

## MRS. CHADWICK GETS TEN YEARS.

She Did Not Seem to be Very Much Affected When Sentence Was Pronounced.

## IS SUSPENDED TEMPORARILY.

Appeal Will Be Taken—No Action on Other Indictments Until Case Is Disposed of.

Cleveland, O., March 27.—Judge Taylor, in the United States district court, after this afternoon, overruled a motion for a new trial in the case of Cassie L. Chadwick, and at once sentenced her to 10 years' imprisonment.

Mrs. Chadwick was not in court at the hour set for the beginning of the arguments on the motion for a new trial. When the deputies called at the county jail to take Mrs. Chadwick to the federal building she announced that she was suffering with neuritis, and that she could not be dressed.

The government officials insisted, however, that her presence was necessary, and after much coaxing and threatening she finally consented to be dressed, and later, accompanied by two deputies, entered the courtroom.

J. P. Dawley, senior counsel for Mrs. Chadwick, at once began his argument for a new trial. Mr. Dawley made a strong protest against Juror Bentley E. Crane, who he asserted had served under the name of Butler Crane.

In support of his argument Dawley read a number of affidavits showing that Butler Crane had been summoned to serve on the jury, and that the attorneys for the defense did not know that the juror was any other than Butler Crane until after the trial.

Dawley accused Dist. Atty. Sullivan of gross misconduct in conducting the case. He charged the district attorney with violating the law in his address to the jury, when he argued withcraft, conspiracy and crimes not mentioned in the testimony. He also argued that Atty. Sullivan assumed many things that were not borne out by the testimony.

He also attacked the jury, and implied that many of the members did not tell the truth when they said they had formed no opinions of the case. Mr. Dawley declared that the judge had erred in his charge to the jury.

Mrs. Chadwick was convicted on seven counts and sentenced upon six counts. For four of these counts a sentence of two years each was imposed. Upon two counts a sentence of one year each was imposed, making a total sentence of 10 years.

As soon as the sentence was pronounced Atty. J. P. Dawley, counsel for Mrs. Chadwick, took exception to the sentences upon each count, except the first count. The defense intends to make the claim that the court cannot impose a separate sentence for each count that the law applied to the general charge instead of each incident of a general charge.

The various counts of the indictment are considered by the defense to refer only to details of the general offense. This point will also be contested in the higher court, as will the other points of the Chadwick trial, which resulted in her conviction.

Either Judge Francis J. Wing or Mr.

## PILES.

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A Trial Package Mailed Free to All for the Asking.

We want every pile sufferer to try PYRAMID PILE CURE at our expense. The treatment which we send will bring immediate relief from the awful torture of itching, bleeding, burning, tantalizing piles.

We send the free treatment in a plain sealed package with nothing to indicate the contents. Pyramid Pile Cure is put up in the form of suppositories, which are applied directly to the affected part. Their action is immediate and certain. They are sold at 50 cents a box by the druggists everywhere, and one box will frequently effect a permanent cure.

By the use of Pyramid Pile Cure you will avoid an unnecessary, trying and expensive examination by a physician and will rid yourself of all trouble in the privacy of your own home at trifling expense.

After using the free treatment, which we mail in a perfectly plain wrapper, you can secure regular full-size packages from druggists at 50 cents each, or we will mail direct in plain package upon receipt of price. Pyramid Drug Co., 1837 Main Street, Marshall, Mich.

Dawley will go to Cincinnati tomorrow to make arrangements for a review of the case by the United States circuit court of appeals. The first step taken by the defense will be to ask for a stay of sentence until the appeal is tried out.

There was an understanding with United States Marshal Chandler, United States Atty. Sullivan and the court today to the effect that there would be no attempt to execute the sentence until the defense had an opportunity to carry the case to the higher court, and there obtain a suspension of the sentence. Mrs. Chadwick will be defended to the last court.

No action will be taken by United States Atty. Sullivan regarding the other six indictments against Mrs. Chadwick in the federal court until the present case is finally disposed of. If the present trial and sentence is sustained by the last court the other cases will be dropped; otherwise they will be used against the woman.

Mrs. Chadwick was not particularly affected by the action of the court today, as seemingly she had resigned herself to any action that might be taken. She was convicted under the indictment in which she was charged with conspiracy with President Beckwith and Cashier Spear to certify her checks when she had no money in the Citizens' National Bank of Oberlin, O. By good behavior Mrs. Chadwick can reduce her time of imprisonment to eight years and four months.

**Attempt to Murder a Priest.**

Winnipeg, March 27.—Mystery surrounds a sensational attempt to murder Rev. W. Blozowski, priest of an independent Polish church. As the priest sat at a table today in a lower room of his residence, two shots were fired from the street, crashing through the window within a few inches of his head. One of the bullets struck an oil lamp, which exploded and set fire to the room, the contents of which, including several valuable oil paintings, were destroyed.

Since coming to Winnipeg Blozowski has been active in religious controversies among the Poles with the result that he has incurred the enmity of some factions.

**Mohawk River on Rampage.**

Schenectady, N. Y., March 27.—The Mohawk river, which has been gorged with ice about six miles west of this city, tonight overflowed into the Erie canal, which runs parallel to it here, tearing the embankment away for more than 200 feet. The canal was empty, but in less than an hour there

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42715	49373
47052	43687
415	2390
22037	11676
53535	47144
51470	47468
34226	50198
11957	22204
46681	47366
49477	6359
53868	50219
53480	33277
9004	45762
51645	3140
50222	49830
6892	431
42710	42710
47327	47603
11709	53569
38126	46543
51444	49961

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There will be 50 Presents given away next week.

Ask your Grocer all about it.

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was a rush of water which flooded the streets in this city adjacent to the canal, carried away boats from their moorings and rendered many houses uninhabitable. Some of the New York Central's tracks are inundated, and traffic has been interrupted.

A 20-foot gorge has formed at Hoffman's ferry, backing up the water, which has spread over the flats and flowed around the gorge, which threatens to break at any time. The river at this point is rising at the rate of six feet an hour.

## SPANISH ORDINANCE.

Spain Complains that Cuba Does Not Deliver It.

Washington, March 27.—Spain has never been able to recover from Cuba the ordinance left there at the termination of the Spanish-American war, and Senator Ojeda called on Secy. Taft today to learn the position of this government in the matter. Under the terms of peace it was held that Spain was entitled to all of the movable ordinance in Cuba and Porto Rico, and in the latter case its claim had been recognized and the ordinance transferred. But in the case of Cuba there appears to be some difficulty in securing the recognition by the Cuban government of the obligation entered into by the United States. Secy. Taft caused a cablegram to be sent to Minister Squires in Havana instructing him to notify the Cuban authorities that the ordinance in question remains the property of Spain, that it was never possessed by the United States and should be returned to Spain.

## JAMESTOWN CELEBRATION.

President Will Invite Foreign Nations to Participate.

Washington, March 27.—Before President Roosevelt starts on his southwestward tour next week, he will issue a proclamation inviting foreign nations to participate in the exposition to be held in the summer of 1907 in the vicinity of Hampton Roads in celebration of the settlement of Jamestown, Va.

## WENT BEYOND HIS AUTHORITY.

President Had No Right to Postpone Date When Cuban Reciprocity Treaty Took Effect.

## GENERAL APPRAISERS SO DECIDE

Opinion Says If He Could Postpone It Ten Days, He Could Do So for Any Length of Time.

New York, March 27.—A board of the United States general appraisers announced a decision today in which they hold that President Roosevelt possessed no legal authority to postpone for ten days the date when the Cuban reciprocity treaty took effect, as he did in his proclamation of the treaty. The case was brought by the Dalton company, which maintained that the treaty took effect March 1, when the ratifications took place. That point had already been decided in the negative, and the board of appraisers did not pass upon it in today's decision.

The United States senate, when it ratified the treaty, inserted an amendment that it should not take effect until approved by Congress. Congress approved it Dec. 17, and the president on that date issued his proclamation. He provided, however, that the treaty should not take effect for 10 days.

Judge Somerville, who wrote the opinion of the board, calls attention to the fact that the first clause in the act of Congress of Dec. 17 provides that the treaty shall go into effect when the president has received satisfactory evidence that it is the intention of the republic of Cuba to give full effect to the convention and issue a proclamation accordingly. Judge Somerville then says:

The proclamation itself, however, recites that the evidence has been received by the president. Its language is, "and whereas satisfactory evidence has been received by the president of the United States that the republic of Cuba has made provision, etc., it is difficult, therefore, to see why the convention did not by its very terms become immediately operative. We know of no constitutional authority which would authorize the executive to postpone its operation a day after this time. If he could defer its operation for ten days there would seem no reason why he might not do it for ten months. It would seem that he could no more postpone the operation of a treaty duly ratified than he could that of a statute enacted."

As a matter of fact, in the present instance it seems too clear for doubt that the action of the president is attributable to the ambiguity of the language of the treaty itself and the confusion of the dates which occur in it, the harmonizing of which has required the closest scrutiny and study—the first date for its operation being that fixed by the diplomats who negotiated it, namely, the tenth day after the exchange of ratifications, the second being that fixed by the senate, namely, the time when it should receive congressional approval, and a third element of uncertainty being involved in the language of the act of Congress stating that the president is hereby authorized to issue his proclamation and thereupon on the tenth day after the exchange of ratifications, etc., the treaty should become operative."

## A CASE WHERE TRUTH IS STRANGER THAN FICTION

San Francisco, March 27.—That facts are often stranger than fiction was again demonstrated today in Judge Coffey's courtroom, when the estate of John S. Doe was called up for final distribution. The estate has been pending many years in the probate department, and it was only by the merest chance that there was saved for Frank L. Doe a legacy, which, together with interest, will be in the neighborhood of \$10,000.

John S. Doe, a wealthy pioneer, provided in his will that each of the nephews and nieces should receive a legacy of \$5,000. All of the legacies have been long paid, saving the one in question, and Frank L. Doe had been long considered dead by his brothers and sisters, who had not heard from him for a period of over 30 years.

It was only within a couple of weeks that Calvin W. Doe, a brother living in Big Rapids, Mich., received a letter from his brother Frank, from Durango, Colo., which by mere chance he sent to Loring B. Doe, a brother residing here, but not knowing that Frank's interest in the estate of his uncle had not been long since foreclosed by reason of his non-appearance.

Telegrams were hastily exchanged and it seems now to be beyond doubt that Frank L. Doe is living and entitled to his legacy. The appearance of Loring B. Doe in court at the eleventh hour prevented distribution of the estate and all that is necessary for Frank L. Doe to acquire the title for the fortune waiting, and of which he is ignorant, is to appear in court and make satisfactory proof of his identity.

## BERLIN TRAMWAYS.

City May Have a Great Underground System

Berlin, March 27.—The problem of giving Berlin an adequate system of underground railways has taken another important step toward solution. President of Police Von Vorries, representing the state supervisor's authority, has written to the city deputation expressing his approval of the system of underground railways submitted to that body, which contemplates many years of gradual construction.

## A MURDEROUS MOTHER.

Killed Her Children in Order to Remarry.

Paducah, Ky., March 27.—Mrs. Mary Brockwell, whose three children, aged 3, 4 and 5 years, died from poisoning under suspicious circumstances last Saturday, today broke down and confessed that she killed them by giving them morphine and coal oil. She stated that George Albertson promised to marry her if she would get rid of the children. Albertson was arrested as an accessory.

## Shipwrecked Crew at Azores.

Azores, March 27.—The crew of the Norwegian steamer Gornes, which was lost at sea while bound for Halifax, N. S., with a cargo of salt from Barcelona and Cadiz, arrived here today. One of the men died before reaching this place.

## DR. KIRKWOOD, Dentist.

If you want your dental work done without being hurt, we can do it. Our machine made crowns, are perfection, they cost a trifle more than the old style, but are worth ten times as much, our methods on all bridge and crown work are all new and up-to-date. We guarantee all work. Painless extraction of teeth a specialty.

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WILL SHIP ON APPROVAL.

We carry a complete stock of music and musical instruments.

## Young Bros. Company,

23 W. First South St.

West of Utah National Bank.

## Great Sale of Fine Stationery

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WE WILL SELL

Hurd's, Cranes, Hurlbut's and Other High-Grade Stationery and Writing Tablets

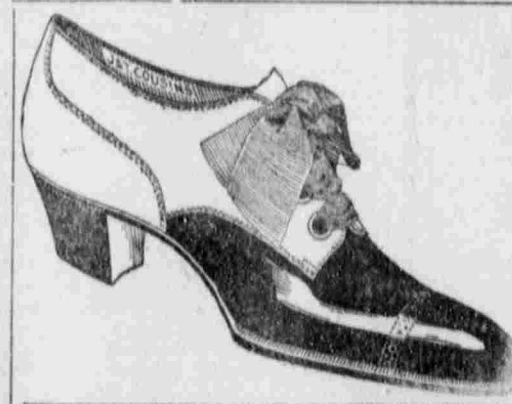
## At One-Third Off.

4000 Boxes from 10 cents to \$1.25 a box. Embracing all the latest fabric and textile surfaced papers in white, blue, gray, and all popular shades, with the wallet flapped, square closing, long, narrow and fashionable styles of envelopes. A Great Opportunity to procure up-to-date, High Grade SOCIAL AND CORRESPONDENCE STATIONERY.

Ladies, call and see the display. Experienced clerks will take pleasure in showing you the goods.

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Ask us about cheap rates this Summer.

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SUPERB EQUIPMENT

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Compartment Observation Cars, Buffet Smoking and Library Cars, Pullman Palace Sleeping Cars, Dining Cars, men's and ladies' Tourist Sleeping Cars, Free Reclining Chair Cars, etc.

Be sure your Ticket reads over the UNION PACIFIC

Full information furnished on application to

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## Saponifier.



Pennsylvania Saponifier is the original and old reliable Concentrated Lye for family soap making and general household use. Beware of counterfeits. The success of this article has induced unprincipled persons to imitate it. None genuine unless Pennsylvania Saponifier Co., Philadelphia, is stamped on the lid.

Ask your grocer for it and take no other.



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## The "CURE" worse than the DISEASE

Even if Mercury and Potash could cure Contagious Blood Poison, the condition in which these strong minerals leave the system would make the cure worse than the disease. But they cannot cure the vile disorder; they can only cover up the evidences for awhile, or mask the disease in the system, and as soon as they are left off the symptoms return in all their hideousness, and the sufferer finds he has wasted valuable time and in addition has ruined his health through the use of these harmful drugs.

Mercury and Potash eat out the lining of the stomach and bowels, produce dyspepsia by drying up the gastric juices, affect the bones and muscles, cause the teeth to decay, make spongy gums, and completely break down the constitution. In most cases after dosing with these minerals for months, and sometimes years, the patient finds he is left with Mercurial Rheumatism, the worst and most abhorrent form of this disease, and the Contagious Blood Poison for which he has so long taken this destructive treatment, has not been cured. Mercurial wrecks all over the country, whose lives are lives of misery and suffering, with no hope for future health, are best witnesses that "THE CURE IS WORSE THAN THE DISEASE."

No other disease is so vile and destructive as Contagious Blood Poison. When the virus enters the blood the entire circulation becomes poisoned, and in a short time the symptoms begin to appear. The mouth and throat ulcerate, the hair and eyebrows fall out, the glands in the neck and groin swell, copper-colored spots appear on the flesh, and in severe cases sores break out on the body, the finger nails drop off, and the sufferer finds himself diseased from head to foot with the most hateful and humiliating of all poisons.

Being in this diseased condition, the system should not be dosed with powerful mineral medicines that further add to the burden, but should be treated with a remedy that while removing the poison will at the same time build up and strengthen the entire body in its fight to regain health. S. S. S. is the only known antidote for Contagious Blood Poison—the only remedy that is able to get at the root of the disease and force out every particle of the poison so that there are never any signs of its return. It is purely vegetable, being made entirely from roots, herbs and barks, and never leaves any bad after-effects, but instead, tones up the stomach and digestion, and builds up every part of the system while it is eradicating the poison from the blood.

S. S. S. will also drive out any lingering poison that may be in the blood from the use of Mercury and Potash. It is the only safe cure for Contagious Blood Poison, whether in its incipient or advanced stages. Thousands have been cured by it after trying the mineral treatment, Hot Springs and everything else. Do not complicate the disease and add another poison to the blood, or risk permanently ruining your health by using these harmful drugs, but begin the use of S. S. S., the greatest of all blood purifiers, and let this remedy of nature remove the virus promptly. We have a standing offer of \$1,000.00 for proof that S. S. S. contains a particle of mineral of any kind. Write for our special Home Treatment book on this disease, and for any medical advice you wish. We make no charge for either.

THE SWIFT SPECIFIC COMPANY, ATLANTA, GA.