

...the condition of the public mind, distracted in the whirl of the war...

...In the company of a reporter who has been working with the official investigators...

...I don't think I could get out there after dark," he said.

...Lattie was gained in the way of a solution of the murder itself by his observation...

...This thing has got me into an awful fix," he said.

...He pondered over the holes for a while. Then they inspired him to a new thought.

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THE 'QUAL HUNTER' AND PAL KILLED IN TRAIN ROBBERY

Officials, Warned, Had Extra Guard on Frisco Fast Memphis Express.

ONE MAN IS ARRESTED.

Six or More in Plot, Which Included Dynamiting of Track.

MEMPHIS, Tenn., Nov. 3.—William T. Deboe, a former railroad worker, was arrested today at West Memphis, Ark., and brought to Memphis for questioning in connection with the attempted robbery of a St. Louis and San Francisco southbound passenger train near Seventy-Six, Mo., early today.

Deboe was docketed at police headquarters on a charge of conspiring to rob a mail train and was ordered held for Federal authorities.

Deboe is alleged to have confessed that the hold-up gang stormed dynamite, fuses, caps and firearms in his home during the time they were plotting the train robbery.

The bandits and Federal agents slept at the same hotel in Cape Girardeau, Wednesday night, it was learned today.

WITTENBERG, Mo., Nov. 3 (Associated Press).—Jack Kennedy, veteran Missouri train robber known as the "Qual Hunter," and Harvey Logan, a former railroad employe, were shot and killed early today by Post Office inspectors after they had robbed a mail car on a southbound passenger train of the St. Louis and San Francisco. The stolen mail, about 100 registered letters, was recovered.

Six Post Office inspectors, three Deputy Sheriffs were waiting near the scene of the robbery, which had been anticipated through knowledge of Kennedy's previous movements. Kennedy and Logan were making for their automobile with the stolen mail when the officers ordered them to halt.

Inspector Bob Ward of St. Louis, who was in charge of the officers, said the two robbers were found with revolvers clutched in their hands. A coroner's jury held an inquest before daylight and returned a verdict of justifiable homicide.

Describing the robbery, inspectors said that Kennedy and his companion were on the train, No. 205, running from St. Louis to Memphis, at Seventy-Six, a station seven and one-half miles north of here. Logan got the mail and express car from the rest of the train.

The engineer and fireman were ordered off the locomotive, and Kennedy took the two cars down the track several miles toward Wittenberg. Stopped by the two bandits, the two men entered the mail car. The three clerks were lined up against a wall. Kennedy inspected the mail, taking several pouches to the cab of the locomotive. The locomotive then was detached and Kennedy and Logan rode to Wittenberg.

About 150 yards from the station the two bandits saw the engine, and left it running wild. Nearby, they saw their automobile and concealed in the brush along the right of way were the officers.

Inspector Ward shouted the command to halt. It was bright moonlight and the officers could see the robbers reach for their weapons. Several of the officers opened fire and the bandits fell.

Kennedy had a record of seven train robberies within three years—1894-98—and had served two years in the Missouri Penitentiary for the latest of those robberies. He has been at liberty since 1912.

ST. LOUIS, Nov. 3.—Telephone communication with Wittenberg, Mo., near where two bandits were reported to have been killed early today in an attempt to rob a St. Louis-Memphis train on the St. Louis and San Francisco Railroad, was cut early today, the local telephone company announced.

The hold-up was planned in Memphis about ten days ago, according to Post Office inspectors here, who were informed of the plans of the bandits. As a result all night trains in both directions on the Frisco between Memphis and St. Louis during the last week carried extra guards, heavily armed, according to the original plans, officers said, the hold-up was to have taken place in North Arkansas, but the theft of an automobile which it was planned to use to upset the plan.

Learning that they were being watched by postal office inspectors, the men left Memphis, but were traced to Seventy-Six, Mo., near where the hold-up occurred this morning. Recently one or more of the band had been under constant surveillance.

Arrangements previously had been made by Post Office inspectors to form a posse in the neighborhood of Seventy-Six, and according to long distance telephone messages from there this morning a number of posse were in pursuit of the bandits.

GOLFER IN DRIVE SENDS BALL INTO DONKEY'S EAR

LONDON, Nov. 3.—John McEvoy, when driving off a tee at the Midland, on Sunday, course, landed the ball in a donkey's ear.

The donkey, somewhat surprised, at first stood still, but then shook its head and bolted at the sound of the ball. This caused the ball to fall to the ground, thus sparing the player some difficulty in fulfilling the requirement of the golf rules, which say that the ball must be played "from where it lies."

Protect Your Health! Laxative BROMO QUININE Tablets will keep the system in a healthy condition and thus ward off the most common ailments of the day.

AVIATORS ATTEMPTING NON-STOP TRIP FROM SAN DIEGO TO MINEOLA



Lieut. JOHN A. MACREADY



CHARLES F. MURPHY

BUS LINE SECRETARY DIDN'T KNOW IT, HE TESTIFIES TO BOARD

(Continued.)

of the shares in the company he testified falsely? A. Yes, I never owned a share nor ever saw one till a day or two ago.

Karsch also said that Frankenberg's statement that Karsch went to the bus company's office three or four times a week was equally false. Also he denied any acquaintance with Borchart and O'Neill.

The checks made out as "cash" by Frankenberg and endorsed "estate of Arthur H. Murphy" and "Thomas H. O'Neill," were shown to Karsch, who said he had never seen them before. He never received any of the moneys designated in those checks, he declared.

Q. Did you ever hear of the West Farms Bus Corporation? A. Not until a friend of mine read it in the paper and pointed it out to me.

Q. Did you know they had an office? A. No.

Q. Then you were not ever in their office? A. No, sir.

Q. Did you know a Mr. Frankenberg up to a couple of days ago? A. No, sir.

Q. When did you first see Mr. Frankenberg? A. Yesterday afternoon.

"I would like to put in evidence and call attention to the record of the minutes of the Board of Estimate of April 1, 1921," Counsel Shearn of the Commission said, "which shows that on that date there came up before the Board of Estimate the matter of forfeiting the franchise of the City Island Motor Bus Company, which was the predecessor of this Frankenberg concern."

"You will note that this so-called Frankenberg Company which, a day or two after this franchise was forfeited, got the right to operate over this West Farms-City Island route, and which, since that time, has been making a profit of 200 per cent. on 25 per cent. of the gross receipts of the corporation, had been organized and was in existence and was lying in the office waiting for this thing to happen from December, 1921, until April, 1922, when on the personal application of the Commissioner of Plant and Structures, who gave the Frankenberg concern the right to charge a 20-cent fare, the franchise was forfeited."

"The ground of forfeiture recited that the company by its franchise was obliged to pay 7-1/2 per cent. of its gross annual receipts, but which sum shall not be less than \$500 to the city, and it recites that it had failed to pay the city this compensation for the fiscal years ending Sept. 30, 1918, Sept. 30, 1919, Sept. 30, 1920 and Sept. 30, 1921."

"Now altogether the City Island Bus Company had been in default in the payment of this \$500 a year for four years, no action was taken on it until April, 1922, after the incorporation of the Murphy-O'Neill concern and immediately preceding the becoming of that concern a levy of 20-cent fare for this seven-mile haul."

Chairman McAneny asked if "the fake corporation that succeeded it was required to pay nothing to the city," and Judge Shearn replied, "Nothing." Judge Shearn said the gross earnings

CERTAIN OF SMITH, MURPHY TURNS AID TO REST OF TICKET

Leader for First Time in Twenty Years Issues Appeal for Other Candidates.

So confident is Charles F. Murphy of the victory of Al Smith at the polls next Tuesday that he has, for the first time in his more than twenty years as a leader, sent out over his own signature to the members of the County Committee an appeal for an exceptional effort to elect Assemblymen and Senators. Heretofore, Mr. Murphy has made his appeals at executive sessions of the County Committee when he has received the reports of the leaders. Following in the letter, written on letter heads of the County Committee:

"Reports from up-State regarding the prospects for the election of Gov. Smith and the entire Democratic ticket could scarcely be better. In every section of the State he has been greeted by immense audiences and the enthusiasm displayed forebodes an unprecedented Democratic victory."

"It is earnestly hoped that Gov. Smith shall have back of him in Albany a Democratic Senate and Assembly which will work in harmony with him and assist him in carrying out the pledges of the Democratic platform."

"You are urged to use every effort to bring about the desired result. Much depends upon the last week of the campaign in this county. Nothing should be taken for granted. See that the registered voters in your district vote. See that your neighbors, as interested, interested in home rule as you are yourself, come out and vote. Work from now until the polls close, so that the entire State and county ticket may be elected by the largest majority ever given Democratic nominees in this county."

"Remember there is always a vote to be had if you seek it. Don't let somebody else do it. Do it yourself. Very truly yours, CHARLES F. MURPHY."

ings of the Murphy-O'Neill concern, as shown by its books, were \$87,500 from May 15 to Oct. 14, 1922, and the net profit paid to this fake company out of the 25 per cent. of the gross earnings after deducting the starters' salaries and Frankenberg's salary, his son's salary and the porter's salary showed a profit of \$17,150 for these five months of the company was supposed to be \$20,000 cash and of the net earnings represented merely by that 25 per cent. of the gross receipts it was equivalent to \$5 per cent. on the capital investment, or 200 per cent. per annum.

"If the same terms had been exacted from the payment of \$4,555 to the city for five months of the year would have been made, whereas they paid absolutely nothing to the city treasury."

Judge Shearn said with respect to the minutes of the company that the making of false entries in the books of a corporation is a violation of the Penal Law that might be called to the attention of the District Attorney with the other matters.

John A. McCullum, Chief of the Division of Franchises of the Board of Estimate, testified to circumstances surrounding the controversy between the Hylan Administration and Louis Reid, the bus operator, who previously told of an attempt to "black-jack" him into paying \$25,000 graft to the late Daniel O'Connell, as a gratuity for the permit, granted by the Board of Estimate to Reid to operate bus lines.

McCullum offered a copy of the minutes of the Board of Estimate, which embody his report on the Reid case. The report shows that McCullum advised the Board of Estimate to rescind Reid's temporary permit on the ground that he failed to commence operation at the required time.

O'CONNOR'S WIDOW DENIES RIEDL CHARGE OF BUS FEE DEMAND

Tissue of Lies, She Says, Deplores That Dead Man Can't Defend Himself.

Mrs. Matilda O'Connor, widow of Daniel O'Connor, accused by Louis Riedl of demanding \$25,000 from him in consideration of getting a temporary bus permit, said today:

"My husband cannot defend himself. I must speak for my dead. Riedl's statement is a tissue of lies told to 'get even' with the City Administration for refusing to give him a temporary permit. Mr. O'Connor's sole interest in bus lines was to get transportation for his Flatlands district, which he was interested. He never was interested in Manhattan bus lines. If my husband had been the king of a man Riedl deserves, his widow would not be working in a department store to support herself and her children."

Now, therefore, I, Warren G. Harding, President of the United States of America, do designate Thursday, the thirtieth day of November, in the year before us.

"In witness whereof, I have hereunto set my hand and caused the seal of the United States to be affixed. Done at the City of Washington, this second day of November, in the year of our Lord 1922, and of the independence of the United States of America, the 147th."

SUIT TO ENJOIN GAS RATE IS DISMISSED

Brooklyn Justice Holds There Is No Proof of Exorbitance.

Supreme Court Justice May in Brooklyn today dismissed an action started by Michael Haggerty, No. 15 Fourth Place, New Brighton, S. I., seeking to enjoin the New York & Richmond Gas Company from enforcing its present rate, \$1.35 per 1,000 cubic feet.

Justice May said there was no proof of exorbitance in charge. He added that the Public Service Commission has full power to deal with the situation.

HYLAN TURNS RED WHEN JOSHED FOR NOT PAYING BET

Atwood at Board Meeting Tells How Mayor Nearly Was Republican.

Henry C. Atwood, for twenty-eight years Brooklyn fight hand man for Tom Platt, to-day told Mayor Hylan that he saved him from being a Republican. He also reminded the Mayor that the Mayor still owed him a good dinner as the result of an alleged election promise.

The dialogue between the Mayor and Atwood, which occurred at the close of a very tame meeting of the Board of Estimate, began when Atwood came forward and proposed that the Mayor begin a home rule campaign for a separate State of Manhattan, to be composed of Westchester, Rockland and Suffolk Counties in addition to the five counties of the Greater City.

"You promised me a year ago to let me know," said Atwood. "Now the time for action has come because the reins of State Government will be in your hands after next Tuesday."

"You had better put your request for a State of Manhattan into letter form," said the Mayor.

"I didn't get that dinner you promised me when you told me you would get 100,000 majority," declared Atwood. The Mayor turned as red as a Soviet flag and grinned sheepishly.

"You got the votes but I didn't get the dinner," added Atwood. The Mayor tried to sidestep with the following: "I just want to say, Mr. Atwood, that I received close on to 150,000 Republican votes and that you were."

"Why," interrupted Atwood, "I saved you from being a Republican. It happened at the corner of Gates Avenue over in Brooklyn when I was a leader of the county."

It happened when I was county leader. This brought a roar of laughter from the Mayor's colleague on the board. The Mayor opened his mouth several times and moved his lips, but no sound came from them. He was flabbergasted.

"Didn't you ask me," persisted Atwood, "didn't you ask me to put you in the Republican association, and I said, 'What is it that you expect—anything personal from it?' Then I turned around and said, 'I think you have the makings of a Governor.' Didn't I then say to you, 'Go into the Kings County Democratic Party because Kings County goes Democratic nine times out of ten?'"

"When did all that take place?" asked the Mayor. "That's a dream about my asking you to put me in the Republican Party."

"Thirty or forty years ago," replied Atwood.

"I was a Democrat long before that," asserted the Mayor. "I have been a Democrat for more than fifty-four years." The Mayor is in his fifty-fifth year.

There was another roar of laughter when Atwood said with great seriousness: "Well, I think it was before that."

"Now, Mr. Mayor," continued Atwood, "I want to tell something here, and if you get some of your wise men from Babylon to look the thing over I will convince you that it can be done. The City of New York can go to work and own the transportation system, and not donate a cent."

Atwood didn't get an opportunity to explain his plan.

PRESIDENT CALLS ON NATION TO GIVE THANKS ON NOV. 30

(Continued.)

material peace, toward order and restored confidence in its high destinies.

"For the Divine guidance which has enabled us, in growing fraternity with other peoples to obtain so much of progress; for the bounteous yield which has come to us from the resources of our soil and our industry, we owe our tribute of gratitude and with our acknowledgments of the duty and obligation to our own people and to the unfortunate, the suffering, the distracted of other lands, let us in all humility acknowledge how great is our debt to the Providence which has generously dealt with us and give devoted assurance of unselfish purpose to play helpful and ennobling parts in human advancement. It is much to be desired that, in rendering homage for the blessings which have come to us, we should earnestly testify our continued and increasing aim to make our own great fortune a means of helping and serving, as best we can, the cause of all humanity."

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POLICEMAN TIGHE MUST GO TO PRISON, HIGH COURT RULES

Plainclothes Man Who Struck Woman With Black Jack Got 4 Years.

The Appellate Division of the Supreme Court to-day affirmed the conviction of Charles Tighe, plain clothes policeman, who was indicted for assaulting Mrs. Emma Lennon, mother of three children, with a blackjack. Tighe was indicted for assault in the first and second degrees. The first was withdrawn. He was convicted on the other charge and sentenced to from two to four years in State Prison by Judge Thomas C. Crain, in General Sessions.

The assault took place at 42d Street and Ninth Avenue on July 25, 1921. Assistant District Attorney Frederick J. Sullivan, when the case was on trial, set forth that Tighe and another officer assigned to plain clothes duty arrested a number of men in a saloon at No. 400 Ninth Avenue; that he thereupon left the saloon, went out on the street and when he returned seized Mrs. Lennon, who had just been to the bank, dragged her into a back room in which were thirty-three or thirty-four arrested men, and struck her with his blackjack.

Mrs. Lennon testified, under examination, that Tighe had called her vile names, told her "not to fly off any of that innocent stuff," and added: "I know your kind."

Mrs. Lennon testified that she had been struck several times.

The so-called "raid" of which the assault was incidental was given much publicity. Mrs. Lennon was not arrested or taken to a station house, but was permitted to leave the saloon after the alleged assault.

Robert H. Elder appeared for the defendant on appeal. Robert D. Petty represented the people.

SULTAN DEPOSED BY KEMALISTS; REPUBLIC FORMED

(Continued.)

that the Turkish Government remains the keystone of the caliphate. The selection of the Caliph is to be made by the Grand National Assembly of Turkey, which will choose that member of the Imperial family, the resolution provides, who is the best educated, the best educated, the most honest and the wisest.

After these resolutions had been unanimously accepted, amidst applause, Premier Reouf Bey ascended the tribune and proposed the proclamation of a national holiday on the anniversary of the reaching of this decision. The decision of the Angora Assembly was made known in the following terms:

"The palace of the Sublime Porte having, through corrupt ignorance for several centuries provoked numerous ills for the country, has passed into the domain of history. Recently the Turkish nation, the real mistress of its destinies, the founder of the Ottoman Empire, revolted against its foreign enemies in Anatolia and undertook a struggle against the palace of the Sublime Porte, which took sides with its enemies and against the nation, and to that end it constituted the Grand National Assembly of Turkey, its Government and its army threw itself into the struggle against the enemies from without and against the palace of the Sublime Porte."

"To-day the era of liberation has at last been ushered in. The Turkish nation, in view of the treason in the palace of the Sublime Porte, has proclaimed its own organic statute."

"Article I. of this statute stipulates that the sovereignty of the Sultan is assumed by the Nation."

"Since then the former Ottoman Empire had collapsed and in its place the new National Turkish state is called into being."

"Likewise, since the abolition of the Sultanate, the Grand National Assembly of Turkey has taken its place—that is to say, the Government of Constantinople, its existence being no longer supported by any national force, has ceased to exist and no longer constitutes a vital organism. The true mass of the people of the nation have instituted an administrative Government of the people defending the rights of the true mass of the people and the peasants, guaranteeing their welfare."

The statement added: "The Constantinople Government, having made common cause with the enemy, astounds us by speaking of the rights of the Sultan and dynastic rights. The despatch from Tewfik Pasha (the Grand Vizier of the Constantinople Government) is a fantastic, feeble document, such as is rarely met with in history."

The Assembly then proclaimed the two resolutions dealing with the vesting of the nation's sovereign rights and the Caliphate.

ANGORA, Nov. 3 (Associated Press).—The Nationalist Government has announced that it considers null and void all treaties and conventions concluded since March 16, 1920, by the Constantinople Administration.

PARIS, Nov. 3.—The Angora Government, in a letter presented to Premier Poincare by Ferid Bey, Turkish Nationalist representative here, has notified France that the Nationalist Government does not recognize any acts, contracts, agreements or treaties undertaken by the Constantinople Government since March 15, 1920. Therefore, it is set forth, the negotiations of the Constantinople Government with various financial establishments for loans do not obligate the Angora Government in any way.

TWO WOMEN DIE, NINE SERIOUSLY INJURED, IN E. 13TH ST. BLAZE

(Continued.)

of the remaining four may also die. The identity of the dead woman was not ascertained and that of one of the others still is unascertained. The remaining three are Alexandra Bronsky, whose address was not learned, Maria Delouquay of No. 133 W. Third Street and Anastasia Andraya of No. 173 East 119th Street.

Miss Toth, Miss Adams and Van Goert searched the neighborhood for their fellow-workers and could account for only four—the girls who jumped from the windows.

At about the time the fire was under control, the firemen found three girls unconscious on the first floor. They were taken away in an ambulance. The Rescue Squad made a search

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