

### CURB UPON PAROLES SEQUEL TO MURDER OF BUTTE BONIFACE

#### Prison Commissioners Decide Leniency of Past Is too Dangerous.

Helena, Dec. 2.—Paroles at the Montana state penitentiary will be more difficult to obtain in the future, according to action taken Friday by the board of prison commissioners. The board voted that all recommendations for parole must be signed by both the warden of the prison and the state parole commissioner, Ludwig Rose, of Butte.

The board also voted to have the clerk of the commission communicate with the county attorney and the judge who officiated at the prisoner's trial to ascertain their views regarding releasing the applicant. Heretofore paroles have been granted upon the recommendation of the prison warden alone.

The matter had come up before the board as the result of the recent killing near Butte of Cyril Schilling, for whose murder George E. Beach, Monte Harris, Jack Graham, alias Neil Mulcaster, William Mennox, alias William Harris, and Earl McCoy, alias Clyde Miller, had been arrested on suspicion.

**Will Not Reprison Suspects Now**  
Following their arrests it was learned that Mennox, who had been sent to prison from Flathead county, was at liberty under a conditional pardon, and that Monte Harris, who had been sent up from Yellowstone county, Graham, who had been sent up from Teton county, and McCoy, who had been sent up from Teton county, had but recently been paroled from the Montana state prison.

State Parole Commissioner Ludwig Rose of Butte appeared before the board in this connection and it was discussed as to whether the suspected men should be returned to the state prison pending the investigation of the murder case and the possible filing of informations against them. It was decided, however, that some risks might attend their removal to the prison and that they should be kept in the Silver Bow county jail.

**Insist on Business Methods**  
This board, at the suggestion of Acting Governor Story, similar action was taken to that which had been taken by the board of examiners Friday, in passing a resolution requiring that the minutes of each meeting be transcribed and approved by the members of the board at the following meeting and that such minutes be signed by each member of the board at that time.

Acting Governor Story stated that the work of the board had not been carried on heretofore in a businesslike manner nor in conformity with parliamentary rules and he proposed to see that legal methods were carried out while he was sitting on such boards.

### Woman Falls on Track With Ankle Broken, but Car Avoids Tragedy

Butte, Dec. 2.—While hurrying across the car tracks at Main and Aluminum streets, Mrs. Stephen Pone had a narrow escape from death, when her foot caught in the rails and she fell to the ground unable to rise.

A northbound car traveling slowly stopped a short distance from the woman, and she was removed to the Emergency hospital, where Dr. Frank Williams discovered that the ankle of her right foot was broken. She was taken to her home, 603 Transit street, Walkerville, where the bones were set.

If the car had been traveling at a fast pace the woman would have been crushed to death under the wheels, she believes.

### Supposed Dope Chief Takes Bride Before Trip to Leavenworth

Butte, Dec. 2.—Harry Randall, believed by federal narcotic officers to be one of the leaders of the international dope and drug smuggling ring which operates between Canada and the United States, was taken to Fort Leavenworth Thursday by Deputy United States Marshal Elton Sanborn. The prisoner was found guilty of violation of the Harrison anti-narcotic act, several days ago, fined \$500 and costs and was sentenced to one year at hard labor in the federal penitentiary. The deputy marshal stopped at Peace Lodge to pick up John Stabs-In-Mistake, a Flathead Indian recently found guilty of a statutory offense.

When Randall was placed in the county jail here, to await his journey to Fort Leavenworth, a young woman appeared at the clerk of the district court and secured a license to wed the prisoner. She gave the name Margaret Kempf and her age as 37. A few days later they were married in the county jail by Justice of the Peace Louis Buckley.

### Evil Eye of Chinese Dominate Daughter Says Butte Mother

Butte, Dec. 2.—Mother of a Butte girl has made complaint to the police that her daughter is under the domination of a Chinese resident of the Mining city. The mother asserts that the Chinese gives the girl a drug which makes her his "subject slave." Officers arrested the girl and the Oriental. A bond of \$1,000 was fixed for the man and \$250 for the girl.

Soon after the bond was fixed bondsmen appeared and deposited \$250 for the release of the girl. Her mother was panic-stricken when she heard of that development.

"My daughter will go back under the domination of the Chinese," she cried. Officers reassured her by saying the Chinese was set in jail, having had difficulty in raising the \$1,000 necessary for him to get out.

### Federal Dry Office Is Moved to Helena

Butte, Dec. 2.—Headquarters of the federal prohibition division for Montana were removed from Butte to Helena Thursday. John C. Metcalf, acting chief enforcement agent, and C. O. Cameron, legal adviser of the office have left for the state capital. Later they will go to Great Falls, where an adjourned jury term of the United States district court opens December 7.

### CHARGE OF ARSON IS PREFERRED IN SUPPOSED BUTTE YEGG MYSTERY IN WHICH EXPLOSION KILLED YOUTH

Special to The Tribune.  
Butte, Dec. 2.—Peter D. Lambros, one of the proprietors of the Lambros pool hall on East Park street, is formally charged with arson in a complaint issued late Wednesday afternoon by Deputy County Attorney J. J. Bourquin and filed in Justice Buckley's court.

R. S. Mentrum, state fire marshal, is the complaining witness and the following names are listed on the complaint as being witnesses for the state: Chief Fred Martin of the Butte fire department; Detective Frank White, Harry Erbesbourn, Roy Cullen, Mrs. Coskin, W. E. Shoppe, Chief of Police Jere Murphy, John D. Lambros of Missoula, Jack Levell, Ed Aho and George Nelson.

The Lambros pool hall and several business concerns were wrecked early the morning of Sept. 30, by an explosion and fire which is alleged to have originated in the pool hall.

A youth, Joe Coskin, was killed when he either jumped out of the rear window of the pool hall or was blown through the window by the force of

the explosion. He died of a fractured skull sustained when he landed on his head on the rock pavement in the alley.

The finding of the evidence which tended to show the presence of gasoline in several places in the pool hall, statements alleged to have been made by the young man who was killed, and alleged statements of Lambros and others connected with the pool hall, have received consideration and investigation by the officials, Deputy Bourquin stated.

Coskin, according to his relatives, made the remark several days previous to the explosion, that he was offered \$1,000 to blow up a building.

One of the witnesses for the state testified at the county attorney's office, that Lambros paid an attorney fee for Coskin, when he was charged with the theft of an automobile tire, and that the testimony of several other witnesses which will be given at the trial, will connect Lambros with setting the building on fire, or being instrumental in having the building set on fire. The building was insured for \$7,000.

### LAWLESS SEIZURE OF LIQUOR FAILS TO BAR IT AS EVIDENCE

Neither Will It Be Returned to Owners With Car Under Supreme Court Ruling.

Special to The Tribune.  
Helena, Dec. 2.—Liquors seized by the sheriff of Chouteau county when he arrested Murray L. McGrew and Frank J. Boyd on a charge of illegally possessing and transporting intoxicating liquors will be available for evidence in the prosecuting of their case under a decision of the supreme court in denying a writ of prohibition.

Through their attorney, J. A. Kavanay, McGrew and Boyd sought a writ commanding the district court of Chouteau county to return the seized property, that the same be suppressed as evidence and the court be prohibited from further interfering with or in any way molesting the same or any other property of petitioners, and that said parties or those obtaining information of the nature or the contents of the same, be prohibited from giving testimony against petitioners. This the supreme court denied.

**No Warrant Used in Seizure**  
The relators, in bringing this action against the district court of the twelfth judicial district, in and for the county of Chouteau, and against U. W. Hammett, sheriff of Chouteau county, set out that defendants were, November 10, 1921, made defendants in a cause wherein the county attorney had filed an information charging "illegal possession and transportation of intoxicating liquors"; that November 15 relators filed a petition for the return of the property consisting of 240 pint bottles of liquid labeled "Pfeleford Whisky," 24 bottles labeled "Beard's Scotch," two revolvers and one seven-passenger Studebaker car. The district court denied the petition.

They alleged in their petition that at 2 a. m., November 10, 1921, on the highway between Big Sandy and Virgelle they were assaulted with deadly weapons in the hands of Sheriff Hammett and Deputy George Campbell, compelled to stop, throw up their hands, leave the automobile, forced to submit to a search of their persons and automobile, handcuffed and imprisoned in the county jail without warrant or authority. They set out that such seizure of their property is in contravention of article 4 of the amendments to the United States constitution, and of section 7, article 3 of the Montana constitution.

### Sentenced to Prison on Admitting Raid of Miles City Saddlery

Miles City, Dec. 2.—Pleading guilty before the district court Friday, to the charge of having broken into and burglarized a local saddlery store of two suitcases full of stock, amounting to about \$500, Jimmy Cole of Minneapolis was sentenced to serve from one to four years in the state prison at Deer Lodge.

Cole had previously, on Thursday, waived a preliminary hearing before the justice court and was immediately bound over to the district court with his bonds fixed at \$750.

### WILL WINTER IN KANSAS.

Special to The Tribune.  
Chinook, Dec. 2.—Mrs. Carl Boldt and children have gone to Sylvan Grove, Kansas, to spend the winter.

### BANKER ENDS LIFE WITH REVOLVER AS RESULT OF ILLNESS

Kalispell Financier Had Affairs in Good Shape; Used Borrowed Pistol.

Special to The Tribune.  
Kalispell, Dec. 2.—D. K. Peeler, founder and former president of the Bank of Commerce and chairman of the present board of directors, committed suicide Friday morning in his private office at the bank.

Employees of the institution went about their usual work without a suspicion of the tragedy, until shortly after 9 o'clock, when A. Johnson, cashier, discovered the body, which was concealed from casual view by a railing.

The position of the body indicated that Peeler had taken his life while sitting on the floor, falling prone after firing the fatal shot. A heavy caliber revolver which he had recently borrowed had been pressed to his head just above his right eye. Death, apparently had been instantaneous.

Inasmuch as his financial affairs were in the best of shape, it is believed that falling health was responsible for the act.

Born in Missouri in 1853, Mr. Peeler came to Marysville, Mont., in 1883, and to the Flathead valley in 1890. He was the organizer and first president

### Irish Fairies Green Says Lecturer; Only Psychic Can See 'Em

Special to The Tribune.  
Butte, Dec. 2.—Fairies and gnomes myths? Emphatically not, says Mrs. A. E. Powell of London. And the audience of more than 100, most of whom never heard of the "queer folk" since they had left the nursery were shown pictures of a funny little man with a long stovepipe hat, and of pretty little ladies with long trusses and filmy garments, which, said Mrs. Powell, were gnomes and fairies.

Fairies are a very populous people, and are divided into races and nations in much the same manner as we are, according to Mrs. Powell. In Ireland, the fairies are of a greenish tint; in Africa, they are probably of a dark black, while in the higher altitudes, they become lighter in color and are more ethereal.

If you would find the fairies you must be first psychic, Mrs. Powell says. Look for them in the meadows, back of the waterfalls, in the woods, or inside of the buttercups. Who knows, but that the fairies still frequent the smoke-covered hills of Butte?

of the First National bank. Later he disposed of these interests and organized the Bank of Commerce.

He was elected mayor of Kalispell in 1912. He is survived by a widow and four children.

### TOWN'S FIRE ENGINE HOLDS HIGH COURT STAGE UNDER WRIT

Chouteau Commissioners Must Act So That Square Butte Pays Apparatus Cost.

Special to The Tribune.  
Helena, Dec. 2.—Commissioners of Chouteau county must convene, define the limits of the fire district of the town of Square Butte and provide for a tax levy therein with which to pay outstanding warrants or other indebtedness of the district, or else appear in the supreme court, December 12, and show cause why they should not perform such acts, under an alternative writ issued by the supreme court upon a showing made by J. A. Kavanay, of Fort Benton, representing the Peninsula Security company of Portland, Ore.

The petition sets forth that the town of Square Butte, acting under authority of law, organized a volunteer fire company and on May 26, 1915, filed with the county clerk a certificate of such organization, and on May 27, 1915, purchased a chemical engine and hose and issued and delivered a warrant in payment therefor in the sum of \$630.07, and that on June 5, 1915, the fire company filed with the clerk a petition describing the boundaries of the

proposed fire district and providing for a special tax levy therein.

It is further shown that upon the representation of this relator the county commissioners spread upon their minutes a resolution creating such a district but on the following day annulled the resolution. The petition setting for these facts is shown to have been presented to Judge John W. Tattan, of the twelfth judicial district, and by him denied.

It is alleged that the relator is the owner of the warrant for \$630.07, that it has been presented for payment, but by failure of the county commissioners to perform their duty, the relator is in danger of being unable to obtain payment.

### Admits Crime to Sell County Attorney Rum

Bozeman, Dec. 2.—John Hardele, formerly of Salt Lake City and Butte, was arraigned on a charge of possessing and attempting to sell intoxicating liquor, and entered a plea of guilty, Judge Law taking the case under advisement. Hardele was arrested while attempting to sell moonshine to County Attorney Bunker here several weeks ago, it is said.

VISIT THE XMAS BAZAAR TODAY, 420 CENTRAL AVENUE.

**Boudoir Caps--The Very Pretty Sort**

It's not hard to be attractive at the breakfast table if one has pretty Boudoir Caps under which stray locks may be safely tucked, and young girls like ever so many of them to wear at their slumber parties. So you see whether you give these frilly caps, lace trimmed with dainty ribbons and posies to maid or matron your gift will not be amiss.

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227 Central No. 4 Third Street North

### PARDON IS GRANTED BY ACTING GOVERNOR OVERRULING DIXON

Whitefish Man Jailed on Liquor Conviction Wanted at Bedside of Sick Wife.

Special to The Tribune.  
Helena, Dec. 2.—Peter Paine, of Whitefish, now serving a term of four months in the Flathead county jail for bootlegging, will be released in a day or so under a pardon which was recommended Friday by Lieutenant Governor Nelson Story, Jr., acting governor. The pardon was recommended following the presentation of John W. McKay, of Whitefish, of a petition signed by Paine and 64 prominent citizens of Flathead county. The petition was presented to Governor Dixon early in the week and was denied by him.

Following the departure of Governor Dixon from the state the matter was taken up with Acting Governor Story. John W. McKay was formerly state senator from Sanders county.

Paine was convicted of selling intoxicating liquors February 4, 1921, and sentenced to four months in the county jail and to pay a fine of \$300. He took an appeal to the supreme court, the court affirmed the judgment of the district court November 14, 1921. Paine thereupon paid his fine and surrendered himself and is now serving the jail sentence.

Showing was made that Paine's wife is in Tacoma, afflicted with a serious illness and in need of an operation, requiring the presence there of her husband. In his petition for clemency Paine agrees that he will not in any way, here or elsewhere, be in any way connected with the sale or manufacture of intoxicating liquor.

### West Fergus Oil Field Is Plugging Along

Special to The Tribune.  
Lewistown, Dec. 2.—Word from the Hanover well Friday morning is to the effect that the work is progressing most satisfactorily, though the progress has been rather slow the past few days, due to the hard formation encountered. This, however, was expected. The hole is down 600 feet and the drill entering the quadrant.

The Piper well in the Forest Grove section, started last summer by Lewis & Canfield, is again active, fishing for tools lost some time ago having been resumed this week. Just as soon as they are hooked, drilling will be resumed.

The Oklamont well, on the Forest Grove structure, was down better than 450 feet Friday, drilling having been resumed, after a shutdown due to the pipes freezing.

### Two Prisoners Taken to Leavenworth Pen

Deputy United States Marshal E. L. Sanborn left Great Falls Friday morning for the federal penitentiary at Fort Leavenworth, Kan., with two prisoners, Harry Randall, convicted in Butte of violating the Harrison drug act, and Peter Stabs by Mistake, an Indian, convicted during the September term of federal court of assault upon an Indian girl.

Randall was sentenced by Judge Bourquin to 13 months and Peter Stabs by Mistake to 20 years at hard labor in the federal prison.

*If you didn't learn the reason you'd think Mr. McDonald was losing his-----*

*A Message of Importance to Two Thousand Women*

Fancy if you can, what a pleasant sensation it would be to walk into a shoe store like McDonald's, brim full of bright, new, stylish Winter Footwear and demand the finest pair of Women's Dress Boots in the stock and not have to be the least bit concerned about the price you'd have to pay for them. That will be literally possible today!

Beginning today, Saturday at 9 A. M., McDonalds offer unrestricted choice of any pair of Women's Dress Boots in their splendid stock—ten, twelve, fifteen and twenty dollar kinds, in all sizes and widths at a price that represents but a fraction of their wholesale cost.

Fetch just FOUR DOLLARS AND EIGHTY-FIVE CENTS—but come early! That's the price of any and every pair of Women's Dress Boots in McDonald's today.

This is one of those occasions when cost and value, worth and profit, hope and expectation are forgotten. Over two thousand pairs of the finest shoes in the land, all new, desirable, wanted styles, will be sacrificed on the altar of necessity.

Like most folks these days, McDonalds need money—need it rather urgently; in fact, they must have it to meet maturing obligations. The sensible, practical way for a shoe dealer to raise money is to sell shoes, sell a lot of 'em and sell 'em quickly. That's what McDonalds are going to do.

It is no disgrace to need money and McDonalds might avoid the admission of needing it—price these shoes at somewhere near their real worth, raise some money slowly and spare their dignity at the expense of their creditors; but that's not the McDonald policy and they are going to the people with their "cards on the table" bidding for business in what is doubtless the most drastic cost concession and profit loss ever known in the shoe business.

The shoes involved in this selling are all of McDonald's regular stock carefully selected, stylish foot coverings made by such reputable makers as Wichert & Gardner, Hallahan & Son, John S. Gray, and Smaltz Goodwin. Practically complete lines embracing all wanted sizes and widths.

Stable black kid boots predominate in the stock but several attractive styles in colored kid and suede are included. Every pair in the lot are the popular Louis Heel styles with eight and a half, nine, and ten-inch tops, medium and long vamp styles, as well as the popular short forepart models.

The terms of this selling will be strictly cash, that's the purpose of the sacrifice, to raise cash, and all sales will be made on a strictly cash basis. Mail orders will be accepted subject to the usual provisions of exchange but it will be impossible to send any shoes on approval.

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