DESERET EVENING NEWS THURSDAY FEBRUARY 7 1907



Atty, Delphin M. Delmas of California, began to assume definite shape today. When court adjourned testimony had been placed before the jury to the effect that Stanford White had been heard to make a threat to kill the defendant, coupling the threat with the display of a revolver; that Thaw's actions following the killing of White on the roof of Madison Square Garden

was considered by several ege-witnesses to have been "irrational;" that an uncle of the defendant was insane, that Evelyn Nesbit Thay, passed an uncle of the detendant way passed a that Evelyn Nesbit Thaw passed a noise to her husband during dinner at the Cafe Martin the evening of the tragedy; that Dist Atty, Jerome has this note and refused, on the demand of the defense, to introduce it in evi-

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At the close of today's proceedings it was announced by Mr. Deimas that either the wife of the total strate It was announced by all periods of the cither the wife or the mother of the defendant would be the first witness bomorrow moraling. Martin Green, a newspaper man, was the next witness. Mr. Green was sitting at a table rear Stanford White on the night of the travely.

"When did you first see Harry Thaw

"When du you has se that "" "After the shooting; he was stand-ing over Stanford White." "What was his manner just after the shooting?" "He held the pistot high above his head," said Mr, Green. "He was very pale, his cycs seemed about to pop out of his head and his hair was hanging well down on his forchead." "In your opinion, was his action rational or irrational?" "I object," shouted Mr, Jerome,

rational or irrational? "I object," should Mr. Jerome, Mr. Delmas quoted an authority to support his question, but the district attorney contended that the decision quoted had been superseded by later

opinions. For the first time since the begin ning of the trial the courtroom this For the trial the courtroom this afternoon was crowded to its capa-city by the general public, a large portion of the audience being women, Justice Fitzgerald warning of the morning that there might be testi-mony which might shock their sense of promptety seemed to increase rather mony which might shock then ather of propriety seemed to increase rather than decrease the number of women who sought entrance. Women who who sought entrance. Women who came from idle curiosity had no diffi-culty in passing court officers, to whom they gave a friendly nod, while reporters and others whose business called them to the trial had trouble The matinee fluery displayed every color of costume imaginable.

As Harry Thaw entered, accom-planled by his guard, the women cran-ed their necks to obtain a sight of his pallid face, and a whisper and a rustle passed around the room which brought forth a sharp rap of the ball-iff's gavel.



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the shooting was rational or irrational The district attorney cited several de-The shooting was rational or irrational. The district attorney cited several de-cisions which he declared upheld his contention that Green was not a pro-per witness to testify as to Thaw's mental condition. Justice Fitzgerald overruled Mr.

nental condition. Justice Fitzgerald overruled Mi erome's objection and Mr. Gree as directed to answer the question. "Thaw's actions were irrational." Green

Mr Jerome took up the cross-ex-

ination. "Have you ever had any experience with insane persons?

"No, sir." "By your testimony were you charac-terizing Thaw's mental state or his con-duct?" asked Mr. Jerome. 'His conduct.

Mr. Green said he was at the garden Mr. Green said he was at the garden for pleasure, but that he wrote a story of the tragedy, which was published in his paper the following afternoon. Mr. Green stated that he was at-tempting to give his impressions as they were formed at the time of the shooting. He had a very pronounced opinion but did not think it had influ-enced his writings. He said that he wrote hut one article on his own in-formation. formation.

"Did your storles contain any state-ments which were neither based on facts from your reporters nor from your personal knowledge?" "No, str."

"Did you ever receive information from any one besides reporters?"

"Who?" "I don't recall their names." "Do the names appear in the articles?" "No.

brought forth a sharp rap of the ball-iff's gavel. Justice Filzgerald's orders that no person not having business in the courtroom should be admitted during the trial had evidently been disre-garded. Mr. Jerome took up the argument ragainst allowing the witness, Green, to answer the question as to whether in his opinion, Thaw's manner after Mr. Green was released.

leb was asked when he had first met "What time did you reach the roof "Some months ago." "Where?" "At the Union club."

"What time du you "About 9:30 p. m." "About 9:30 p. m." "When did you leave the roof?" "During the second act. I was waik-ing out with Mrs. Thaw and just as we reached an archway three pistol shots struck upon my hearing-" "Was Thaw in the lead of the party?" "No be was behind."

"No; he was behind." "Tell us what you saw," said Mr.

Delmas. "Well, the next thing I saw was Harry Thaw standing with a pistol held over his head. The butt of the pistol was up." "Which hand was the pistol in?" "I don't remember." did

"What else?" "Mrs. Thaw exclaimed: 'Oh, Harry! what have you done? Why did you do it?' He said: 'I have saved your life.' "Then he kissed her. He also said other things, but in the excitement of the place I did not hear them. I turned to Mr. Beale and said: "He has killed a man.' I did not

to Mr. Bcale and said: "Hc has killed a man.' I did not know who it was. At the sidewalk Thaw was turned over to a policeman. He said to me. 'Take my wife to the Hotel Lorraine and telephone Carnes I could not understand the first

"From what you say and heard, was Mr. Thaw, in your opinion, rational or irrational?"

'Irrational.'

"Trational." McCaleb said that he and Mr. Beale had dined with Mr. and Mrs. Thaw that might at the Cafe Martin. "During that dinner, did you notice any sudden change in the appearance of the lady?" asked Mr. Delmas. Mr. Jerome objected and was sus-tained. "Did you notice any communication between Mrs. Thaw and her husband at the table?" asker Mr. Delmas. "I remember she asked him for a pencil and afterward pussed him a folded paper." "Did Mr. Thaw make any remark?" "Not that I heard."

"Not that I heard." "Did you notice any change in Thaw's uplearance?"

I did not pay much attention "We understand," said Mr. Delmas, "that the note from Mrs. Thaw to her husband is in the hands of the learned district attorney. I now call upon him to produce the paper." "There was a dramatic silence in the

There was a dramatic silence in the autroom. Mr. Jerome sat tugging his short, stubby moustache. He d not move a muscle of his face. "I take it, your honor, that the action of the learned district attorney in not replying is not an act of discourtesy, but his conception of what are his du-ties in this matter. I shall, therefore, have to try to get something about the

ote in evidence." Turning to the witness, Mr. Delmas "Do you know anything of the con-tents of that note?"

"No." "Was there any discussion at the res-taurant as to whether you should re-main there any longer, or whether you should go to the roof garden?" Mr. Jerome objected and was sus-

The cross-examination then began. "How long have you known the de-fendant?" asked Mr. Jerome. "Some years." "Where?" 'In Paris and San Francisco.

"Did you know Miss Nesbit before e married Thaw?" "No." "What is your occupation?" she

"Mat his your occupation ?" "My last occupation was as secretary to the Association for the Improvement and Adornment of San Francisco. I resigned because of ill-health." "What else have you done?"

"Literary work." "What sort of literary work?

"I am the author of two books, and I have private interests."

"Were you not to dine at Sherry's the evening of June 25, instead of at the Cafe Martin?" "The note of invitation was to meet at Sherry's—it was not intended that we were to dine there."

"When you say that Mr. Thaw was irrational, do you refer to his mental state or to his appearance?" asked the district attearer.

district attorney. "I mean his appearance, his looks. It

"I mean his appearance, his looks. It was so pronounced." "Now wait a minute," called Mr. Je-rome. "We have talked this over be-fore. Listen to my questions: Did this man owe you any money?" "No." "Did you never try to borrow any money from him?" "Never"

"Never. "Never?" "Never." On re-direct examination Mr. McCa-

"Did you ever make a statement to m or his assistants?" "I made a deposition." "I made a deposition." "Did it remain in the district attor-by's office?" him

ney's office?" "So far as I know it is still there." Mr. Jerome asked McCaleb If he thougi - himself qualified to pass upon a man's mental state, and he said he When Mr. Jerome took up the re-

when Mr. Jerôme took up the re-cross-examination he introduced as people's exhibit No. 3 a document, and asked Mr. McCaleb if it was the docu-ment he had referred to. Mr. McCaleb read' it carefully from beginning to end, then said that it was the paper he had signed. work. the Cure.

had signed. Mr. Jerome offered the document in evidence, but it was withdrawn when Mr. Delmas objected. Mr. Delmas then

Mr. Definition objected. And a saked McCaleb: "When you had a talk with the dis-trict attorney at the Union club a few days after the shooting did you tell him that you thought Mr. Thaw was irra-tional?"

that you thought Mr. Thaw was irra-tional?" Mr.-Jerome objected, and his objec-tion was sustained. Mr. McCaleb's lips moved. Mr. Jerome sprang to his feet. "What do you mean by answering that question after the court has ruled it out? I call the attention of the court to this literary man who comes here and acts in this manner. It is positively indecent." Mr. Delmas protested that the witness had the misfortune to have to testify in the case, but was entitled to courtesy all the same. "He is," remarked Justice Fitzger-ald, who, however, admonished the wit-ness not to answer questions in the future until the court had ruled on them. "Your say you had a conversation

"You say you had a conversation "You say you had a conversation with me at the Union club then?" shouted Mr. Jerome at the witness. "What time of night was it?" "I don't recall." "Was it late in the evening?"

"Yes." "How many drinks had you had?" "I had one with you." The courtroom was in an uproar of laughter in an Instant, and the bailiffs had to rap long and loud for order. "If any one again laughs in this court room he will be removed," said Justice Fitzgerald.

Fitzgerald. "How many drinks had you had be-fore you reached the one with me?" re-sumed Mr. Jerome. "The witness could not recall. Mr. Delmas objected to a further ex-amination along this line, and, when he had been sustained by the court, asked the witness: "What did the learned district attor-ney drink with you?"

rey drink with rou?" "The same that I did." Lionel Strauss, a portrait painter, was

alled. Mr. Strauss said he was on the Madi-

son Square roof garden the night of the tragedy. He sat near Stanford White. The shots of Thaw's pistol attracted his attention. 'I first saw Thaw's face." he said,

"and my whole attention was absorbed by it. It was imprinted on my memory and remains there still."

Describe the appearance of his face."

"Describe the appearance of his lace. "His face was very pale; his eyes gave one the impression of bulging. His mouth was set." "Judging from what you say of his appearance and his acts, was he, in your opinion, rational or irrational?" "Trrational." Mr. Strauss on cross-examination said

Mr. Strauss on cross-examination said he was not an expert on mental dis-

he was not an expert on mental dis-cases. Dr. John E. Deemar of Kittanning, Pa., who was brought forward yester-day to testify as to an alleged strain of insanity in the family of Mrs. William Thaw, but whose testimony at the time was ruled out, was recalled by Mr. Del-mas. Mrs. William Thaw was a Miss Copley. Dr. Deemar is the Copley fam-ily physician. Dr. Deemar is was asked concerning Henry Copley and John Ross, the former an uncle and the latter a cousin of the defendant, when Mr.

a cousin of the defendant, when Mr. Jerome objected. He declared the relationship of the

cousin was more remote than is contemplated by the law. Mr. Jerome also declared that he based the renewal of his objection on the ground that the character of the defendan'ts insanity

"I don't know that he is insame, or if he is that the insanity is hereditary in form. Let it be shown that he is in-sane, and then let the corroborative evi-

Harry K. Thaw.

dence as to the insanity in the family be taken," suggested Mr. Jerome. Mr. Delmas then asked witness of Henry Copley was insane.

ment of Charges.

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