contractor and that the boy had been exposed and that his father wanted to keep him in some safe place until the malapox scare had passed."

"The report concerning the box of drugs and the boy had been pushed for me by Granger a package of colloidum. One of the ingredients of colloidum, I am told, is arsenic. I was told that the package of colloidum, so we put it in the can; but in order to keep the odor of the ether from filling the room."

MUCKRAKERS MAY BE WITHOUT POWER

Attorneys at State Capital Believe Legislature Cannot Delegate Authority to Make Proposed Inquiry.

WASHINGTON, Saturday, March 27.—It is the opinion of high legal authorities at the capital that the creation of a committee for investigation of state officers by the last Legislature at the close of its session was clearly unconstitutional and that such a committee has no legal authority or legal power whatever to enter into such investigation. It is asserted that if it should attempt to do so, it would be liable to a writ of prohibition.

The committee was not legally created by the Legislature. The opinion of the state constitution is to the following effect:

"First—In accordance with section 12 of article 2 of the state constitution the Legislature shall not be in session for more than sixty days unless convened in special session as prescribed by section 13 of article 2 of the state constitution, which provides as follows: 'The style of the laws of the state shall be: "Be it enacted by the Legislature of the state of Washington, and no law shall be enacted except by bill."'

"Second