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EMMA GOLDMAN DEFIANT

She Is Confined in Chicago Police Station and Feels No Sorrow — Says People Who Prayed for the President's Recovery Are Ignorant and Deceived.

Chicago, Sept. 14, via Skagway, Sept. 19.—Emma Goldman has not been removed from the police station as previously stated, but occupies a cell in the woman's ward of the Harrison street station. She is cynical and defiant. When asked this morning, "Do you feel any sorrow for what you have been the means of doing?" she exclaimed in a loud, harsh voice: "No." Continuing her inquisitor said: "You have read in that paper you hold of how many thousands of people gathered in the street and sang hymns and prayed on hearing the news that the president had been shot? Have you no feeling for their sorrow?" "They are ignorant and deceived," she snapped as she struck with her clenched fist the paper in which she had read the account.

FUNERAL PROGRAM

Dead President to Be Interred Today at Canton.

Buffalo, Sept. 14, via Skagway, Sept. 19.—The funeral program agreed upon by the cabinet includes provision for short service of prayer at Milburn residence tomorrow afternoon at 5 o'clock. On Monday at 7 a. m. the remains will start for Washington on a special train on which the presidential family and cabinet will embark, arriving there in the evening when the body will be taken to the White House where it will remain over night. Tuesday it will be taken to the capitol where the state funeral will be held. On Wednesday the remains will be escorted to Canton,

Ohio, and on Thursday interment will take place at the president's old home. Washington, Sept. 14.—Orders have been issued for the assembling of the troops that will escort the president's body to Canton and also be present at the obsequies here. The escort will consist of the band and six companies of Coast artillery from Fort Monroe, two companies of Coast artillery from Fort Washington, one company of engineers from Willets Point, two troops of cavalry from Fort Myer, light battery from Washington barracks and two regiments from the District of Columbia National Guards.

Buffalo, Sept. 14, via Skagway, Sept. 19.—The following is the report of the autopsy examination held over the remains of President McKinley:

The bullet which struck over the breastbone did little harm. The other bullet passed through both walls of the stomach near its lower border. Both holes were found to be perfectly closed by stitches, but the tissues around each hole was gangrenous. After passing through the stomach the bullet passed into the back walls of the abdomen, hitting and tearing the upper end of the kidneys. This portion of the bullet's course was also gangrenous, causing pancreas. The bullet has not yet been found. There was no sign of peritonitis or other disease in the organs. The heart walls are very thin. No evidence of any attempt at repair on the part of nature and death resulted from gangrene, which affected the stomach around the bullet wounds as well as the tissues around the further course of the bullet. Death was unavoidable by a surgical or medical treatment and was the direct result of the bullet wound.

ARTICLES SIGNED LAST NIGHT

Slavin and Kennedy to Meet on Night of Sept. 25

In Fifteen-Round Go at Savoy for Entire Gate Receipts—Both Men Mean Business.

The preliminary skirmish is ended and no one was hurt. Slavin and Kennedy met last night at the Bonanza saloon and signed articles of agreement for a contest for a decision. Slavin found Kennedy waiting for him and at 8 o'clock to the minute the big Australian stalked into the appointed meeting place and was taken in charge by a corps of his adherents. Kennedy's men were out in force also as well as a room full of rubbers who craned their necks in an attempt to hear all that ensued between the men and possibly witness an impromptu battle royal. As there was no one present save newspaper men who could be counted on to be entirely non-partisan one of the same was chosen as master of ceremonies and the two men would make their demands or concessions through him, the principals entirely ignoring each other. After a long and at times exciting debate the scribe wrote out the articles of agreement which were finally accepted by both men. Kennedy was the coolest man in the bunch and to the withering sarcasm of Slavin would return the retort courteous in a manly way that won him many friends for his apparent sincerity and candor. At one time it looked as though the match was off, for Slavin insisted on making a side bet which Kennedy was not prepared to cover. The latter, however, said that in the event of his winning the coming wrestling match he would put up all the money he won less \$100, the same to be applied to his passage out of the country and further that he would agree to box Slavin for the entire gate receipts, the winner to take all. That declaration suited Slavin and he had no more to say. Following are the articles of agreement signed by the men. If this match is not worth seeing then the manly art is a dead one as far as Dawson is concerned.

Dawson, Sept. 18, 1921.
We, the undersigned, agree to meet

at the New Savoy theater in this city on next Wednesday night, September 25th, there to box 15 rounds for a decision, under the Marquis of Queensbury rules, the winner to take the entire gate receipts, less the necessary expenses. We further agree to meet in the ring at 9:45 p. m. on the night of the contest. Referee and timekeeper to be chosen by the principals at the ring side. In the event of the principals not agreeing upon a referee William Jackson is authorized to appoint the same.

F. P. SLAVIN.
FRANK KENNEDY.
Witness: FRED J. WILSON.

ADMISSION TOO SMALL

For Three-Cornered Wrestling Match Says Col. McLaughlin.

It is feared that the westerners made a mistake when they agreed upon the price of tickets for their contest. Col. McLaughlin says that nowhere in the world has three men so evenly matched been pitted against each other and that in no other country would these men show for such an insignificant sum, comparatively, as will be awarded the winner of this contest. "There is not a nigger fighter in the country but would get \$2, \$3 and \$5 for a few minutes slugging," said the colonel, and men of reputation should be awarded more money than Manager Jackson can give us from the gate receipts. The house won't hold the people who will desire to witness the event."

Marsh is around offering to bet his usual thousand on the outcome and Kennedy is doing nothing but smiling and looking wise. The contest will commence Saturday night at 9 o'clock sharp, New Savoy theater.

Roosevelt's Age.

Dear Sir:—To settle a bet will you please state the age of Theodore Roosevelt who is now president of the United States.

(Theodore Roosevelt was born in New York city, October 27, 1858. He will therefore be 63 years of age on the 27th of next month.)

Owing to the Bella, the pilot boat on the Yukon flats, having broken her shaft it is quite likely the Bella will be dispatched to take her place during the remaining few weeks of the season.



EMMA GOLDMAN.

High priestess of Anarchy in United States, whose incendiary speeches fired the heart of Czolgosz to assassinate President McKinley.

THE AMENDE HONORABLE

Was Performed by Attorney Woodworth Who Incurred Court's Displeasure

AND PLACED HIMSELF IN CONTEMPT

By Certain Charges in Affidavit Filed by Him

IN BELCHER-MCDONALD CASE

Affidavit Withdrawn This Afternoon and Dove of Peace Spread White Wings O'er Temple of Justice.

In the filing of an affidavit in the case of Belcher vs. McDonald this morning in the territorial court before Mr. Justice Dugas, a merry war was precipitated in which his lordship found himself the central figure with Auguste Noel and C. M. Woodworth arrayed on either side. The trouble arose over the findings of Clerk McDonald who had been appointed referee in the case by the court. A lengthy affidavit was filed by Attorney Woodworth pertaining to the matter, and today Mr. Noel, counsel for defendant, presented a motion supported by an affidavit which he wished taken up on short notice, averring that a similar courtesy had been granted Mr. Woodworth the day previous. The latter, after glancing over the affidavit declined to argue the matter without due notice having been given saying that the question involved was intricate and he could not in justice to himself and client enter upon matters of such weighty importance without some preparation. Like a flash Noel was on his feet and in language which could not have been misunderstood denounced the manner in which his learned friend had acted throughout the case and calling his lordship's attention to the affidavit of Woodworth which he held in his hands and which he characterized as being the most outrageous and flagrant piece of impertinence which ever disgraced the records of a case in the courts of the Yukon territory. The imputation that the paper contained untrue statements, that his learned friend was guilty of perjury, implied if not direct, and other broad insinuations were hurled right and left with all the vehemence an impassioned voice, blazing eyes and excited gesticulations were capable of, topped making no attempt to conceal the fact that the dignity of the court had been trampled upon and that a most pronounced contempt had been committed. Woodworth interrupted the denunciatory peroration several times, correcting misstatements which he claimed Noel was making and demanding the retraction instantly of the insinuation that he was a perjurer. The affidavit in question was quite lengthy and upon its being read in detail by Mr. Noel it was seen that the affidavit had sworn to alleged facts which placed his lordship in an undignified and embarrassing position. It

was said in the affidavit that his lordship had given the referee in the case private instructions which had prejudiced him to the detriment of Woodworth's client, and other statements equally as serious were made. When the reading of the affidavit was finished, Justice Dugas calmly and with but little show of the indignation which was probably burning within, made several statements concerning the case, prefacing his remarks by saying that at his conclusion he would ask Mr. Woodworth to retract that portion of his affidavit in which reference is made to the court. His lordship deplored the fact that such an affair had arisen which made it necessary to indulge in personalities, but when statements were made which impugned the character and dignity of the court, only one course was left for him to pursue and "Now," he continued, "I invite Mr. Woodworth to withdraw those statements."

Woodworth began by going into the merits of the affidavit, but was sharply interrupted by the court by the demand to "withdraw that statement." As the request was made peremptory the reply was similarly given, Woodworth declining to make any withdrawal insisting that he was a barrister sworn to do his duty by his client whom he was endeavoring to protect and that he was within his rights and had no retraction to make.

"Mr. Woodworth," said his lordship, "I'll give you five minutes in which to 'withdraw.' To the clerk, 'Bring me Rodgers on slander and libel.'"

While the momentous five minutes were passing Woodworth arose and asked that he be allowed to secure Mr. Davey as his counsel in the matter, and also inquired as to whether or not the affidavit of Mr. Noel would be allowed to be filed. In reply Justice Dugas reiterated his statement that no private instructions or any instruction other than such as were delivered from the bench in open court had been given to the referee by him.

"When I say that such and such is the case that is sufficient. Shall this court be compelled to defend itself by stooping to file counter affidavits?"

Woodworth suggested that as the clerk was more or less concerned he could doubtless clear the matter up if he were brought into court.

"I'll clear it myself," said his lordship in tones which indicated that he meant what he said. He ordered that portion of the affidavit in controversy stricken out and declared Mr. Woodworth in contempt.

At this juncture Mr. Davey appearing, after a hurried consultation with his client, the court gave him a half hour in which to prepare his defense, which a moment later was enlarged until 2 o'clock this afternoon.

His lordship was on the bench at the appointed hour this afternoon but it was 15 minutes later before Attorney Davey for Mr. Woodworth put in appearance and an additional three or four minutes before Woodworth appeared in person.

Mr. Davey then addressed the court and stated that in behalf of his client he would withdraw the offensive affidavit but wished to file in its stead another affidavit covering the first five sections of the original one, which five sections contained no reflections on the court.

Justice Dugas re-asserted his statement of this morning that the reflection was wholly unavailing for and in addition said:

"Not again should a court of justice be put in position to defend itself, and I hope no repetition of the charges contained in the affidavit this morning will ever occur in this court. The matter is now off."

Permission was granted to file a second affidavit from which it is safe to say all matters of a reflecting nature will be carefully eliminated.

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THE GREAT STRIKE ENDED

Steel Workers in the Employ of the United State's Steel Corporation Have Returned to Their Accustomed Places — Agreement With Amalgamated Officers Signed.

New York, Sept. 14, via Skagway, Sept. 19.—The great steel strike was settled today after a conference of six hours duration between the officers of the amalgamated association and representatives of the United States steel corporation.

All the men affected by the strike will return to work Monday. The ex-

act terms of the agreement have not yet been made public but it is given out officially that the agreement was signed by the officials of the amalgamated association and the subsidiary companies of the American Steel corporation including the American Tru Plate Company, the American Steel Hoop Company and the American Sheet Steel Company.

KRUGER GIVES UP

Makes Statement That He Thinks Cause Hopeless.

Berlin, Sept. 14, via Skagway, Sept. 19.—The Reinisch Westphalian Zeitung, in an article dealing with the South African situation, says:

"We hear that Pres. Kruger, whose health is excellent, regards the burghers' cause as hopeless. He declares the Boers do not desire any intervention of powers as only Great Britain would get the benefit of such intervention."

On the other hand, several papers assert that Boer delegates in Europe have sent an official appeal to The Hague asking for arbitration.

PAINFUL ACCIDENT

Foreman Upp of Light Plant Has Peculiar Experience.

Mr. D. C. Upp, foreman of the line work of the Dawson Electric Co. met with an accident at the power house yesterday which, though, not being of a serious nature, was very painful and will lay him up for several weeks.

He was at work making a new connection on the switch board when the knife he was using slipped out of his hand and struck across two of the switch points and immediately a stream of fire shot out which went nearly across the building. Mr. Upp was felled in an instant and his hands and face were severely burned. He was blinded by the flash for some little time, and when the men in the shop came to his rescue they found him on his hands and knees crawling out of his precarious situation. A physician was summoned and the wounds were properly dressed. It is not completed that the burns are sufficiently deep to leave scars when healed, but they will deprive him of the use of his hands for some time.

The lines on all the switchboards were blown out by the shock and the power was shut off. But it was only the work of a short time to replace the fuses and in 15 minutes the current was speeding again over the wires.

Mr. Upp is the most valuable man on the company's line work and his absence from duty during the time of his convalescence will be seriously felt.

To Care for Wyborg's Body.

The Yukon Order of Pioneers has sent Lee Pat, one of its members, down to the mouth of Charlie river to hold an inquest over the body of Peter Wyborg which was found there some time ago. If arrangements can be made the body will be taken to Circle City and buried in the Pioneer's cemetery at that place, but if not it will be buried where found. Mr. Pat left on his mission this morning on the Louie.

Another Capias.

A capias was issued last night at the instance of the N. C. Co. for one Carlskog, who it is alleged is in their debt \$1879.35. Carlskog, it is said, left for the lower river yesterday in a canoe and it is expected to intercept him at Fortymile.

The Fall Exodus.

Never in the history of the Yukon has the fall exodus been so heavy as this year. Hundreds of people who come in '08 and '09 are going out now for the first time and on many creeks the winter population will be fully one-half less than during the past summer and previous winters.

POLICY BOB NOT HOP FIEND

Suicide Was Result of Having Spent Money of Nome Eagles.

"The statement made last night in an evening paper that Policy Bob, who recently committed suicide in Nome, was a dope-head and that his death was due to an overdose of the drug contains not one word of truth," said a man who returned from the lower country on the Soile. "I have known Bob for nearly 30 years, and while he possessed nearly every other habit contained in the catalogue it is not true that he smoked 'hop' nor did he use morphine. Nor was his suicide due to him being broke, either. His trouble lay in the fact that he was guilty of a criminal offense, which sooner or later was bound to become known and as he had no money I presume he thought there was no way of squaring matters, so concluded to cash in. Bob was treasurer of the local lodge of Eagles and had charge of the lodge's funds. Some two weeks before his death he became enamored of a dance hall girl named Frankie Young whom he married after a short and thrilling courtship. Immediately afterward he celebrated the event by going on a glorious spree and as gambling was his profession he started out with the idea of winning a 'getaway' stake for himself and bride. Luck was against him and he soon lost all he had. He then took the lodge funds and that quickly went the way of his own cash. He was drinking heavily at the time but was not so drunk that he did not realize what he had done and in a fit of desperation issued some checks on the bank, which were worthless. He secured the cash on them, however, and soon parted with it. Then as a last resort Bob issued some more checks, forging the names of several well known men. These he also lost, and when the night's dissipation was over he awoke to the realization that his criminal doings were but the matter of a few hours' discovery. He procured a big dose of laudanum and went to a room over a stable retiring about 8 o'clock in the morning, taking the poison as soon as he had gone to bed. All day long until 4 in the afternoon the men employed about the stable heard groans, but not knowing there was anyone upstairs paid but little attention to the noises thinking some of the boys were making them. Shortly before 6 o'clock the employees having occasion to go upstairs found the victim of his own folly stretched out cold and stiff in death. His body was taken charge of by the Eagles who gave it a decent burial."

There is probably not a gambler west of Chicago who was better known than Policy Bob, and certainly no one of his age had seen more of life's vicissitudes or handled more money than he. Years ago when policy shops were allowed to run in Chicago, his home and native city, Bob had hundreds of the scattered all over the city. He made thousands of dollars every day, spent his money as fast as he made it, was a right hand man of Mike McDonald when that gentleman was the Boss broker of Chicago, and soon acquired the sobriquet of Policy Bob by which name he has been known ever since.

Policy Bob was the third to commit suicide in Nome within a few months. Just a day or two before his escape a gambler by name of Lawler (not Harry Lawler) suicided by shooting himself. Despondency was given as the cause. Nate Walters, formerly an employee of the A. R. Co. at Nome also took his own life. On the morning of the fatality he awoke at 10 o'clock, placed a revolver in his mouth and pulled the trigger, blowing the top of his head off.

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