

MISS KINRADE WAS TREATED IN BRUTAL WAY

Blackstock Lashed Most Unmercifully STAUNTON SPEAKS OUT

Judge Grants Writ of Certiorari—Will Delay Inquest

TORONTO, April 26.—Before Justice Teetzel, in chambers, this morning, George Lynch, Esq., of Hamilton, moved for a writ of certiorari to bring up a warrant of commitment for contempt of court issued by Coroner Anderson, M. D., for Florence Kinrade. The writ was issued to expedite the matter, returnable on Wednesday before the divisional court.

Stanton argued that the coroner's court was not a common law court, but purely a statutory court. He claimed the extent of the coroner's power by statute was to summon witnesses, not to subpoena, and to fine delinquent witnesses. He said that while the law of England was introduced into this country, the courts of England were not. He knew of no law in England empowering the coroner to issue a warrant or for executing a warrant outside of his jurisdiction.

Stanton criticized the way the crown handled this request. "This young woman was brought into court at 8 o'clock and kept till three in the morning. She was examined upon not only her case, but upon every conceivable thing about the night before her she slept the night before. Then they brought her in again and kept her on the stand from 4 till 8 o'clock. At the end of this time he charged her with the murder," most dramatically," as a newspaper said.

No language can describe the infamy of this procedure. The family was subjected to questions which should make the questioner ashamed to show his face in a court room again. He cast aspersions upon every member of the family and tried to undermine their reputation. I have not met a counsel in Ontario who has not condemned the methods of the crown counsel in the most pronounced form.

"They did everything in their power to break this girl up. If there is anything left of her, it is because of the way she was treated. He kept at her till 3 o'clock in the morning, and then again for four more hours to try to break her down, and then he accused her of the murder.

"Counsel in this civilized country accuses a girl of 27 years of age of murdering her own sister. He asks her to be feeble as possible and then threatens her to get her to say she murdered her sister. If the wings of justice are so badly broken down, as they have been in this case then justice in Canada has been dragged in the mud.

"The lordship sitting on this bench would not permit anything that was not the license of counsel. It was not the license of counsel. It was the license of a man who has not condemned this proceeding in most unmistakable terms. The attitude of counsel engaged in private. There is no necessity for making a theatrical spectacle out of it.

Justice Teetzel interrupted Stanton. "There is no reason why the matter should be discussed this way. Nothing can be gained by the learned counsel reproaching counsel on the other side. The attitude of counsel engaged in private. There is no necessity for making a theatrical spectacle out of it.

NOVELIST TEARS THROUGH ALE

Brundenburg Nabbed in Frisco

WILLING TO RETURN

Had Lost Cabanne Boy—Carried Him Off in a Basket

SAN FRANCISCO, April 26.—

Brundenburg, novelist and magazine writer, who was arrested here last night as a fugitive from justice in New York, had thrilling tale today of his experience while trying to dodge the police during the last three months.

He described narrow escapes in New York and elsewhere and how, later, he kidnapped his small stepson, James Cabanne, from the child's grandmother's home in St. Louis and spirited the little one away in a basket.

"I have been arrested so many times during the last three months," said Brundenburg, in the city hall, "that this is a rather familiar situation. I have gotten used to these things, and my experiences have been so harrowing that only the knowledge that I am right has sustained me.

"My wife, who is in New York, knows all about my predicament, and when I took her son from the home of his grandmother in St. Louis, I acted with her authority. We determined, handicapped as I was, to take him to California, whither Mrs. Brundenburg was to go as soon as possible to join us.

"I found the boy playing in the neighborhood of Mrs. Cabanne's house and he agreed with me that it would be best for him to go where he could be with those who loved him. He was eager to go. He gladly jumped into the big wicker basket that I secured to smuggle him aboard the train and into my berth and he has been with me ever since. The risk was great, but it was worth it. I have telegraphed Mrs. Brundenburg, and upon receipt of a telegram of authority from her the boy will be sent to her at once.

"MINE A PECULIAR SITUATION." "It is not likely that I shall resist extradition. Charges against me have been so widely discussed that this is an old story. Mine is a peculiar situation. I may have to serve a prison sentence because the clerk who would not clear me are known only to me. It will be hard for me to go back after having seen a glimpse of a bright future of intimate friends, and the circumstances of my arrest here are conclusive evidence that one of those in whom I placed implicit trust all along betrayed me. The police knew all about the route where I was likely to be during the next day, and they knew I would be here on the 23rd and that I would stop at the Victoria Hotel.

"More I can't tell you until development warrant." The first few weeks after Brundenburg fled from New York, the crisis of that period came after the grand jury in Cleveland declared that he is the fair in the poolroom at Bridgeville, when many arrests of citizens who participated in the fray were made and the "penitentiary" loomed before principals," as Brundenburg put it.

Fearing that this imbroglio would reveal his identity, he went to New York city undisguised and sought his wife. One of his friends inadvertently dropped a hint which the police seized upon immediately and he was almost caught.

KINGS COLLEGE ENCAENIA WEEK

The Bacalaureate Sermon

HALIBURTON CLUB

Justice Longley and Others Speak at Annual Dinner Last Night

WINDSOR, April 26.—Glorious weather presided over the first day of the encaenia week, which marks the close of the college year at Kings. Large numbers turned out to hear the bacalaureate sermon in the college chapel.

Rev. George R. Martel, M. A., of All Windsor, was the preacher and delivered a truly eloquent sermon. The beautiful Hensley Memorial chapel was crowded to the doors by the expected people eager to hear this gifted preacher. The chapel looked extremely pretty with its delightful decorations of cut flowers and plants. The music was of a high order. The service was read by the Rev. T. H. Hunt, M. A., D., and the chapel choir under its able choirmaster, Canon Vroom, D., was at its best. The good old college custom of carrying out the entire offertory consisting of copers.

HALIBURTON CLUB. The annual meeting and dinner of the Haliburton Club took place in the evening and was certainly the greatest success in the history of the club. Much credit is due M. K. Parlee, the efficient secretary, for the delightful and successful programme of the evening was as follows:

A paper by the Rev. Neil Herman, B. Sc., D., on the place of the University Man in a Nation. The Rev. N. Herman is always listened to with profound respect and his paper last evening was at his best. Francis Walker sang of his usual exquisite tenor. L. A. Forsythe rendered in his witty and graceful style the poem of the late Dr. Drummond's French-Canadian. Mr. Forsythe has often been heard with great pleasure, but on Monday he surpassed all expectations. Hon. Justice Longley, of Kings College, who is well known all over Canada for his wit and eloquence to require further commendation here.

Gerald Bullock, B.A., well known to all Kings men as "the sweetest singer of college songs," favored the club with a charming selection. L. Der. Chipman gave a short reading from Kipling's Barrack Room Ballad.

Rev. C. W. Vernon M.A., B.A., the talented editor of Church World, delivered an able and carefully prepared paper. After the formal part of the evening the guests adjourned to the "commons hall" at three o'clock for a supper and repeat provided by caterer M. Edouard D. Andully.

The following toasts were honored: 1. The Kings, God Save the King. 2. Empire and its Defender. Col. Rev. W. H. E. Bullock, M.A., Lt. L. Der. Chipman. 3. Canada, the Maple Leaf. Judge Longley. 4. Canadian Literature. Rev. C. W. Vernon. 5. Haliburton, H. S. Milner, B.A. 6. Alma Mater, H. A. Messervy. 7. Sister Universities, Rev. N. Herman. 8. Visitors, John Blanchard. 9. "Ourselves," Rev. G. R. Martel. 10. The Ladies, Prof. G. E. Tobin, B.A. 11. The Learned Professors, H. W. Sangster, M.A., LL. B. 12. Class of '08, L. A. Forsythe, B.A. 13. Our Next Merry Meeting, J. W. C. Wilson, B.A.

Aud Lang Sings. The guests parted about 11 o'clock this morning after the most successful Haliburton evening ever known.

SAFE EVEN FOR CHILDREN There is not a Trace of Opium or Morphine in "Father Morriory's No. 10" (Lung Tonic). A cough is merely a symptom of an irritated, inflamed or diseased condition of the air passages or the lungs themselves. Many cough mixtures are simply preparations containing enough opium, Morphine or similar drugs to deaden the irritation. They relieve the cough but they do not remove the unhealthy condition that caused it. Morriory's Lung Tonic contains morphine or opium in unsafe unless prescribed by a competent physician. "Father Morriory's No. 10" (Lung Tonic) contains absolutely no drugs of this character. It relieves a cough by removing the cause. Made of Roots, Barks and Balsams, Nature's own remedies, it clears the mucus from the passages, soothes and heals the inflamed membranes, and strengthens the lungs and whole system. That they can throw off the cold is a matter of course. Thousands have proved it. Trial bottle 25c. Regular size 50c. At your dealer's, or from Father Morriory-Medicine Co., Ltd., Toronto, N.B.

LOOKS RATHER BAD FOR THEM

Those Seven Aldermen Still Out

Legislature May Adjourn Before Case is Settled

ACCUSED SLAYER AND VICTIM. Chester Jordan, an actor, is now on trial in Boston charged with murdering his wife, of whom he was jealous.

MONTREAL, April 26.—The seven Montreal aldermen unseated and disqualified by the court of review are getting a great deal more law than they desired these days. When the decision of the court was announced at once entered an appeal to the court of appeals, though the statutes plainly forbid that such an appeal should be made for a while longer. In the meantime application was made to the legislature for an act reading the decision of the court out of existence on the condition that the aldermen secured re-election from their constituents. The legislature was found willing to do this, but to the horror of the aldermen, the court of appeals decided this afternoon that the issues at stake were broader than that of a quo warranto, and that the right of appeal did exist. The result of this decision is that the legislature will hold that the case is still sub judice, and that it is not for it to interfere. By the time the court sits the legislature will have adjourned, and so if the court decided against them the aldermen will have to go through the penalty of the law instead of having their sin wiped out by the legislature.

AN AUDIBLE WARNING FOR OVER-SPEEDING Proposed in London, England, That Motor Cars be Fitted With Automatic Device. LONDON, April 26.—A novelty is to be added to the din of the London streets. At a near date all public cars are to be fitted with an automatic device, which shall give audible warning to the driver and the police when the vehicle attains a speed in excess of that legally allowed. The new order promulgated by the Assistant Commissioner of Police, Sir Alexander Carmichael Bruce, is as follows: "In consequence of the frequency of reports to the Commissioner of the excessive speeds of motor omnibuses and motor taxis, and consequent danger to the public and damage to property, he has decided that means must be adopted which will make it possible to drive these vehicles at such speeds without detection.

"The Commissioner has reason to believe that it is possible to give audible warning of excess speed to the police and others, and to the driver himself by means of an automatic device. The Commissioner, therefore, wishes it to be expected that the main points upon which the defense hopes to clear the young man of the terrible charge will be outlined by Attorney Harvey H. Pratt at the opening of the trial tomorrow.

WASHINGTON, D. C., April 26.—A rate war among the eastern trunk lines is nearly inevitable in the opinion of the Interstate Commerce Commission. This far the trouble extends only to imports from the west, bound, but the likelihood is that it will extend before a great while to domestic traffic.

MESSINA'S DEATH ROLL Official Estimate Makes 70,000 Minimum. Figure for Stricken City. MESSINA, April 26.—An official estimate places the number of bodies of earthquake victims at 26,000 and of those still in the ruins at 46,000. Both figures are the minimum.

DIFFERENCE OF OPINION. Kitty: Mrs. Carleugh thinks her son, Harry, is the salt of the earth. Janet: "Well, I can't say. I think he still is the freshest thing I ever met."

SPRINGFIELD, Ill., April 26.—Edward Payson Weston, who is walking from the Atlantic to the Pacific, passed through Springfield today and left for Grand, where he expects to spend the night.

CHILD'S PLAY OF WASH-DAY SOAP

Surprise Soap cleanses so easily that wash day is like child's play.

It cannot injure the clothes and gives the sweetest cleanest results. To wash the Surprise way. Read the directions on the wrapper. You can use Surprise in any laundry way.

G. K. CHESTERTON'S

VIEW OF THE WAR SCARE

(The Graphic) Everyone is taking just now about machines of death made out of steel and iron. People whisper in a panic-stricken way that Germany is building ironclads of the size of small islands; and one can almost fancy that the sun is darkened at noon with flying ships, like a flight of iron birds. I have my doubts about both the moral and the military value of this sort of imagination. Machinery is only armor, and armor is only clothes; and urban dandies will suffice to show that it is no good to have clothes if you do not calculate them carefully, so as to repel the shafts and bullets of the enemy. And this making of helmets and breast plates was a very superficial study of some of the things that are going on in the world. We do not offer exquisite trousers to a man who has no legs. Neither do we offer difficult machinery to men who have no heads or no brains.

PROSECUTION OVER CAMBRIDGE, Mass., April 26.—The weaving of the net of evidence with which the government attorneys aspire to ensnare and hold Chester S. Jordan the murderer of his wife, Honora, was announced as finished today with the unusual provision that any tears in the meshes made later by the deceiver may be repaired in rebuttal. The prosecution occupied three days and a half in placing its evidence before the jury, the greater portion of the time being taken in hearing the testimony of police officers who claimed to have obtained a confession from Jordan to some of the charges, together with the more or less repulsive evidence and discussed the autopsy and condition of the dismembered body of the murdered woman with as little concern as Jordan himself.

Jordan listened to the medical testimony today which dealt with certain bruises found on the arm and blood stains on the flat iron with which, it is claimed, he killed his wife. PRINCIPAL WITNESSES. The two principal witnesses were Medical Examiner George H. McGrath and Dr. Leary of Tufts College, who assisted. The deductions of these two experts will be reviewed later by Dr. Leary, the government's chief pathologist for the defense and the instructor in the medical school of both Dr. McGrath and Dr. Leary.

Dr. McGrath has already figured himself about the weapons of his one witness, Saturday all the government exhibits were turned over to him for examination, and the cross-examination of the defense and the jury was conducted today after the lawyers for the defense had learned of the results of his researches.

It is expected that the main points upon which the defense hopes to clear the young man of the terrible charge will be outlined by Attorney Harvey H. Pratt at the opening of the trial tomorrow.

That is the obvious difference between the medieval Englishman and the modern. He talked of contending against a German knight, not against a German lance. Nor would he have been scared if you had told him that the German lances were growing longer and longer and that whereas ten years ago a German lance was forty feet long, it was now two hundred and forty feet long, and would soon be a mile long. He would deny that this was any reason for his really being afraid of the German knight—a degree of degradation which he would, indeed, have refused altogether to discuss. He would have denied it for two very forcible reasons, both of which are in their turn worth consideration at the present time.

He would have denied it, first, because his common-sense would have told him that the mere elevation of lances, at enormous expense and without any reference to the swift accents of battle, was a piece of chumpiness and stupidity in the more art of war. It would be much more worth while to teach a lance number of healthy men to manage a short lance than to teach a few acrobats to manage a partially a long lance that could not really be managed. And while a lengthy spear might be likely to strike an enemy, it would be much worse than useless if it did not strike him at all; as he would simply sit smiling with a spoked mace in his hand until the monotonous lengths of timber had gone by him.

Now, the average citizen is not an expert either upon lances or battleships. He cannot know much about the subject, but he can (I think) know a good deal about the expert. The good citizen possesses a sense of smell, given to him by God, like that of the dog; he has, in a mystical way, a nose for nonsense. And he smells something wrong when people go on talking



G. K. CHESTERTON'S

VIEW OF THE WAR SCARE

blindly about bigger and bigger ships, though they may know nothing about naval war; just as he would know something wrong if people went on talking about longer and longer lances, and the technique of tilting, which sense tells a man that indefinite development in one direction must in practice over-reach itself; that wearing a ninety-overcoat cannot be the way to cure a cold, that drinking ninety pots of beer is by no means a protection against the heat of summer, that an enemy plunging on blindly in a particular direction, the real thing to do, if you have any spirit and invention, is to calculate the weakness in his course and advance yourself in some other direction. You ought to take advantage of his infatuation, not to imitate it; you ought to surprise his plan of campaign, not copy it laboriously. If he is building very big ships, the best thing you could do would probably be to build small ones; slips lighter, quicker than a man's capacity for navigating rivers. If he has gone quite mad, and long lances, the chances are that you will win the battle with daggers.

But there is another reason besides this more flexible experimentalism in war which would, I think, have prevented any English gentleman from going in for a more blind race in the length of spear-shafts. He would have known that if lances really grew in national competition, and the advisers of a nation said, "Remember that you have to meet the steel coats of Milan," or "Remember that your enemies have admirable blades from Damascus."

Still, these fears were kept within the four corners of dignity. I absolutely refuse to believe that any English gentleman at the time of Crecy ever shrieked at the top of his voice: "Nine more new visors for the Knights of Aquitaine" or "Seven more barbary horses seen in Gascony!" or "French Government still buying national competition, and the advisers of a nation said, "Remember that you have to meet the steel coats of Milan," or "Remember that your enemies have admirable blades from Damascus."

There would with all the heartiness proper to one who is wholly ignorant of the subject, I throw down my two private doubts, which are almost strong enough to be called suggestions. First, I gravely doubt whether our hurried emulation in arms is not a great deal more a matter of bravado and empty copying. If the other schoolboy throws a hurly to throw bigger ones; but it is not a matter of bravado and empty copying. If the other schoolboy throws one's head, to throw a smaller snail and to throw it straight. In short, I disbelieve in this modern war exactly because the heart is so combined with war of guns and ships, and never a war of men. And secondly, I doubt whether this competition of longer spears and longer lances, and never a war of men. And secondly, I doubt whether this competition of longer spears and longer lances, and never a war of men. And secondly, I doubt whether this competition of longer spears and longer lances, and never a war of men.

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SHERIFF STEPHEN HAWTHORN

In Letter He Testifies Made by Jaile Previous

FREDERICTON, April 26.—The following letter recently received by Sheriff J. B. Hawthorn from Sheriff Fredericton, N. B., April 24th, 1929.

Dear Sir:—It is well known that during the long time you have held the position of jailer of York county you have most faithfully and efficiently discharged the duties of that position. I have had the privilege of seeing the jail during all the years you have had charge, and under what at times must have been trying conditions most commendable.

I may add, as high sheriff of the county, I am responsible as long as I hold that position, for the officials in management of the jail, and that I notice you received on the 13th last, disposing with your services as jailer, and giving you notice to quit the 26th inst.

PROVINCIAL. FREDERICTON, N. B., April 25.—F. Brady, of the government railway management board, arrived in the city this morning in the private car of F. Tiffin, who is also a member of the board, attached to the Maritime Express. Mr. Brady would say very little concerning the new scheme, saying he would say nothing as yet as to other points in this vicinity during the next three weeks merely to become acquainted with the country and people. He would say nothing as yet as to other points in this vicinity during the next three weeks merely to become acquainted with the country and people.

FREDERICTON, N. B., April 27.—The public accounts committee occupied the entire morning of this date in dealing with bills in connection with the public works department, under the heading of bridges. Chief Commissioner Morley was the mover of the bills. The bills show that he had always been the custom to charge under repairs such articles as axes, shovels, peevies, tools and many other things. The chief also criticized the high price paid for lumber and regarded certain work done, said it was over 100 cents more than was paid for lumber. The chief also criticized the high price paid for lumber and regarded certain work done, said it was over 100 cents more than was paid for lumber.

WOODSTOCK, N. B., April 27.—An accident happened near the round house in the yard late this morning when the red was struck by the hand of John McEweny and H. Allan were at work straightening out a piston rod. From the action of the fire when the red was struck by the hand of John McEweny and H. Allan were at work straightening out a piston rod. From the action of the fire when the red was struck by the hand of John McEweny and H. Allan were at work straightening out a piston rod.

FREDERICTON, N. B., April 26.—The statement made by Premier Hazen relative to the placing of screens in bar-rooms when he introduced the bill to amend the Liquor License Act is as follows:—No screen, blind, or other device may be placed in the windows of any bar-rooms to obscure the view from outside though it is not necessary that the bar shall be in front. To move the bars to the street of the hotel.

IF YOU'VE NEVER WORN SLICKER YOU'VE YET TO LEARN THE BODILY COMFORT IT GIVES IN THE WETTEST WEATHER. HARD SERVICE GUARANTEED WATERPROOF AT ALL GOOD STORES. TOWER CANADIAN CO. TORONTO, CAN.

CASTORIA. The Kind You Have Always Bought. Signature: Castoria.