

Kilroe and His Partner Are Let Off With Fines

Lawyers, Convicted of Conspiracy to Impede Justice in Bigamy Case, Sentenced to Pay \$500

Escape Terms in Prison

Justice Weeks Declares Verdict of Guilty Is Punishment in Itself

Edwin P. Kilroe, Assistant District Attorney, and Louis E. Swarts, formerly his law partner, were fined \$500 each by Justice Weeks yesterday, following their conviction on a charge of conspiracy to impede and obstruct justice. No prison sentence was imposed. The two defendants paid their fine, although they will appeal from the verdict of the jury that found them guilty.

Before sentence was passed ex-Judge William M. K. Olcott and Joseph M. Proskauer addressed the court in their behalf. Judge Olcott referred to the good services of Mr. Kilroe as head of the Department of Financial Frauds in the District Attorney's office.

Court Is Lenient
Justice Weeks said: "The court is perhaps more leniently disposed than some harsh critics give the courts credit for being in such a case as this. These men, when they were convicted, were continued on bail. The court will not require them to pass behind prison bars."

The justice added that he thought the conviction of the two men, both lawyers, was in itself a severe punishment.

Kilroe and Swarts were indicted and convicted of being parties to the dropping of the criminal charge of bigamy against Napoleon A. Bourasse, a broker, upon his settling by the payment of \$13,000 a claim of Mrs. Helen Montrose St. Marie Bourasse, a motion picture actress, and one of his wives who had sued him civilly.

Mrs. Bourasse received \$9,000 of this settlement, and it is alleged that Swarts, who was her attorney, received \$1,500, Edward H. Berger, another lawyer, receiving \$2,500. Kilroe received no part of this money and no charge of bribery was made against him.

The defense of Mr. Kilroe was that he could not prosecute Bourasse because it was impossible to get the other wife or wives of the broker to testify against him as to his prior marriage. He also denied that he had anything to do with the settlement of the civil suit.

Gives Kilroe Credit
Justice Weeks remarked that the law permits settlement of some misdemeanor proceedings by civil process, but does not permit it in a criminal action.

"To the credit of Mr. Kilroe," said Justice Weeks, "he it said that when this case was being discussed in his office (the matter of the civil proceedings) he ordered them from his office. In the history which we believe it is set forth that when the money changers attempted their little they were driven forth with scourges. Had these people been driven forth with scourges from the temple of justice, instead of being entered into the room, the character of the court record might never have been written."

Graft Inquiry To Be Voted by Senate To-day

(Continued from page one)

His chief, the Registrar of Brooklyn, Mr. Maddox, who also comes from my district, is a good Republican also, and the son of the eminent jurist, Supreme Court Justice Charles J. Maddox.

Says 'Leaders' Want Legislation
"The leaders want it," spoke up Senator Burlingame.

"Say a leader—Mr. Livingston wants it," corrected Senator Lockwood.

The anti-Livingston faction here declare that they will not make the mistake of waiting until the last moment in the Assembly to apprise the members of that body of the real purposes of the bill, as was done in the Senate.

There are several other patronage grab measures before the Legislature which have been introduced at the request of Mr. Livingston. Some are in the interest of the Tammany appointees. If the measures should be passed by both houses it is the intention of Republicans in New York City not to do not play with Tammany Hall to inform the Governor of the real purposes of these items of legislation.

Miller Silent on Probe: Livingston Alters View

Governor Miller was uncommunicative yesterday about the forthcoming legislative investigation, merely sug-

Crew Stops Train and Rescues Woman in Fire

COCHRANE, Ont., April 12.—Seeing a farmhouse on fire and a child's face at a window, Engineer John Nelson and his fireman on a transcontinental railway train left their engine near here to-day to rescue the youngster, who jumped from the second story into their arms.

The men then rigged a scaffolding with fence rails and, scaling the side of the house, rescued the boy's mother, who was ill in bed.

Seeing that the composition of the committee and the selection of the counsel were matters wholly within the province of the Legislature, Jacob A. Livingston, the Brooklyn Republican leader, who ten days ago said that he would do what he could to prevent the passage of a bill authorizing a legislative investigation of the city administration, yesterday in a formal statement said that, while he personally was opposed to the proposed investigation, he would not seek to interfere with the actions of the Brooklyn members of the Legislature.

"I have for some time believed a revision of the charter of New York is necessary," said Commissioner Livingston. "I have been opposed and still am opposed to an investigation of the city's affairs without a convincing belief in the necessity of such an investigation."

"I do not deem it proper to expend the public money for what might be construed as an attempt to divert public attention from the main issue, namely, the transit question. I have repeatedly said that, if real evidence of the existence of graft were produced, I should gladly advocate the investigation of the city's affairs. The Governor, who is the executive leader of the Republican party in the state, has decided that an investigation is necessary. It is to be assumed that he has presented to him. If the Republican legislators from this county are convinced an investigation is necessary, I feel sure they will pursue the proper course."

Borough President Maurice Connolly, of Queens, is the only prominent Democratic official thus far to say that he is not in favor of the legislative probe of his own borough. When asked yesterday at the City Hall how he like it he said:

"I think it is good thing, and I have no objection to their going the limit. They are welcome to probe to the limit in the affairs of the Borough of Queens under my administration as president. The official investigation will put an end to the number of innuendoes on the part of some people that the city administration is full of graft and crime. Now we shall see who has been misrepresenting the people shouting for an inquiry or the officials who have been doing their best to give the city a good administration. I am in favor of the investigation."

Borough President Henry H. Curran expressed his gratification yesterday over the decision at Albany to have a legislative investigation of the New York City government. Mr. Curran declared that a thorough investigation of every city, county and borough department in greater New York was badly needed. He said that such an investigation should be impartial and cover the whole city. He added that the "scuttling" of the schools to the tune of \$27,000,000 is enough by itself to make an investigation imperative."

The Borough President referred to the resolution demanding an investigation which he introduced in the Board of Estimate last December and which was rejected by Mayor Hylan and his Tammany associates on the board. Mr. Curran at that time demanded the removal of Police Commissioner Whiting among other things. He said that his sentiments were the same to-day.

2 Men and Woman, Held In Bomb Inquiry, Freed

Authorities Convinced Cleveland Prisoners Are Innocent of the Wall Street Outrage

Two men and a woman arrested and held by the Cleveland Police Department as possibly involved in the Wall Street bomb explosion, were released late last night after being closely questioned in Cleveland Police Headquarters by Inspector Charles Sterling and Detective George Moore, of Cleveland, and Detective Van Koppel, of the New York Police Department. Bomb Squad.

Information lodged with the Cleveland police authorities a week ago led to an investigation of the trio under arrest. It was discovered that they had left New York for Cleveland after the Wall Street catastrophe. The name given by the woman arrested is Martha Zelinsky. The names given by the men are withheld. The woman is said to have told Cleveland detectives that she and her male associates were in Cleveland for five days after the bomb explosion, after which they went to Cleveland by a roundabout route.

Detective Van Koppel, who was intimately associated with the bomb investigation, wired Captain Arthur Carcy, of the Homicide Bureau, last night that he was satisfied the persons arrested were in no way connected with the explosion and that he had acquiesced in their dismissal.

Funds Refused, Whitman May Drop Inquiry

Estimate Board Committee Declines to Advance \$20,000 Needed to Cover Expense of Further Probing

Indefinite Jury Recess

Conferences on Continuation of Police Graft Exposure Apparently Futile

The refusal of the committee on finance and budget of the Board of Estimate to advance a second \$20,000 to defray the expenses of the Whitman investigation of the Hylan administration will probably cause ex-Governor Charles M. Whitman to discontinue his investigation to-day.

The Tribune learned unofficially yesterday that the former Governor cannot proceed with his inquiry without financial aid. The Board of Estimate committee at its meeting Monday denied the request of District Attorney Swann for an additional \$20,000.

Several conferences were held yesterday in the office of the District Attorney, the matter being thoroughly threshed out. Mr. Whitman has conducted his inquiry with the assistance of former Magistrate Frederick J. Grochi, Arthur M. King and William Chivers, each of whom has received \$200 weekly. Mr. Whitman has received \$1,000 weekly.

Cannot Use Swann's Men

The former Governor has been unable to call upon members of District Attorney Swann's staff, because, it is said, they have been antagonistic to him and would not have entered wholeheartedly into the work had they been assigned to it.

The belief that the inquiry is to be abandoned immediately was strengthened by the fact that the main indictment against Mr. Whitman and his assistants has gone into an indefinite recess. It will not be received except at the call of Judge Crain.

William Sloan Coffin is foreman of the jury, and its membership comprises other prominent New Yorkers. Twenty-four indictments have been returned, and it has been successful in exposing numerous instances of graft and corruption in the Police Department.

Inquiry Begun January 7
Mr. Whitman assumed charge of the municipal investigation January 7, having been appointed by the District Attorney. He was inducted into office as a special assistant and counsel and as a Deputy Assistant District Attorney. His authority has been absolute.

He was harassed at the outset, however, by lack of cooperation from various city officials. His work was hampered considerably before the sending of Rule 181 of the Police Department. This rule, in effect, ordered all policemen on duty with any investigation to report the findings of that body each day to the Police Commissioner.

On March 7, after revelations of graft within city departments had been made, Mr. Whitman stressed the need for a legislative investigation into affairs of New York City.

"Conditions in this city," he said at that time, "now are such that a legislative investigation properly conducted would so enlighten the people as to the acts of their chosen officials that great good would unquestionably result."

Most of the indictments returned by the extraordinary grand jury on evidence submitted by the former Governor have been against members of the Police Department.

Cameron Assails McFarlin's Woman in Alienation Suit

Plaintiff's Wife, He Says

Ralph Henry Cameron, United States Senator from Arizona, answered in the Supreme Court yesterday the \$100,000 suit for alienation of affections brought against him by Edward T. McFarlin. Senator Cameron stated on information and belief that Mrs. Mary Worcester McFarlin is not the wife of Mr. McFarlin.

Senator Cameron denied the alienation and also said that under the laws of Arizona an action of the kind brought by Mr. McFarlin must be started within four years from the time the cause of action has accrued. The plaintiff fixed the year of the loss of his wife's affection as 1914.

Bill Offered Curbing Mayor's School Powers

Creates New 19-Member Board for City With Regents Sharing Right of Appointment

From a Staff Correspondent
ALBANY, April 12.—Reorganization of the New York City Board of Education is proposed in a bill introduced to-day by Senator Theodore Douglas Robinson. The bill discontinues the present Board of Education of seven members and creates instead a board with a membership of nineteen.

One of the outstanding features of the bill is the provision which removes from the Mayor the sole power of appointment of members of the board. It stipulates that these appointments shall be made by the Mayor together with those members of the State Board of Regents who are residents of the City of New York. This group is to constitute an education commission which will elect its own chairman and meet upon its own initiative.

There would be four members of the State Board of Regents on the commission. Thus the hands of the Mayor would be tied, as three votes would constitute a majority and the Mayor would never be sure of more than one vote—his own. The enactment of the bill would virtually mean that the State Board of Regents would have the larger voice in designating the members of the city Board of Education. The four Regents who would become members of the education commission are Chester S. Lord and Herbert L. Brydman, newspaper men, and James Byrne and William Bondy, attorneys.

Brindell Must Eat Hash And Study Prison Rules

Sing Sing Court Suspends Sentence on Labor Czar for First Offense

OSISING, N. Y., April 12.—Robert P. Brindell, labor czar, to-day was ordered by Warden Lewis E. Lawes to study the rules of Sing Sing and get them letter perfect if he expected to keep out of trouble, when the convict was arraigned to-day in the Warden's Court and reprimanded for infraction of the prison rules.

The charge against Brindell was that he had rejected a plate of prison hash and had accepted a plate of ham and eggs tendered by an inmate waiter, in lieu of the regular prison fare.

Warden Lawes refused to discuss the arraignment of Brindell, or even to admit that it had taken place, but he had had time to familiarize himself with the rules. Brindell is said to have explained that he did not know it was a violation of the rules to take ham and eggs when they were offered, adding that he had always hated hash. He promised, however, to stick to the prison menu card hereafter.

Arnstein's Bail Cut to \$25,000; Court Threatens to Cancel Bond

Judge McIntyre in General Sessions yesterday reduced the bail of Jules W. ("Nicky") Arnstein, alleged head of the \$5,000,000 bond theft conspiracy, from \$75,000 to \$25,000, on motion of the latter's attorney, William J. Fallon.

In making the reduction Judge McIntyre declared that if Arnstein is not brought to trial here on the charges of grand larceny and receiving stolen property pending against him in this county within ten days after his trial in the Federal court at Washington he will be released on his own recognizance.

"Conditions in this city," he said at that time, "now are such that a legislative investigation properly conducted would so enlighten the people as to the acts of their chosen officials that great good would unquestionably result."

Most of the indictments returned by the extraordinary grand jury on evidence submitted by the former Governor have been against members of the Police Department.

Now on Free View: 9:30 to 5:30 Japanese Prints

The Property of A NOTED JAPANESE of KYOTO

Fine Hiroshige, including King Snow Lively, and a Moonlight and Waterfall Print never before offered; rare and beautiful Bird and Flower Panels; Toyohro Pentaptych; fine examples of Utamaro, Eishi, Kiyonaga and Korusai; Old Gold Fans and a few Paintings.

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Ex-Customs Man Freed In 'Tip' Soliciting Case

Isidore Cohen, former customs Inspector, who has been on trial for two days before Judge A. N. Hand and a jury in the criminal branch of the Federal District Court, charged with soliciting tips from passengers arriving on Atlantic liners, was yesterday found not guilty after the jury had deliberated more than an hour.

Cohen took the stand in his own behalf yesterday and admitted that he had often accepted tips from incoming passengers, because they were satisfied with the way he was treated and wanted to reward him for his courtesy.

Cross-examined by Assistant United States District Attorney Earl B. Barnes, Cohen admitted getting a tip from S. S. Keyser, of the Union Club, who was a passenger on the Aquitania, arriving here last December. Cohen said that he had divided this tip, which amounted to \$200, with a customs appraiser's examiner named Mullen, who helped in passing the baggage of Mr. Keyser.

Called in rebuttal, Mullen denied that he had shared with Cohen in the division of the tip.

A number of character witnesses were called in Cohen's behalf.

Assailant of Envoys Ex-Captain of Emden

GLEIWITZ, Prussian Silesia, April 12.—Polish newspapers to-day assert that the German, Captain von Demning, who on Thursday attacked and wounded three officials of the Inter-Allied Plebiscite Commission in this city and was himself shot and killed by another member of the commission, in reality was Captain Karl von Mueller, commander of the German commerce raider Emden.

The Emden, which early in the war created havoc among Allied merchant shipping in the Far East, was destroyed by the Australian cruiser Sydney off the Cocos Islands, in the Indian Ocean, in November, 1914, and Captain von Mueller was brought to England a prisoner of war. He was kept in a British prison camp until July, 1919, when he was released with other German prisoners and sent home.

In the German elections of last May Captain von Mueller was candidate of the National People's Party for a seat in the Reichstag.

Offers Peon Case Rewards Gov. Dorsey to Pay \$500 Each for Capture of Williams Boys

ATLANTA, Ga., April 12.—Governor Dorsey to-day offered rewards of \$500 each for the apprehension of Huland, Leroy and Marvin Williams, who, with their father, John H. Williams, and Clyde Manning, negro, were indicted yesterday in Jasper County, charged with the murder of fourteen negroes. It is alleged the negroes were killed to cover up peonage conditions on the Williams plantation.

Thug Answers Want Ad, Beats and Robs Woman

Youth, Posing as Student, Calls to See Room for Rent and Gets \$700 Diamond

Mrs. Daniel Ingraham, fifty years old, who advertised in yesterday's morning and evening papers that she had an extra room to rent in her apartment on the third floor of 48 West Seventy-third Street, was beaten and robbed of a \$700 diamond ring last night by the first prospective lodger who came to see the room.

A young man, who said that he was a student at Columbia University, presented himself at Mrs. Ingraham's apartment shortly after 9 o'clock. He was pleased with the room and began to tell Mrs. Ingraham of the trials and tribulations of a student from Georgia in a Northern college.

At 10:30 he suddenly stopped his long recital, seized the woman by the right hand and attempted to draw the diamond ring she was wearing from the little finger. When she struggled he drew a blackjack and beat her about the temples. When neighbors reached the apartment they found Mrs. Ingraham lying unconscious on the floor. The prospective boarder had fled with the ring.

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Exhibition this day and following days.
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39TH & BROADWAY
ON SALE THIS MORNING!
For Those Who Enjoy The Feel Of Fine Fabrics
Suits Of Beautiful \$43 Unfinished Worsteds
In this particular group are 170 Suits of as richly patterned stuffs as you ever set eye upon. Faintly traced, vari-colored stripes on medleys of Blue, Gray, Brown.
\$55 is the prevailing price all over!



The New Laws on teeth cleaning—five of them

The old ways of teeth cleaning have proved inadequate. Nearly everybody knows that Millions find that well-brushed teeth discolor and decay.

Tooth troubles have been constantly increasing. Some have grown alarming in extent. Very few escape them.

So dental science, after diligent research, has set down some new laws. Millions now obey them, largely by dental advice. This is to urge a ten-day test, so you may know what these new factors mean.

1—Combat the film
The first new law is, Combat the film. You can feel it now—a viscous film. It clings to teeth, gets between the teeth and stays.

Old methods do not effectively combat it. Much of the film is left. Then night and day it may do ceaseless damage. Most tooth troubles are now traced to film.

It is film-coats that discolor, not the teeth. Film is the basis of tartar. It holds food substance which ferments and forms acid. It holds the acid in contact with the teeth to cause decay.

Millions of germs breed in it. They, with tartar, are the chief cause of pyorrhea. Also of other serious troubles, local and internal.

Two effective methods
Science has now found two effective film combatants. High authorities have amply proved them. Leading dentists everywhere now advise their daily use.

These methods are embodied in a dentifrice called Peppodent. Every application

Peppodent
REG. U. S. PAT. OFF.
The New-Day Dentifrice

The scientific film combatant, approved by modern authorities and now advised by leading dentists everywhere. Each use brings five desired effects. All druggists supply the large tubes.

No Cost For a ten-day test
Simply mail the coupon.
Compare your teeth now with your teeth in ten days. See the added luster—mark how differently they feel.
Then decide if you want such effects continued. And if all in your home should have them.
Ten days will show you what this new way means.

The results are seen in every circle—seen in glistening teeth.
Women's teeth are beautified. Men's teeth show less smoke stains—stains which abide in film. Children's teeth are protected as never before.

The benefits are quickly apparent. They are delightful and easy to obtain. The book we send makes them readily understood.

Every home should therefore make this test. Old methods are clearly inadequate. Modern authorities have proved them wrong. Learn how this new way differs.

Science also finds that modern diet—rich in starch and low in fruit acids—calls for new requirements. Peppodent has been designed to meet them.

It stimulates the salivary flow—Nature's great tooth-protecting agent. It multiplies the starch digestant in the saliva. That is there to digest starch deposits which may otherwise cling and form acid.

It multiplies the alkalinity of the saliva. That is Nature's neutralizer for the acids which cause tooth decay.

A tooth paste should twice daily serve to multiply these teeth-protecting forces. And Peppodent complies with those new laws.

Millions now comply
Millions of people are now using Peppodent. At least twice daily they get these five effects. It will mean, in good opinion, a new dental era.

Watch the changes
Mail the coupon for a 10-Day Tube. Note how clean the teeth feel after using. Mark the absence of the viscous film. See how teeth whiten as the film-coats disappear. Watch the other good effects.

Judge by what you see and feel. Read the reasons in the book we send. Then decide for yourself between the old ways and the new.

Act today, for every hour these enemies may be damaging your teeth. Cut out the coupon now.

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Mail 10-Day Tube of Peppodent to

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HIGH GRADE MEDIUM PRICED FURNITURE
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We have Furniture and Fittings to answer the requirements for the small or large Town Apartment as well as the Country House.
Italian Marbles, Terra Cottas and Bronzes for the Garden and Interior Decoration.
Novelties for exclusive gifts are in a large assortment. Your Visit will entail no obligation to purchase.
All Goods Bear The Aimone Mark and Guarantee