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 6-8m.

DEATH OF WOMEN IN CELLS DUE TO HEART FAILURE

Coroner's Jury Finds No Blame to be Attached to Anyone in Death of Mrs. I. Maki.

The coroner's jury holding inquest last week into the death of the woman known as Mrs. Irene Maki, and as Irene Wilson, returned a verdict to the effect that the woman's death was due to heart failure, and that no blame be attached to anyone in connection with the matter. The evidence all suggested that the woman had received all proper care while in the cells at the Timmins police station, and the medical evidence after the autopsy showed that the bad heart condition was of long standing.

With Coroner H. E. Montgomery presiding, the following jurymen were sworn in on Wednesday night:— D. Ostrosser, H. W. Hooker, A. F. Kenning, H. Morin, Chas. Hall, M. Bowie, and H. J. Marshall. Mr. D. Ostrosser was chosen as foreman of the jury. Crown Attorney John M. Greer, of Cochrane, was present and assisted materially in the examination of witnesses. Mr. D. W. O'Sullivan, Town Solicitor, was also present, but took no part in the proceedings.

Evidence was given by Chief of Police M. Greer, Deputy-Chief M. Salley, Mrs. I. Slater, nurse, Dr. O'Gorman and Dr. McInnis.

Chief Greer reviewed the facts in the case from the latter part of May when the woman was arrested on charges of keeping a common bawdy house and selling liquor. Her case was remanded from week to week bail being granted her. On June 18, Maki, the man said to be her husband, was sentenced to six months in jail for living on the avails of prostitution. Mrs. Maki's cases were also to be heard that day, but she sent word that she was too ill to appear, a medical certificate being given by Dr. O'Gorman to this effect. Another medical man, Dr. McInnis, after examining her at her residence in Mrs. Mary Peterson's house in Moneta, gave his opinion that the woman was not so ill as she appeared and that she was fit to be moved to the jail. Her bondsman refused to put up bail again for her and a bench warrant was issued for her arrest. Chief Greer told about visiting the woman to execute the warrant. At first she pretended to be very ill. She took a drink of cold water, then stuck her finger into her throat to make her self vomit. Eventually, however, when he had explained that he had a bench warrant, and that her bondsman would not renew the bail, she said, "Oh, well, I'll come over with you, then." After being lodged in the cells she did not appear to be particularly ill, until the Tuesday evening previous to her death and then a nurse was secured for her. On Wednesday, June 24th, she died while the nurse and doctor were with her. Dr. O'Gorman had paid two or three visits to her in the cells, and Dr. McInnis was also called, the Chief said. The Chief had visited her several times a day and the Night Chief also visited her during the night shift, to see that she was all right.

Deputy Chief Salley's evidence corroborated that of the Chief. Deputy Chief Salley also gave evidence as to the woman taking ill on the night previous to her death. He asked her if she would not prefer to have a nurse to look after her. She agreed and Mrs. I. Slater was at once secured. In the morning the woman seemed about as usual again and told Deputy Chief Salley that she felt better than at any time since her arrest.

Mrs. Slater, the nurse, called to the woman on June 23rd, told of finding Mrs. Maki in a very nervous condition. She was so nervous that her pulse could not be taken. She gave the patient a sponge bath and otherwise attended her, and at 4 a.m. she seemed much better and dropped off into a natural sleep peacefully until after the nurse had left in the morning. The woman had asked her for morphine, but, of course, was not given any. The woman did not say whether she had the drug habit or not. She had told Mrs. Slater that she had been used all right and did not complain. At about 9 o'clock Mrs. Slater returned and went again with Dr. McInnis to see the patient. She seemed better, but while the nurse and doctor were there she suddenly passed away. Her death was very unexpected to the nurse.

Dr. O'Gorman said that the first time he saw the late Mrs. Maki was when he was called after dinner on June 17th, to attend her at her residence in the Peterson building. He thought she was quite ill, probably suffering from hemorrhage of the stomach. She was also in a highly nervous state and he gave her an injection of morphia. The next day she sent over to get a certificate that she was too ill to appear in court and he made out the certificate. After she was in the cells he was called in, but she seemed to want him to get bail for her rather than to give her medical attention. He had seen one man whom she wanted to arrange bail for her. The second time he visited the cells he noticed there was water on the floor and he thought it might be rather damp for a sick woman. "Did you call the attention of the police to the condition of the cells?" he was asked. "No," replied Dr. O'Gorman, adding, "I didn't think it was any use." Dr. O'Gorman said the woman did not complain to him or suggest that she was not being properly

BORROWED A PACKSACK TO CARRY AWAY BLANKETS

Given Three Month Term for Theft. Other Cases at Last Week's Court.

At police court last Thursday a man named Fred Davidson was found guilty of the theft of some blankets and was sentenced to a term of three months. He was arrested some days previously and the claim was made that he borrowed a packsack from the caretaker of a building in town and used this packsack later to carry away blankets from the building. The blankets were taken to Schumacher where they were sold to a boarding-house keeper. Davidson then, like an honest man, returned the packsack. Shortly after the police, who were on the track of the stolen blankets, picked up Davidson, and the rest of the facts came to light. When arrested the accused was under the influence of liquor.

Mrs. Rentanen's boarding house was raided by the police some evenings ago and a quantity of liquor found therein. She paid \$200.00 and costs on a charge of keeping liquor for sale.

The charge against Mrs. G. Boychuck was a similar one—keeping for sale. The case was remanded to this week.

Similar remand was made in the case of Joe Wolssonick, charged by Provincial Officer Craik with having liquor illegally.

A couple of young men were charged by the Queen's Hotel with evading their board bill. The cases were remanded to this week.

A couple of cases under the Master and Servants Act were dismissed.

For obstructing traffic one man paid \$1.00 and costs.

There were seventeen drunks, each of these being assessed the regulation \$10.00 and costs.

STURGEON FALLS MEN ARRESTED IN PROMPT WAY

Within fifteen minutes of the receipt of instructions for the arrest of two men from Sturgeon Falls, Provincial Officer Finger had located the two men wanted and had them in custody. The men were wanted at Sturgeon Falls, subornation of perjury being the charge preferred against them. Only a very indefinite description of the men was available and as they did not use the names, John Toni and Paul Lamore, under which they were known at Sturgeon Falls, it took some clever work to get them. Officer Finger and Deputy Chief Salley, however, traced the men, who acknowledged their identity. They said the case against them arose from evidence given at a liquor case trial, they thought. They were taken to Sturgeon Falls on Tuesday.

treated. Her symptoms were those of a person suffering from stomach hemorrhage, he thought. Dr. O'Gorman could not be definite as to the time of day at which his first visit had been made except that it was after his dinner. He could not confirm his previous evidence as to the exact hour.

Dr. McInnis said he had examined the woman on June 17th, at the request of Chief Greer. He could not find anything seriously wrong. "I would not call her well, but neither would I say she was seriously ill," said the doctor. She was only partly undressed and there were two men at the door of her room when the doctor arrived. She told these "in no uncertain way" to get away. It looked to the doctor as if she had been up and around before he reached there. She had a sick stomach and was in a highly nervous condition. He tested her heart and temperature both being apparently normal, but her pulse was too rapid, the latter possibly being due to excitement. He saw her again on the morning of her death. This time she appeared to be ill. She was in a highly nervous state, and had asked for a hypodermic. She passed away suddenly while he was tending her. Without an autopsy it would be difficult to state definitely the cause of death, though the symptoms suggested heart failure. He did not think that being in jail had caused her death. She had not complained of any lack of care. He had been called twice that morning to attend her. The first time he was out, but the second time he had gone right over.

After consultation with the Crown Attorney the inquest was adjourned until a post mortem examination was made of the body.

The inquest was resumed on Friday evening. Dr. Weaver was the only witness to give evidence. Dr. Weaver told of the autopsy performed. He said that an examination showed that death seemed to be due to heart failure. The condition of the heart was bad and was evidently of long standing. Anything causing over-exertion of the heart, in the condition the heart was in would be dangerous. Excitement or worry might be a predisposing cause.

After the usual calls for any other witnesses who could give any further information as to the death of Mrs. Maki, the jury retired to arrive at a verdict. The verdict was soon arrived, and was to the effect that the death was due to heart failure and that no blame was attached to anyone in the matter.

TENDERS FOR PULPWOOD AND TIMBER LIMITS.

Tenders will be received by the undersigned up to and including the 10th day of September, 1925, for the right to cut pulpwood and such other classes of timber, as the stipulated conditions may require on certain areas situated in the following regions:—

- (1) The East and West sides of Lake Nipigon, Thunder Bay District.
- (2) The watershed of Kapuskasing River, District of Cochrane.
- (3) The watershed of Mattagami River, District of Cochrane.
- (4) The watershed of Grond Houg River, District of Cochrane.

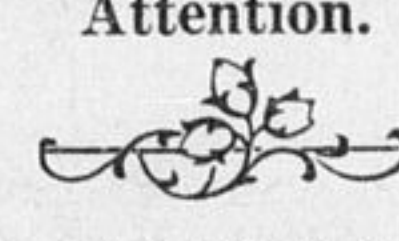
For Full Particulars as to Terms and Conditions of Tender and Sale, apply to undersigned.

James Lyons,
 Minister of Lands and Forests,
 Toronto Ont.

N.B. No unauthorized publication of this Notice will be paid for.
 Toronto, June 9th, 1925. -24-35.

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This week, we the authorized distributors, invite everyone to sample them at our expense.

- TIMMINS**
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- SCHUMACHER**
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- SOUTH PORCUPINE**
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- IROQUOIS FALLS—IROQUOIS FALLS DRUG CO., LTD.**
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