

VERY DAMAGING TO MRS. BRADLEY

Testimony of Witnesses Who Saw Her Soon After She Shot Brown.

NONE DOUBTED HER SANITY.

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trying to get rid of her. The witness went into his own room and did not know the result.

Soren X. CHRISTENSEN.

Washington, Nov. 27.—Throughout today the testimony offered in the trial of Mrs. Annie M. Bradley, charged with having shot and killed Senator Brown of Utah in this city last December was most damaging to the defendant. There were many witnesses who had seen her shortly after the shooting and others who had attended her while she was in jail, none of them had at any time doubted her sanity. These witnesses had been called by the government in rebuttal. They had all practically one thing in common, in contact with Mr. Bradley after the shooting of Susanna Brown. Attendants at the hotel where the shooting occurred, officials at the police station, and at the house of detention, in which she was at first confined, newspaper men, doctors, and attendants at the jail declared their belief that she was rational in manner and conduct in language and talked to her. Several other witnesses who had talked with her in Salt Lake City and elsewhere prior to the shooting gave evidence to the same effect.

A DRAMATIC FEATURE.

A dramatic feature of the day was the description by Soren X. Christensen of Salt Lake City, of an encounter between Mrs. Bradley and Mrs. Brown at a hotel in Pocatello, Idaho, in the summer of 1906. On that occasion Mrs. Brown discovered Mrs. Bradley in the hotel with Senator Brown and, attacking her, attempted to choke her and asked to be allowed to kill her. The series of Mrs. Bradley brought the senator to the rescue, and then the entire party, including the witness had an all-night discussion on the details, during which Brown, turning fiercely upon his wife, denied that he was the father of her son, Max Brown, and at the same time admitted that he was the father of two of Mrs. Bradley's children.

An outburst of denunciation by Mrs. Brown of her husband and Mrs. Bradley followed, after which the senator and the defendant talked to another hotel where they called for drinks.

A new phase of the testimony was the admission by Archibald Livingston, the senator's stenographer that he had often told falsehoods to Mrs. Bradley in order to quiet her and to avoid trouble for either the senator or himself.

Justice Stafford rebuked a couple of spectators, man and woman, who brought with them a girl about 11 years of age. When the justice saw the child with the couple he stopped the proceedings and ordered an attendant to escort the couple and child from the courtroom.

The testimony today, as on every day since the trial began included many illusions unfit for the ears of a child.

TICKET AGENT MOSLEY.

A. B. Mosley, a ticket agent at Ogden, testified that Mrs. Bradley, when purchasing her ticket for Washington in December, remarked she had paid cash fare from Salt Lake to Ogden. The testimony of Mrs. Bradley was that she used the ticket provided her by Senator Brown as far as Ogden. Mr. Mosley said Mrs. Bradley was perfectly rational at the time.

Officer Ladd, who saw Mrs. Bradley immediately after the shooting, was recalled, and said Mrs. Bradley then appeared rational and talked coherently.

POLICE LIEUT. HARTLEY.

Policeman Hartley, who saw Mrs. Bradley at the station house after the shooting, said he heard her tell Mr. Cottrell of the Associated Press that she shot Mr. Brown after he had put on his overcoat and started to leave the room. She was nervous, but spoke rationally.

CHARLES PADDOCK DEAD.

Clayton Holtzclaw, a hotel employee, testified that he saw Mrs. Bradley when she arrived at the hotel Dec. 8 and that she appeared to be well and rational, and took to newspaper men.

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Carl Sheppard, a newspaper man, said he never having seen Mrs. Bradley at the station house, formed the opinion that she was not insane.

Hal C. Smith, a newspaper man, testified to having told Mrs. Bradley that Senator Brown had sent a telegram to Mrs. Adams in New York, telling her not to come to this city, and Mrs. Bradley said she was not surprised. Dr. Smith said she appeared rational and talked coherently.

Lieutenant Hartley, a matron at the house of detention, said Mrs. Bradley appeared sane.

ANNE ADAMS' VISIT.

The idea that she was insane did not suggest itself. She told of the visit of Mrs. Adams to Mrs. Bradley, and the latter said she would let her if she called at the house of detention. She said Mrs. Bradley often asked after the condition of Senator Brown.

Dr. Louis H. Taylor of Georgetown University hospital, who was for a year connected with the government hospital for the insane in the District of Columbia, testified that he examined Mrs. Bradley after the shooting, on request of her counsel.

The defense objected to the questioning of Dr. Taylor concerning his visit to Mrs. Bradley on the ground that communication made him to a medical man, and he grumbled. The district attorney read the statute providing that such statements could not be considered confidential in murder cases. Justice Stafford admitted the testimony. Dr. Taylor said Mrs. Bradley's physical condition was very good.

"I did not consider her insane," he said.

Dr. Taylor found no evidence that an operation had recently been performed on the defendant.

Dr. Henry L. Stou, steward of the district jail, said when Mrs. Bradley was brought there she was rational and talked coherently. He saw her three or four times as he saw her there daily.

The opinion he formed then was that she was sane.

Judge Powers cross-examined the witness concerning the methods he employed to ascertain the temperature of the defendant and the evidences of disease as indicated by thermometric readings, but nothing new was developed. In Mrs. Bradley's case, he said, there was no evidence of disease.

MRS. BRADLEY RATIONAL.

Dr. D. H. Shute, physician at the jail, testified that he found Mrs. Bradley tranquil, composed and rational. He made no special examination to ascertain her physical condition, as there was no reason for it. It was a month after she reached the jail that it was suggested to him that she needed treatment, and then he advised that no operation be performed upon her, but it was three or four months before it was done. Dr. Shute said he had never found any evidence that she was insane.

On cross-examination the witness said he found she had a lacerated cervix. He had found her pulse fairly strong. There were times when she

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Dr. Shute was being questioned when court adjourned at 2:10 p.m. until Friday morning.

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