

McDowell Democrat.

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PROFESSIONAL

W. T. MORGAN

ATTORNEY-AT-LAW,

First National Bank Bldg.

MARION, N. C.

DR. E. J. EVANS,

DENTIST

Marion, N. C.

Rooms 1, 2 and 3, Poteet Building

Flat second and fourth

Monday's

T. A. MORPHEW

JOURNEY AT LAW —

Merchant's & Farmers' Bank.

MARION, N. C.

DR. J. GILLESPIE REID,

DENTIST

Will answer calls at any

part of the night.

Rooms 3, 4 and 5

First National Bank Building,

Marion, N. C.

SINCLAIR & MCBRAYER

ATTORNEYS AT LAW

Prudent Attention Given All

Business Intrusted to Their

Care

OVERCASTON & TATE STORE

L. C. GONEKE, M. D.

Physician & Surgeon

OFFICES IN —

First NATIONAL BANK

ON FIRST FLOOR

ATTENTION given to office

work in the treatment of

chronic diseases.

R. McCall C. R. McCall

McCall Bros.

UNDERTAKERS

Caskets and Burial Supplies

Any business intrusted

to our care will receive

prompt and careful at-

tention.

McCall & Conley's Furniture

Store.

YOUNG MEN,

LEARN TELEGRAPHY

Telegraph Operators Are In

Great Demand!!

It is your opportunity to

get into a class trade that pays

well every month in the year.

A greater demand for

operators this fall and

winter has been for many

The prominent railroads

and other parts of the

country are writing us to

get young men of good

character for their service as we

have them.

We trust that the

young boys of the South

will take advantage of this golden opportunity.

Qualify for service

for six months.

We guarantee positions.

Graduates begin at \$100 per month; easy

and rapid promotion.

Reasonable board

Newman is extremely

desirable climate.

Excellent pay.

Write at once for

catalogue.

A copy will bring it.

IT IS

Southern School of Telegraphy,

Newman, Georgia.

Administrator's Notice to Creditors

I am pleased as administrator of

the estate of John Dysart, deceased, late

of McDowell county, North Carolina.

Administrator of all persons having claims

against the estate of said deceased to

the undersigned at his

home, in McDowell township, Mc-

Dowell county, North Carolina, on or

the 1st day of August, 1910, or

thereabouts. All persons indebted to

me will be pleased to bar

and sue me will please make immediate

payment.

This the 1st day of July, 1909.

J. W. S. DYSART,

Adm'r of John Dysart, dec'd.

R. R. WILL SOON BE COMPLETED

General Manager Caples of the C. C. & O. Gives Out Statement--Will Run Coal Trains to Spartanburg by Oct. 1.

Special to THE DEMOCRAT.

HARRY THAW STILL INSANE

So Declared Supreme Court Judge Mills--Must Return to Asylum--Mrs Thaw Makes Statement.

White Plains, N. Y., Aug. 19.—Harry K. Thaw's latest attempt to gain his liberty met with complete and disheartening defeat to-day when Supreme Court Justice Isaac N. Mills dismissed the writ of habeas corpus and declared "the release of the petitioner would be dangerous to the peace and safety."

There is no crumb of comfort for Thaw in the 7,000-word opinion handed down by Justice Mills to-day. All the contentions of District Attorney Jerome are supported, and it is declared Thaw is still insane, and still as much a paranoiac as on the day he shot Stanford White.

Thaw, waiting in the White Plains jail, at the rear of the courthouse where the decision was filed, received the news with outward calmness.

Justice Mills in his opinion to-day reached three formal conclusions: Thaw was insane when he killed White; that he has not yet recovered, and that public peace and safety would be endangered by setting him at large. He upholds District Attorney Jerome's contentions that Thaw still cherishes delusions regarding the practices of Stanford White and his associates.

He characterizes Evelyn Thaw's tale of the Madison Square tower room, and similar stories about White, told at the sanity hearing, as "wild and grossly improbable, evidently to any normal mind, grossly exaggerated."

Justice Mills expressed deep sympathy for Mrs. Mary Copley Thaw, the prisoner's mother, and her exposition of the "horrors of Matteawan" on the stand evidently prompted his recommendation that Thaw be allowed greater privileges at that institution.

But the least significant sentence in Justice Mill's decision, in the opinion of lawyers here, is one which declares that Thaw's delusions had become fixed and established prior to the time of his marriage.

Thaw was visited late to-day by his attorney, Charles Morshauser, and by his mother and his sister, the former Countess of Yarmouth.

Late to-night Mrs. Thaw, after talking over the situation with her son, wrote out the following statement for The Associated Press:

"Let no one imagine for a moment on reading this opinion of Judge Mills that it means a victory for the District Attorney of the county of New York.

"One by one the delusions with which he and alienists started out were proven, each by the mouth of several witnesses, to be stubborn facts that would not down at his bidding."

"Every prop was taken from under that arrogant, vindictive persecutor of a sane acquitted man."

"So baffled was he that when he arose to make his closing speech (for argument it was not) he had more the appearance of a schoolboy compelled to say a piece than the sometimes courageous, mature sophist who dominates the courts of his judicial district, except when wealthy malefactors are under trial."

"It is impossible to fathom the workings of the human mind, and so the reason for this totally and unexpected and cruel decision of the trial judge must remain a mystery."

"Meanwhile my son, my daughter and I have no alternative but to take up the burden I had every reason to believe was behind us before."

"We exiled from our two homes and all the regular flow of life, will remain close to the gate, and so help the son and brother endure an existence which, if perpetual, would be far worse than death itself, trusting in God's overruling providence in His own good time to vindicate the right."

MARY COPLY THAW."

Lady injured.

Hamlet, Aug. 19.—Miss Ida O'Brien was thrown from a buggy by a runaway horse last night, sustaining painful but not necessarily serious injuries.

STILL RAIDED

Other Important News From Burke County.

Morganton, N. C., Aug. 16.—Aftor suffering with small safety pin in his throat for about three months the little nine-months-old son of Mr. and Mrs. P. W. Patton is now rapidly improving as the physicians a few days ago discovered the cause of the child's illness and removed the pin. The child has suffered greatly from throat trouble for some time.

A still was raised about three miles from here on the Catawba river several days ago and destroyed

the property of Sheriff Berry and Deputy Sheriff.

A favorable report

was made by the sheriff concerning the

alleged partnership in the old grape

vineyard but many other things also,

and involved in

the case are numerous and complex.

The sheriff has

been unable to get

any information

concerning the

case.

A STATEMENT

Glenville, N. C., Aug. 19.—McKinney, Democrat.

Mr. Editor:

Your esteemed paper

dated August 16 contains an item

concerning the settlement of a long

suit and counter-suit between

Mr. and Mrs. Connally and myself,

in which statements are

made by "good authority" regard-

ing the basis of the compromise

ending that litigation, which are

erroneous and composed in a hasty

manner.

The statements

are as follows:

1. That I never

had any interest in the old grape

vineyard but over many years

had a number of

small plots

near the vineyard.

2. That I never

had any interest in the old grape

vineyard but over many years

had a number of

small plots

near the vineyard.

3. That I never

had any interest in the old grape

vineyard but over many years