

GEN. CASTRO WILL PUSH THE REBELS

President of Venezuela Seems to Have the Upper Hand and is About to Make One Grand Effort to Crush the Rebellion--Meanwhile, Germany Hovers in the Offing With a Fleet of Warships, Anxious to Collect the Claims She Has.

BY ASSOCIATED PRESS. Willemstad, Island of Curacao, Nov. 21.—President Castro of Venezuela is energetically pushing the movement against the revolutionists of that republic. One of the objects of Matos' departure, it is reported, is to make an attempt to induce the Colombian government, which is notoriously unfriendly to Castro, to send arms and ammunition to his men. Matos also relies on his wealthy friends on this island, with whom he is conferring, though sick. Persons have already contributed money in support of the Venezuelan revolution, but under the belief that President Castro would flee from the country. Consequently, inadequate preparations were made, and hence the present condition of the revolutionists. Matos' future plans are kept secret. Though his estates in Venezuela have been confiscated, he still has money, and can, if he chooses, continue the contest either personally or with General Rolando and Luciano Mondoza, who are still in the field. Matos Has Had Enough. The general opinion in well-informed circles, however, is that Matos' aspirations to the presidency of Venezuela are absolutely ended. General Rolando is a member of the Mocho party, and it is reported that if he can obtain ammunition, he will support Gen. Joseph M. Hernandez, known as "El Mocho, the Maimed," who is sick and is confined in chains in the castle of Maracaibo. General Rolando is now the strongest leader of the revolutionists. He commands 900 men, and can draw around him about

4,000. But, though it is currently reported that he has 600,000 rounds of ammunition it is said he has not more than 150,000 rounds. The general is now at Lesama, awaiting additional ammunition, and President Castro is concentrating his troops at that place. The whereabouts of General Mendoza is unknown, though the government officials are making diligent search for him. He is believed to be in the western part of the state and to have with him only his staff, but he is able to gather some men around him. Rebels Fight Among Themselves. The enmity existing between General Mendoza and General Rolando is alleged to be responsible for the defeat of the revolutionists at La Victoria. It is said the former is jealous of General Rolando, whose troops are bearing the brunt of the fighting. Generals Reira and Solagnie have also disappeared, but there still exists in the country numerous bands of guerrillas who, formidable one day, disappear the next on the approach of government troops. President Castro is quoted as saying: "I have the situation well in hand and shall vigorously pursue my advantage." Since the battle of La Victoria, the government has occupied Cooro and Cumana, and are preparing to immediately attack Barcelona where the revolutionary General Pablo Cuzman is stationed with 1,000 men. They will then march on Ciudad Bolivar, which is held by General Herrera with 400 men. Barcelona will probably be the last place along the coast to resist, and General Herrera is expected to make an attempt to escape abroad on the approach of the government forces.

When these points have been taken, President Castro will dominate all the customs sea ports, which he proposes to declare free immediately. President Castro's forces are so disposed of: Three thousand men at Caracas; 1,500 men at Corro; 1,300 on the way to Barquisimeta; 1,200 at Carupano; 1,100 at Los Andes; 700 at Higuerote and smaller garrisons at the other important points. There is a rumor that President Castro's principal general, Baptiste, has demanded the removal of General Tello Mendoza, minister of finance and public credit, and the dismissal of Dr. Torres, President Castro's secretary, but this report is discredited in view of General Baptiste's devotion to the president. Meanwhile the Germans are preparing to collect their claims against Venezuela and Germany has four warships in Venezuelan waters. The German cruiser Gazelle has proceeded to St. Thomas and will return to LaGuayra via Trinidad. The German legation has received no instructions to press these claims, but it is understood it has orders from Berlin to re-establish his claims when Castro fully re-establishes his power. The legation and President Castro are now engaged in an ugly dispute regarding the recent visit of the German gunboat Panther up the river Orinoco, which is increasing the tension between Venezuela and Germany. It is said positively from an authoritative source that Ambassador Holleben sometime ago made a declaration to President Roosevelt that Germany would not occupy any Venezuelan territory, and he observed that whatever action might be taken, Germany was not seeking any coaling station in Venezuelan territory.

the courthouse November 10, and was with him for an hour or more. The prisoner there told the story of his life. Witness had heard testimony of prisoner yesterday. When asked by Attorney Wines if he had an opinion as to the condition of McGeary's mind, Dr. Donnelly stated that he considered the prisoner a victim of "prosecutory delusion." He based this statement on the fact that the prisoner had studied with an immature mind on one subject and had worried so about his inventions that he finally formed the idea that Mr. Evans was his enemy. Witness said that prisoner had all the signs of "prosecutory delusion" as defined by the best known authorities. It is considered one of the most dangerous forms of insanity. The crimes of those suffering from these delusions were always committed openly. Further, that the perpetrator seemed to have no idea as to the enormity of the crime. He said that insane people can sometimes control themselves, but when an insane impulse seizes them nothing can deter them. The physician further stated that he believed the brain of the defendant was an abnormal one. "Worry, wakefulness and irregular hours have unseated his mind," said the physician. His condition was probably considerably aggravated by the patent or invention which he attempted to introduce at the works. Because Mr. Evans refused this patent an insane man would be very liable to make him the cause of his imaginary persecution. On cross-examination by County Attorney Duffy, Dr. Donnelly testified that he had treated several insane people, though he had never worked in an asylum. He had made a study of various forms of insanity. He had heard McGeary testify that Evans refused his patent. He believed that a man might feign insanity, but it would be a different form of insanity from that of the defendant. Attorney Duffy then took up the various forms of insanity and showed that he had been giving the question of abnormal brains some consideration. In reply to one of his questions, Dr. Donnelly stated that while a normal brain would not break down from overwork always, he believed that McGeary had yielded to the study and worry he had had. The physician did not think that an inventive genius, studious habits or a desire to be alone were evidences of insanity. He thought it was possible to draw a line between a "deliberate act" and an "irresistible impulse," as insane acts were usually spontaneous. Dr. C. V. Norcross of Butte was next called. He continued the expert testimony offered by Dr. Donnelly. In general his opinions conformed with those of his predecessors. The attorneys asked the same hypothetical questions and the cross-examination was practically along the same lines. County Attorney Duffy attempted to show that certain apparently rational acts of McGeary on the day of the tragedy were evidence that he was not insane on that day. The physician told of his familiarity with insanity, and how he came to pay particular attention to it in his practice. He had attended the State universities of Michigan and Iowa and had devoted special attention to diseases of the mind. He spoke of an interview he had with the defendant a few weeks ago. The defendant then told him that he had been persecuted by Evans, Morley and other officials at the Washoe works. The physician concluded he was suffering from the delusion of persecution, which he stated was a common form of abnormal mind, a species of insanity and a dangerous one. Dr. Norcross' direct evidence was mainly in corroboration of that of Dr. Donnelly in establishing the theory that McGeary would act just as he had if he were laboring under this particular form of insanity, and that the physician believed, from the evidence he had heard and the apparent symptoms displayed by the defendant on examination, that McGeary was insane when he committed the act. On cross-examination, County Attorney Duffy put a hypothetical question to the witness concerning some of the acts of McGeary on the day of the shooting. The witness replied that he would not take that as part of the delusion. A similar question was then put to the witness by Attorney Wines embracing other facts on the fatal day, to which the physician replied that these acts on the part of the defendant would certainly point to a delusion. The purchase of the pistol, the placing of it in his pocket, the going up to the new works and other acts of the prisoner on that day were considered rational by the witness and not part of the delusion which he believed McGeary was suffering from part of the time. The physician, in reply to Judge Wines' question, stated that other acts of the defendant on that day, most of which were the direct acts bearing on the tragedy, were not from the workings of a rational mind, and were committed while the prisoner was suffering from "mental," or, as the physician termed it, "prosecutory delusion." In the action of Dougall McMillan vs. James A. Murray and John Tuco, the defendants have filed an answer to the complaint made against them recently in the district court. In the action of William O'Neill vs. James Peirce and the State's Savings bank the defendant filed a demurrer in the district court today. MINING APPLICATION, No. 4626. United States Land Office, Helena, Montana, November 18, 1902. Notice is hereby given that William A. Clark, by Arthur H. Wethey, his attorney-in-fact, whose postoffice address is Butte, Silver Bow county, Montana, has this day filed an application for a patent for 17 linear feet, the same being for 3 feet in a westerly and 14 feet in an easterly direction from the point of discovery on the Whitmore lode mining claim, situated in Summit valley (unorg.) mining district, Silver Bow county, Montana, the position, course and extent of the said mining claim, designated by an official survey thereof, as Survey No. 6761, Township No. 3 north, Range No. 8 west, a notice of which was posted on the claim on the 17th day of November, 1902, and being more particularly set forth and described in the official field notes and plats thereof on file in this office, as follows, to wit: Beginning at Corner No. 1, a granite stone 6x8x18 inches, 15 inches deep from which the one-quarter section corner on north boundary of Section No. 13, Township 3 north, Range 8 west, bears south 70 degrees, 46 minutes west 404 feet, and running thence north 88 degrees, 30 minutes east 17 feet to Corner No. 2; thence north 21 degrees, 30 minutes east 11.3 feet to Corner No. 3; thence south 88 degrees, 30 minutes east 17 feet to Corner No. 4; thence south 21 degrees, 30 min-

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utes wet 11.3 feet to Corner No. 1 and place of beginning, containing an area of 0.004 acres, of which 0.002 is in conflict with Survey No. 719 and not claimed, leaving a net area of 0.002 acres claimed by the above named applicant for patent. The location of this mine is recorded in the office of the recorder of Silver Bow county, on page 78 in Book T of Lodes. On the west is Survey No. 856, Skip lode, Adam Farraday, applicant; on the south is Survey No. 497, Late Acquisition lode, Nepli Packard, applicant. FRANK D. MIRACLE, Register. JOS. H. HARPER, United States Claim Agent. (First publication November 19, 1902.)

S. J. MONROE Coal and Wood All the different grades of coal found in this market to be had here. City Office, 47 E. Broadway, Phone 532 Yards and Office Cor. Iowa and Front St., So. Butte Phone 276 All orders handled with promptness and dispatch. S. J. MONROE MINING APPLICATION No. 4597.

United States Land Office, Helena, Montana, Oct. 16, 1902. Notice is hereby given that Henry Smith, John F. Nettle, Alberta Dygert and the Thompson Investment company, whose postoffice address is Butte, Montana, have this day filed their application for a patent for 86.5 linear feet, being 42 feet southwesterly and 87.5 feet northeasterly from discovery shaft of the Brookside Lode Mining Claim, upon which a notice of intention to apply for a patent was posted on the 10th day of October, 1902, situated in Summit Valley, unorganized, Mining District, Silver Bow county, Montana, designated as Survey No. 6719, in Township 3 north of Range 7 west, being more particularly described as follows, to-wit: Beginning at corner No. 1, which is the point of intersection of the first course of Survey No. 1533, with the fourth course of Survey No. 2037, a granite stone set in the ground, with a mound of earth and stone alongside, and marked 1-6719 for Corner No. 1, from which the southeast corner of Section 17, Township 3 north, Range 7 west, bears south 61 degrees and 18 minutes west, 8640 feet, and running thence north 52 degrees 10 minutes west, 505 feet; thence north 62 degrees 53 minutes east, 310.5 feet; thence north 80 degrees 42 minutes east, 693.5 feet; thence south 52 degrees 10 minutes east 125.5 feet; thence south 45 degrees 55 minutes west, 690.5 feet; thence south 88 degrees 15 minutes west, 165 feet to the place of beginning, containing an area of 7.35 acres, of which 4.44 acres are in conflict with Survey No. 2937 and 5351, not claimed, leaving 2.91 acres claimed by the above named applicants. The location of this claim is of record in the office of the recorder of Silver Bow county, state of Montana, in Book "M" of Lode Locations, on page 337. The adjoining claims to these premises are on the north Survey No. 2401, Horse Canyon Lode, lot 334, and Survey No. 3948, Memorial Lode; and on the east Survey

Sutton's Family Theater Popular Price Play House Dick P. Sutton Mgr. Commencing Sunday Matinee, Nov. 16 Now get wise, lest you forget the forever favorite musical comedy. Peck's Bad Boy Will St. Auburn, manager. All laughs! No cry! The best acting company, the best singing company, the funniest comedians, the best dancers. Come and laugh with us. Prices—\$1.00, 75c, 50c, 25c. One Night and Matinee, Sunday, November 23, Returning Tuesday, November 25, and the Rest of the Week. The Bijou Projectscope Co. Presenting to the Public the Latest Heavyweight Battle Between Jeffries and Fitzsimmons at San Francisco July 25, also the Big Baldwin Hotel at San Francisco; the Astronomer's Dream and Thirty Other Interesting Comical and Mysterious Moving Pictures. PRICES—25c, 50c, and 75c. Big Thanksgiving Matinee; prices, 15c, and 25c.

The Broadway Butte's Leading Theater Phone 25. DICK P. SUTTON, Manager Thursday, Friday and Saturday, November 20, 21 and 22. SPECIAL PRICE MATINEE SATURDAY. MR. THOMAS JEFFERSON In Rip Van Winkle PRICES—\$1.00, 75c, 50c and 25c. Box and Lodge Seats, \$1.50. MATINEE, 50c; CHILDREN, 25c. Seats on sale Tuesday at 9 a. m.

Sunday and Monday Nov. 23 and 24 The World Famous HERRMANN The Great In New and Sensational Magic Functomera and Illusions, accompanied by the The Musical Gollmans GRAND Butte's Finest Theater Howe & Marks, managers. Phone 356. Four performances beginning Sunday Matinee, Nov. 23 Taylor and Saville present Thomas H. Craven's English melodrama.

The Stowaway Seats on sale Saturday at 10 o'clock at popular prices. All Kinds of Coal and Wood. CITIZENS' COAL CO. No. 4 East Broadway.

No. 5351, Cleveland Lode; on the south Survey No. 1533, Mountain Lion Lode, lot 218, and on the west Survey No. 2937, Cub Lode. FRANK D. MIRACLE, Register. SAMUEL BARKER, JR., Attorney for Applicants. (First Publication Oct. 18, 1902.)

Reliable Clocks No house is completely furnished until it contains a handsome and reliable clock. We have kinds enough to suit any fancy. Parlor mantle clocks, eight-day, strike the hour and half-hour. From \$5.00 and up The very best alarm clock on the market for \$1.00 Repeater alarm clocks, the best... \$2.00 At this season many clocks need repairing. A good clock is entitled to expert-repairing. We have experts to do this work at reasonable prices. Towle & Winterhalter JEWELERS 28 West Park St., - Butte

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JOHNSON BEGINS INQUEST AND THEN POSTPONES IT Coroner is Trying to Find Out All About That Accident at the Diamond—Russell May Recover Yet. Coroner Johnson held an inquest at Sherman's undertaking rooms this afternoon over the body of Alexander McLean, the miner who was crushed to death yesterday at the Diamond mine. William McNeill and James Lester were the principal witnesses examined. They testified that McLean, with his partner, Russell, were working on top of the cage and that they gave the signal to lower; that instead of lowering, the engineer misunderstood the signal and hoisted, and McLean was caught between the cage and wall-plate and crushed to death. As there were several other witnesses to be examined, the coroner postponed the inquest until 5 o'clock this afternoon. Russell, who was removed to the St. James hospital, is somewhat improved and may recover.

ABOUT BUTTE. Orton Bros. Pianos and organs. If you bought it at Sherman's it's good. J. G. Bates, tuner, Montana Music Co., 119 N. Main street. Tel. 504. Main springs, \$1.00; watches cleaned, \$1.50; warranted, Mayer, 65 West Park. C. P. Drennan has removed his law offices to the Pennsylvania building, West Park street. The hearing of the action of the Butte Land & Investment company vs. C. I. Plumley was begun in Judge Harney's court this morning before a jury. According to the complaint the Butte Land & Investment company built a house for Plumley who failed to meet payments. They are suing to recover. Social dance on Wednesday, Saturday and Sunday nights. Gentlemen 50c, ladies free, at Renshaw hall. Al. Stelzer, alias Frank McWilliams, who was given a 10-years' sentence by Judge McClernan yesterday for holding up C. R. Shaw the aged sheepherder from Arizona, was taken to Deer Lodge this afternoon where he will begin to serve out his long sentence. Stelzer did not seem to take it very hard, for he considered himself lucky in view of the fact that he has been convicted twice previously for 40 years. Stelzer comes of a very prominent family in Great Falls. He had always been of a wayward disposition and influence is all that has kept him out of the toils of the law this long. The calendar in Judge Harney's court for tomorrow is a long one. There are 14 cases in which the judge will be called upon to take action. Among the most important ones are D. J. Hennessy vs. W. A. Clark, motion to strike; Max Schultz vs. J. A. Murray, motion to quash summons and demurrer; Silas King vs. J. B. Furey, demurrer; Smokehouse Mining Company vs. G. W. Dunbar, demurrer. The receivership suit of John MacGinniss against the Boston & Montana Mining company, which was postponed by Judge Clancy last Saturday, will come up tomorrow again. But it is probable that no action will be taken in the matter as the district court has received no notice from the federal court of appeals. As explained recently, it will first be necessary for the United States to remand the case to the district court before any steps can be taken. As the matter now stands Judge Clancy will have no authority in the suit. Last Saturday Judge Clancy made a partial call of the trial calendar and set a number of hearings for the week of the December term of court. The remainder of the calendar will be called tomorrow and dates given to the hearings for the rest of the month. State of Montana vs. Hubertus Corish, demurrer to amended complaint; John H. McQueeney vs. James McLaughlin, Simmons Hardware Co. vs. E. C. Freyschlagel, Charles Colbert Estate vs. State of Montana and John Woolbeater, W. H. Matthews vs. R. W. Simpson, James Sweeney vs. Anaconda Copper Mining Co., Archie P. Lewis vs. John T. Baldwin, W. P. Glasgow vs. Conroy & O'Brien, George H. Cotter vs. Butte and Ruby Valley Smelting Co., E. A. Morrison vs. J. O. Jones, John MacGinniss vs. Boston & Montana Mining Co., L. E. Cook vs. P. H. Regan, George Palmer vs. E. R. Palmer, Arthur Chartier vs. Donat Dorais, Anna Nyland vs. Bernard Kopald. "Just Get the Delineator" Or Harpers Bazar, the Smart Set, Ainsfles, Wide World, Everybody's Pearsons, Argosy, Success, or any late magazine at the P. O. News Stand, 57 W. Park St.

M'GEARY SEEMS TO BE OUT OF HIS MIND (Continued from Page One.) ness called. He testified that the defendant had called at his office several times and that he had conversations with him. Witness had never formed an opinion as to the sanity or insanity of the prisoner. Dr. O. Y. Warren of Warm Springs was next sworn by the state. County Attorney Duffy then presented to Dr. Warren a hypothetical question that he had previously put to Dr. Sherron and asked the witness if he considered such action as told of McGeary indicative of insanity. The doctor replied that the narrative as related would not indicate any mental delusion, irresistible emotion or uncontrollable impulse on the part of the defendant. The witness was asked if the fact that the defendant could recall the scenes of his childhood was any sign of insanity. The doctor replied that it was not. Dr. Warren stated that the facts that a man had a practical device which he tried repeatedly to sell to some other person, the latter person having use for it, was in itself no sign of insanity. Under the cross-examination Attorney Trippet for the defense asked that if the defendant had conceived the idea that Mr. Evans and others had a hatred of him would that indicate delusions. Dr. Warren replied that it would certainly indicate the presence of a mental delusion. Here the witness was excused and County Attorney Duffy announced that the state closed its case. Counsel for the defense also made the same statement. Court was then adjourned until 12 o'clock, at which time Judge Napton stated that he would deliver his instructions to the jury. Dr. Ignatius Donnelly of Butte was called yesterday afternoon when the Inter Mountain report closed. Witness had studied nervous and mental diseases a great deal. He stated there was a difference between general and partial insanity and a mental delusion. The latter witness defined an idea based on something that is not true. He stated that delusions of persecutions from enemies was one of the most common. The physician had met the prisoner in

HOTEL ARRIVALS. At the Thornton. W. W. Coats, Detroit, Mich.; W. J. Madden, San Francisco; D. Gierenson, Edinburgh, Scotland; Y. C. Herz, New York; W. G. Eggleston, Helena; G. L. Estes, Rochester, N. Y.; E. N. Hawkins, Denver; E. C. Enderly, Thermopolis, Wyo.; R. Rosenthal, B. E. Taylor, New York; F. Williams, L. H. Bouns, St. Paul; Mrs. Con Hayes and child, Gregson Springs; N. D. Detrick, New York; William A. Akers, St. Louis; H. E. Halister, St. Paul; J. C. Uplegrove, Chicago; A. E. Upton, Lincoln, Neb. At the Finlen. F. A. Cleland, Cincinnati, O.; M. H. Parker, T. J. A. Monaghan, Boulder; John T. Fogarty, San Francisco; W. O. Crane, Carrington, Md.; R. V. Stone, Boise, Idaho; C. R. Stranahan, Boulder; H. V. Warnock, Anaconda; John Copeland, Detroit; L. K. McNeill, Helena; P. T. Gibbs, Chinook; R. G. Collins, Anaconda; Dr. A. L. Ward, Boulder; C. C. Adams, Anaconda; A. T. Frazer, Salmon City, Idaho; W. A. Walker, St. Paul; T. J. Ennesser, San Francisco.

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