

BIG MITT BILL IS SENT FOR

INVITED TO GIVE BAIL TO PROSECUTE MAN WHO SHOT HIM.

Found Flourishing Like a Green Bay Tree in the Office of Henry T. Rodman & Co., Fiscal Agents for the Linwood Gold and Copper Mining Co., Cambridge Building.

A young man yesterday afternoon walked into the office of Henry T. Rodman & Co., fiscal agents of the Linwood Gold and Copper Mining Company, on the third floor of the Cambridge Building, across the street from the Waldorf-Astoria and asked to see William Rodman Hennig. The stranger was asked if his business with Mr. Hennig was personal or related to the affairs of the company. The visitor said he had been told that Mr. Hennig was an expert on mining stocks and things (he didn't mention bucket shops) and he had been advised to consult with him.

Yes, Mr. Hennig was, said the clerk, stating the young man closely. He didn't add that Mr. Hennig was also known as Big Mitt Bill Hennig and that it is not so long ago that the Government put him in jail for eighteen months for using the mails for fraudulent purposes. There are a number of persons in the South and West who remember Big Mitt Bill for his bucket shop operations, but more recently he has found the mining stock business more lucrative. Last week the Sun told of Big Bill's connection with Henry T. Rodman & Co.

The young man looked over the offices he was in and thought they were fitted up very lavishly. "Pretty swell," said he. "Great business," said the clerk. "Mr. Hennig will tell you all about it."

"Charmed," said the young man, Bill, whiskers neatly trimmed and chest thrown out. He was Mr. Hennig and he was sure of it. "To whom am I indebted for the honor of your visit?" asked the polite Big Bill, who made a reputation in the West and South as a handshaker. "And, pray, who are you?"

"As to the visit," said the stranger, "you are indebted to the District Attorney's office. As to me, I am Detective Edward Reardon."

"Got?" said Big Mitt William, who has heard similar words before, "and what is wanted of me now?"

Reardon told him. Not so long ago Tom O'Connor, a telegraph operator who had worked for Big Mitt Bill when he was a bucket shop king in Chicago, met him in lower Broadway and fired a couple of pistol shots at him. Big Mitt Bill was hit in the leg and taken to the hospital. There he said he was Dr. Napoleon Judson. He had good reasons for not giving his right name, and while the policeman went back to get O'Connor Big Bill left the hospital without being courteous enough to leave his address for the policeman.

It was unfortunate, said Reardon, that the case of O'Connor, who was indicted for assault, had been called a number of times, and each time it had been impossible to get Big Mitt Bill in court. In addition O'Connor had said that Hennig would never dare to appear against him and the District Attorney's office was wanted to assure Big Mitt Bill that he was wanted, and that he need not be afraid of O'Connor, even though the District Attorney would like to hear brought out just the reason for the differences between them.

Big Mitt Bill became very pompous and thought he wouldn't go downtown on the subpoena which Reardon handed him. Reardon thought he would.

"Now," said Reardon, "which would you rather do, go downtown like a nice fellow or be taken to Police Headquarters and mugged?"

Big Mitt Bill has never had his picture taken in that select gallery in Mulberry street, and he declined the honor and went along with Reardon, picking up his lawyer, S. I. Frankenstein, of the way. The three marched into Judge Rosalsky's court and Assistant District Attorney Hart said: "We have tried nine times to subpoena this man in the case of O'Connor, which has been on the calendar for trial that number of times. We have been unable to get him. We need him and I am sure that he will be fixed at \$10,000 for his appearance."

Lawyer Frankenstein replied that Big Bill had told him that no one had ever tried to reach him, that he was willing to appear against O'Connor and that he didn't care what became of O'Connor.

"If he is paroled, your custody will limit the responsibility for producing him," said Judge Rosalsky.

"Well," said Lawyer Frankenstein, "he says he will be here. I think I will take that responsibility."

Judge Rosalsky said he wanted a promise stronger than that, but the lawyer wouldn't give it. He hedged, but assured the Court that Big Bill would be on hand.

Judge Rosalsky remarked to Assistant District Attorney Hart that he thought a \$10,000 bond was out of the question. Big Mitt Bill was the first witness, and the man who had suffered, and the Judge didn't think bail should be as high as that. He finally fixed it at \$1,000.

"Easy," said Big Mitt Bill to his lawyer. "We'll get that in a jiffy."

COMPLAIN OF ELLIS ISLAND.

Immigrants Make Deposition That They Were Detained and Ill Treated.

Frank Zotti, an immigrant agent and banker of 108 Greenwich street, who makes it a business to receive incoming immigrants travelling on tickets provided by the American Transportation Company at Basle, Switzerland, and to see that they are started West on the right railroad, had yesterday morning made deposition before a notary public yesterday to the effect that they had been unlawfully detained on Ellis Island for three days and had suffered more or less abuse during that time. These were immigrants who came across the ocean on the transportation company's tickets and had orders on Zotti for railroad transportation to points West.

According to the deposition of the immigrants, who were from Croatia, they landed from the steamer New York on June 1 and were passed by the inspectors. Then a "man with brass buttons" held them up and told them that their tickets were no good. He asked Tom Miesic, one of the immigrants, how much money he had, and when Tom displayed \$18 the man with brass buttons took one, saying that was necessary to telegraph Miesic's friends in Calumet, Mich., for money to get a good railroad ticket. Later when Miesic refused to give the address of his friend the dollar was returned, according to the deposition. The statement of the immigrants goes on to say that another man came along and took all the doctor's certificates away from them.

Eventually the immigrants were allowed to land and go to the office of Zotti. The immigrant's agent explained yesterday with considerable detail the immigration Commissioner Robert Watchorn had held up the immigrants because Zotti would not go over to the island and take charge of the tickets they had. They were five in fact, Zotti told them, they were in fact orders upon Zotti for railroad transportation between New York and points West.

Since this order does not provide for the carrying in of orders held by immigrants for railroad tickets at the offices of Frank Zotti and Peter McDonald, the two immigrant agents having the largest business in the island, it is necessary for these men to send agents to the island to escort their subscribers to the railroad stations. Zotti's refusal to do this on June 1 led to the detention of his immigrants.

SHAW ON BANKING LAWS.

Would Make Accepted Bills of Exchange Assets for National Banks.

HARTFORD, June 4.—Lewis M. Shaw, former Secretary of the Treasury, spoke at the banquet following the annual meeting of the Connecticut State Bankers' Association. On the subject of banking and banking laws Mr. Shaw said: "Our financial system is by no means perfect. It is good, but it ought to be better."

Parliament among its weaknesses is the immobility of our credits. Our bank certificates are not negotiable for only millions but billions in credits which should be available.

The only credits which we now employ are bonds and mortgages, bills receivable, sight drafts and checks. Money due for goods drafted and delivered is immobile and will not draw. An accepted bill of exchange drawn against actual value in the regular course of business, falling due in ninety days, is the best paper that should be as current as money would remain, but however, one great weakness. In countries where this class of credits are current the large quasi-government central banks accept them and issue currency in their stead, usually taxed at a high rate.

These national banks are permitted to accept these credits when excessive and issue currency against them, but to avoid inflation this currency should be taxed not less than 5 per cent.

Banking act, in my judgment, would remove all possible danger of a currency famine and prevent, as far as it is possible to prevent by legislation, financial panics.

GLAD DAY AT STATE CAMP.

Sam Shines and for the First Time the 14th Regiment Follows Its Schedule.

PERKINSVILLE, N. Y., June 4.—The Fourteenth Regiment had had one good day today and it has made the best of it. Guard duty this morning was on the parade ground. The schedule of drills, instruction and parade was carried out with enthusiasm and good results to the men.

There were few visitors in camp, perhaps two dozen for evening parade. Among them were Col. Walter B. Hotchkiss of the Twenty-second Regiment and Capt. R. J. Daly, the adjutant.

The battery detail celebrated the return of sunlight by singing to the tune of a battery flag as the drum major, Gen. Story made a tour of duty clearing up and beautifying the gravel walks. A steady wind this afternoon aided the sun in drying out the camp, but after all the air is cold and damp to-night and another shower seems imminent.

The rainy weather took the usual crop of colds, chills and fever to the hospital, but since he left the Union Station here on Saturday no one apparently has seen him. The reporter who saw Fish at the station here says there is no doubt about the identity of the young man he saw and talked with.

New President for Sons of the American Revolution. DENVER, Col., June 4.—The National Society of the Sons of the American Revolution today elected Nelson A. McClary of Chicago president general to succeed C. A.

MAY OUST SLEUTH PEABODY

HE DENIES HE WAS PAID TO GO TO BALTIMORE ON GOULD CASE.

Is Now Bitter Against McLaughlin, Who, He Says, Used Him as a Scapegoat. Evening Clothes Detective Admits He Saw Mrs. Gould Often While at the St. Regis.

Lieut. Frank Peabody, who was pretty active investigating the past of Mrs. Howard Gould and trying to establish the fact that she had a husband when she married Mrs. Gould, was up before Deputy Commissioner Hanson yesterday. While the detective had already admitted working on the case, which was a matter that personally concerned Inspector McLaughlin, former head of the Detective Bureau, he had not been asked whether he had been paid for his services, and not until yesterday did Mr. Hanson question him on the subject of compensation. Peabody denied that he received a cent for his services.

"The fact for my life and myself to Baltimore and the expense at the hotel came out of my own pocket," he said, "and I received nothing from the time I first started to investigate the case."

Mr. Hanson asked him if he knew whether or not anybody had been paid for interesting himself in Mr. Gould's behalf, but he declared he knew nothing about any money being handed out to members of the Detective Bureau. Peabody said yesterday that he had been instructed by Inspector McLaughlin to telegraph the result of his investigation in Baltimore directly to Sholes, and that is why, he explained, he happened to report to the racketeer man instead of to the Detective Bureau.

Peabody is now against McLaughlin and he declared yesterday that he was a scapegoat and was used simply as a tool for others. He said he felt that he ought to have come to the front and exonerated him instead of keeping out of sight and heaping all the trouble on his shoulders. The detective will be placed on trial within a few days on charges of lying to a superior officer and disobeying orders, and it is likely, it was said at Headquarters, that he will be dismissed from the department.

Lieuts. William Funston, Joseph O'Connor and Edward Hughes, former detective sergeants who were close to McLaughlin, were summoned to Mulberry Street yesterday and asked by Commissioner Hanson if they had anything to do with the Gould investigation. They denied knowing the facts about it except what they had read in the newspapers. Hughes, who is in the Brooklyn Detective Bureau, used to be McLaughlin's right hand, and he said he knew what the chief was doing. Hughes above all would be that one. However, he disclaimed all knowledge of the affair, as did O'Connor.

Funston, who has done a great deal of detective work in evening clothes, admitted having seen Mrs. Gould frequently at the St. Regis Hotel, where she is staying, as a guest last October while working on a case. Several other former detective sergeants who were close to McLaughlin and supported of having sided with him, were into the private affairs of Mrs. Gould will be questioned by Commissioner Hanson within the next few days.

Mrs. Gould's lawyer was a caller at Police Headquarters yesterday. He told Mr. Hanson that he thought the matter now up to District Attorney Jerome and he will try to lay the case before him. The attorney said the facts brought out in the investigation thus far warranted the District Attorney taking a hand in the matter. He also intends to say for himself, a complaint to Postmaster Willcox that Mrs. Gould's mail was tampered with.

De Lancey Nicoll will apply to-day to have some of the allegations in Mrs. Gould's complaint struck out, on the ground that they are irrelevant and scandalous. Mr. Nicoll said that some of the allegations are good places in a divorce action and would only be relevant in a suit for divorce.

END OF FAMOUS LOTTERY.

The Morris and More Than Twenty Others Plead Guilty and Are Fined. MOBILE, Ala., June 4.—The Honduras National Lottery Company, successor of the Louisiana Lottery, went out of existence to-day when a jury of men of various degrees of prominence all over the United States pleaded guilty in the District Court here to indictments charging "conspiracy to cause the carriage of interstate lottery advertisements."

Among those who pleaded guilty were Dave Hennen Morris and Albert Hennen Morris of New York. They were fined \$10,000 each.

Others who were fined \$10,000 each were: Edward J. Demarest, Paul Conrad, Chapman Hyams, Albert Baldwin, Frank T. Howard, James E. Moore, William L. Cabell, Edward L. Pinnac, Louis S. Graham, Robert K. Thompson, Joseph L. Shaw, William P. Johnston, Henry J. Schott, Henry L. Plum and A. B. Kaufman.

Wallace Masterson, William C. Henderson, William C. Henderson, Tom Williams, Lester Baylis and Francis S. Fitzpatrick were fined \$5,000 each. Harry W. Henderson was fined \$2,600, Herman Bruner \$200, Oscar Hanger \$1,500 and John Hoag \$200.

In addition to the pleas of guilty the defendants agreed to surrender to the Government all lottery tickets, printed booklets and other paraphernalia, and, in addition, immediately to dispose of the printing establishment belonging to the Honduras National Lottery, located at Sixth and Orange streets, Wilmington, Del., and operated under the name of the John M. Rogers Press, where the lottery tickets have been printed for many years.

FUSS IN COURT OVER AUTO CASE.

Deputy Hanson and Young Undermyer Have Fight Over French Chauffeur.

Samuel Undermyer's French chauffeur, Joseph Niles, who is charged with speeding that most auto drivers, was again the cause of trouble yesterday in Magistrate Steiner's court. Alvin Undermyer, the son of Samuel, and Third Deputy Police Commissioner Bert Hanson exceeded the speed limit for argument for some minutes before the Magistrate dismissed the accomplished chauffeur.

Lord & Taylor

Wednesday, June 5th.

Special Sale of Lingerie Waists

One lot of Waists of fancy materials, Marie Antoinette style, at \$2.75. value \$5.00

One lot of Madras Waists \$1.45. 1.95

Also A Large Variety of Lawn or Batiste Waists at

\$2.50, 3.95, 4.95, 5.95 all exceptional value

Broadway & 20th St.; 5th Ave.; 19th St.

We Spare No Expense

to secure the best ideas and improvements in the Tailoring world. Our new Parisian fronts are guaranteed not to break or wrinkle. Our fitting department is ideal.

Send for samples of our Special line of \$20 samples. They are exceptional value.

ARNHEIM,

Broadway and Ninth Street.

PICKPOCKETS ARE ON THE RUN

POLICE CRUSADE CAUSES EXODUS OF THEM FROM TOWN.

They Fear the Rough House Methods of McCaffery's Sleuths—Courts Are Aiding. Too-Crooks Can't Resume Practice as a Matter of Course After Arrest.

The war of Capt. McCaffery, head of the Detective Bureau, against pickpockets and the action of a few police Magistrates in sending them to the island has resulted in a quiet but steady exodus of "dips." Capt. McCaffery was in a happy frame of mind yesterday when he announced that all records in the bureau had been smashed and that they hadn't received a complaint of pocket picking in ten days. This is without precedent, for in the past not a day went by that from one to twenty people didn't appear at Police Headquarters to complain of having been robbed on street cars, elevated trains, ferries and the congested thoroughfares.

Capt. McCaffery said he was informed by his men that the pickpockets have been leaving the city in large batches. A few days ago ten of the cleverest of them whose names are in the rogues' gallery bought tickets for Chicago. Others have made for Jamestown, but for the most part they are going West. The chief sleuth said it has been getting too hot for them in New York and they are afraid to remain.

While several pickpockets have been sent to the workhouse on charges of vagrancy and disorderly conduct, it is known that many of them fear the detectives who have been sent out to rid the city of them. The detectives are resorting to what the crooks term rough house tactics. Every time they meet a professional dip when he isn't operating they just give him a few punches on general principles. The crooks fear this treatment, and knowing that they have no redress they are quitting New York.

Judge Foster announced in General Sessions yesterday that hereafter in all appeals from conviction by police Magistrate notice must be served on the District Attorney and that he would not grant the appeal or release the defendant on bail until a week or so ago Magistrate Crane criticized Judge O'Sullivan of General Sessions for summarily releasing on bail pickpockets who had been convicted by the Magistrate. "Four cases from the Magistrate's courts came up yesterday before Judge Foster. Alexander A. Mayer of the appeal bureau of the District Attorney's office was present. In each case Judge Foster asked for the particulars. It has not been unusual for lawyers representing pickpockets to rush in to file a notice of appeal and get the person who should be in the workhouse out on bail. But as each case came up yesterday Judge Foster said:

"What are the particulars in this case?" Mayer was unable to tell. He said that it had not been customary for the District Attorney's office to look up such cases.

"It has never been usual for us to appear in such cases," said Mayer. "Well, it is your duty to look after them. It is your duty to know all about them."

Then the cases were put over until this morning and the lawyers were ordered to serve notice on the District Attorney in each case. Judge Foster said: "This is no unusual proceeding on my part. I feel that the decisions of the Magistrate are entitled to consideration and respect. I don't think a defendant should have appeal before the facts are known to the judge, and in the same manner the judge should know the facts before he releases the defendant on bail pending the argument on the appeal. He should know the facts so that bail can be fixed at a proper figure."

It is sometimes the case that the Magistrate neglects to have the minutes of his proceedings taken, as the code provides. In that event a judge in this court can do nothing but reverse the conviction, as there is no way for him to tell the Magistrate and the law is violated when so minutes



Dr. Deimel Underwear

Once more Spring has come! Let's hope it stays long enough for several thousands of men to wear the Spring suits they have from us.

The suits are too attractive to hide under raincoats, and every one of our mixture patterns is new this season and is confined to our mixture suits exclusively. Plenty more suits in the mine from which these hitherto hidden treasures have come. \$18 to \$40.

ROGERS, PEET & COMPANY, Three Broadway Stores. 258 862 1261 Warren st. 13th st. 32nd st.

AMUSEMENTS

GARRICK THEA. 8th St. Dr. B'way. Eva 8:30. Mat. 10:15. TO-DAY 2:30. 1:30th Time in the New Musical Comedy. CAUGHT IN THE RAIN. HUSION 44th St. E. of B'way. Eva 8:15. Mat. 10:15. TO-DAY 2:30. 1:30th Time in the New Musical Comedy. THE BOYS OF CO. B. LYCOE Broadway & 45th St. At 2:30. Daniel Froberg's Best Play. THE MONTGOMERY & STONE RED MILL. SAVOY 8th St. & B'way. Eva 8:15. Mat. 10:15. TO-DAY 2:30. 1:30th Time in the New Musical Comedy. MAN THE HOUR.

AERIAL GARDENS

Over the New Metropolitan Theatre, W. 42d St. - 10th Ave. NIGHTS AT 8:00. GEO. M. COHAN. It's Goo. COHAN. That's all. Sun. COHAN. Out-Cohan's Cohan. COHAN. Everybody's on the COHAN. BEST SINGING AND DANCING COMPANY EVER SEEN IN NEW YORK.

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GOLDEN CITY

FREE FIREWORKS TO-NIGHT.

Browning, King & Company

Broadway at 8th St. Cooper Square at 6th St. Fulton Street Brooklyn.

You can not expect to have the vertical close together effect, in a fold collar unless you wear the Totoket.

Perhaps your size is 15 1/2.

CALIFORNIA YELLOWSTONE PARK

PACIFIC COAST Arranged for New York State Teachers and Christian Endeavorers and open to the public. PERSONALLY CONDUCTED LOW FARE TOURS VIA THE GREAT NORTHERN RAILWAY SYSTEM.

Leave New York June 20th, July 1st and 2d ILLUSTRATED ITINERARY From Ticket Agents, or Advertising Department, Grand Central Station, New York.

TOM JOHNSON LOSES 3 CENT WAR.

Ohio Supreme Court Decides Against the Contentions of Cleveland's Mayor. CLEVELAND, June 4.—The Supreme Court to-day in the suit of the city of Cleveland against William Reynolds decided in favor of the Cleveland Consolidated Railway Company and against low fares.

The Circuit Court upheld the validity of the franchise of the Consolidated Railway Company and the Supreme Court sustained the Circuit Court, thus knocking out the low fare franchise. The decision is a blow at Mayor Tom L. Johnson and his campaign for low fares for Cleveland. Johnson fought the renewal of the franchise and proceeded to give franchisees through the council to others.

This was resisted by the Consolidated company and the matter was taken to the courts for settlement.

James Roselle Dies Suddenly. James Roselle, a produce merchant of 815 West 118th street, died suddenly yesterday afternoon while transacting business in the office of the Scandinavian Steamship Company, 1 Broadway. Dr. Benwick of Hudson street hospital said death was due to a hemorrhage. The body was removed to the church street police station and from



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