

Local News.

From the Daily of Friday. And now comes Frank Owen with a challenge to fight Rodda...

All Odd Fellows belonging to the lodges in this city, are requested to meet at Caplice Hall this evening at 7 o'clock sharp for drill purposes.

The killing of Dr. Barkley, of Radersburg, that has ever occurred in Montana. Hanging and quartering is too good for the miscreant who committed the devilish deed.

The electric lighting company of Butte is setting up a stringing wire, etc., for an act of 12 o'clock electric light which will be started up next week.

According to the evening paper Mr. Sewell, of the bicycle team, goes to Helena next Sunday to play a week's engagement and on the same day leaves for Denver to play an engagement there.

A team of horses attached to a wagon was found running at large in the Park on Wednesday evening. One of the horses is black and about three years old; the other is a roan.

The Amphitheatre was well attended last evening, the performance excellently as usual, the applause generous and the audience well pleased and enthusiastic.

The City Republican primaries will be held after dark to-night, when the workmen will either be at work on the 7 o'clock shift or at home resting from their days labor.

An Eagle City correspondent of the San Francisco Chronicle says: "There was preaching here last Sunday at an odd time long before the Battle of Antietam..."

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Dr. Barkley was an old citizen of Montana, having come to the Territory from Missouri in 1865. He was a good physician and a gentleman of more than ordinary intelligence.

Dr. Barkley was a man of strong prejudices and convictions, which often led him into antagonisms. Honest in the assertion of his rights he was unyielding in their maintenance.

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OUR PHILIPSBURG LETTER.

The Strike in the San Francisco Consolidated.

Granite Mountain, Speokled Trout, Hope Hill, Etc., Etc.

Special Correspondence of the MINER.

PHILIPSBURG, April 21, '84.

The recent strike in the San Francisco Consolidated has renewed the confidence of our mining men in the value and permanency of mineral localities in the granite formation of the Flat Creek district.

The work of developing this magnificent property progresses with dispatch. A large amount of milling rock lays on the various dumps, the ore houses being full. It is not known whether the Granite Company will build a mill here this summer or not.

Mr. Miles—we mean the rustling farmer Miles, has bought the Stone ranch on Camp creek containing 320 acres. Consideration, \$5,400.

The City Democratic Convention will meet at Renshaw Hall at 12 o'clock, m. to-day, to nominate the city officers of Butte for the ensuing year.

HOPE HILL. The Diamond drill has been re-commenced to the Hope mine. Mr. Taylor is now busily engaged in tracing the rich body of ore found (by the drill) near the Hope mine last year.

Work is temporarily suspended upon the Allee North until Charles Clark, Esq., returns from the East. This valuable property will develop the Granite fissure west, and drain a known good mine, the James G. Blaine, so it is to be regretted that even a trifling delay of two or three weeks should now retard the good work projected.

James Patten is building a handsome cottage near the trout mill. When painted and furnished it will be a fitting residence for the bright, beautiful girl who many of our young men set painfully remember as Miss Lulu Sprague, a gentle, lovable, obedient daughter, a well-bred and most charming conversationalist.

Thomas McTague, the next sheriff of Deer Lodge county, dropped in on the 20th inst. at the residence of Mr. Sewell. This valuable property will develop the Granite fissure west, and drain a known good mine, the James G. Blaine, so it is to be regretted that even a trifling delay of two or three weeks should now retard the good work projected.

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Killing at Murrayville.

The News comes over the road from Murrayville of the shooting of Thomas T. Richards, hailing from Socorro, N. M., by Walter McDonald.

The killing occurred in a saloon the 18th inst., and was caused by a dispute at a game of cards. It appears McDonald called for a new deck of cards, to which Richards objected.

The parties became excited, and an angry dispute followed, in which McDonald declared he was no shooter and was unarmed. Richards determined to press his quarrel to a fatal result, left the saloon and returned his antagonist to beware, as he would return shortly and when he came back would come shooting.

McDonald provided himself with a revolver, and when Richards appeared firing began. Richards was shot three times, two balls entering his thigh and groin, and a third passing through his heart. McDonald, who seemed to be unwilling to enter the fight from the first, gave himself up.

A coroner's inquest was held and McDonald discharged, the verdict being justifiable homicide.

From Saturday's Daily. The Episcopal service advertised to come off at the Pavilion next week, has been indefinitely postponed.

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THE BARKLEY MURDER.

The Coroner's Inquest and the Facts Developed—Cowardly Assassination of an Unarmed Man—The Funeral.

Independent, 24th Inst.

The evidence detailed before Coroner Fisk on Tuesday throws some additional light upon the assassination of Dr. Barkley.

It seems that Messrs. Da'gren, Vaughan and a hired man by the name of Pike had been at work Monday evening upon their ditch, which taps Indian Creek above the ditch of Dr. Barkley. Their ditch carries water around upon the bars of Indian Creek, and while so at work upon it, Mr. Vaughan and the hired man acknowledged that they saw Dr. Barkley pass up the creek on the line of his ditch, in his shirt sleeves and with a shovel upon his shoulder.

They are the last persons who are known to have seen him alive. The hired man says that shortly afterwards he heard a shot, but neither Mr. Vaughan nor Mr. Da'gren claim to have heard it (the latter claiming to have started to Bedford before the shooting occurred). Messrs. Vaughan and Da'gren are the ones with whom Dr. Barkley was in litigation at the time of his death. Their ditch and dam were above his, and he claimed diverted the water from his ditch below, which was asserted to have the older right.

Before he was shot, Dr. Barkley had reached the dam at the head of his ditch, and had thrown one or two shovels of dirt upon it. While in the act of throwing dirt upon his dam, it seems that some one who had probably followed him up the gulch shot him in the back. Dr. Barkley was unarmed at the time and was evidently expecting no trouble. At the time of the shooting he was upon his own dam, of which he had been in undisputed possession for years. He was shot down by some cowardly assassin while exercising a lawful right of repairing his own property. We cannot conceive of a more dastardly act than this to murder an unarmed man while engaged in work upon his own property, let even giving him a chance for his life.

Dr. Barkley, like every other citizen, had his rights, and had the right to maintain them in the courts. The fact that others differed with him as to those rights furnished no excuse for his murder.

We understand that there are strong grounds for suspicion against certain parties. This cold blooded and cowardly assassin casts a stain upon the fair name of Jefferson county, and her officials owe it to their positions to ferret out the murderer and bring him to justice. If a man can be assassinated with impunity because he has enemies, then no man is secure who has a single foe on his back. It was for such cases as this that law was instituted. If such a crime is permitted to go unpunished, then the assassin and coward are safer than the law abiding citizen who trusts to the protection of the law only to be deceived. Every man in Jefferson county should feel it incumbent upon himself to assist in bringing the murderer to justice, and the officer who fails to do his full duty should be held to a strict accountability.

We learn that a feeling of horror exists among all the better classes of Jefferson county. The funeral of Doctor Barkley took place yesterday at Radersburg and was generally attended by the citizens.

A MINER KILLED. Bartholomew Kelly killed by a Cave.

One of those unavoidable accidents to which miners are frequently subjected overtook Bartholomew Kelly in the Bell mine yesterday. He went down to the 400 foot level at 1 o'clock and proceeded to the face of the drift to commence work. The level was run in what was considered safe ground and no apprehension was felt as to its carrying. But it appears a loose piece of rock in the roof of the level fell as Kelly went in and, striking him on the head, caused immediate death. No blame can be attached to anyone on account of the unfortunate accident.

The foreman, Mr. J. C. Kelly, is an experienced miner and had taken every precaution to avoid accidents in the mine. But this was one no human foresight could prevent. The unfortunate man is about 40 years of age. He is an Odd Fellow and a member of the Miners' Union and will be buried by those orders at 2 o'clock this afternoon.

The Latest "Coal Discovery." Avant Courier, April 21. It is reported, the truth of which the Courier, however, does not intend to vouch for, that two citizens of Bozeman, one a prominent civil engineer and the other a McBrayer, and coal expert, started on a coal prospecting tour to the Bridger mountains. Arriving at the mouth of the canyon, they procured a pick and shovel, and going a few hundred rods east, commenced prospecting for coal. Soon they were rewarded by striking what they deemed to be the clear grit, and dropping their tools, forthwith found their way to the Recorder's office, where they placed on file their valuable discovery and coal claims. Subsequent investigation by other parties, of course, disclosed the facts that their find was nothing more nor less than charcoal from an accidentally burned kiln of the forest, and the claim filed on had already been covered by Mr. Mounts & Co.'s filing. Such is life in the far west during coal discovery excitement. Out of respect to the "discoverers" we forbear to give names.

Judge Wade's Charge.

Penton Record.

Judge Wade charged the Grand Jury this morning; that is, he made a political stump speech, in the course of which he intimated that gentlemen before him had been selected by the county commissioners with a special view to prevent a possible indictment of the county officials.

The judge graciously sugared coated this insult by stating that he did not believe the rumor himself, but it was nevertheless an imputation that should be investigated. It is beneath the dignity of any judge to report barroom gossip from the bench for the benefit of a few sore-headed Republicans scandal-mongers. If the judge did not believe the rumor there was no call to insult the jury by repeating it. If he had the slightest notion that the report was true his duty was to discharge the corrupted jury and impanel a new one.

There were many other statements made in this remarkable charge, that were entirely out of place and only worthy of a political harangue to obtain votes at some future election, but we have neither space nor inclination to review them at present. They were principally repetitions of barroom insinuations against the county authorities which have been too frequently ventilated in the Record to require special mention now.

Republican Primaries. The Republican primaries, held last evening in the several wards, elected the following ticket:

FIRST WARD. C. S. Knowles, Lee Mantle, J. H. Jackson, E. S. Paxson, Milo French and Thos. Beebe.

SECOND WARD. L. F. Wyman, F. E. Gleason, J. B. Clidden, Capt. Reynolds, Geo. Falligan and H. B. Smith.

THIRD WARD. T. C. Porter, T. C. Anderson, R. C. Knox, F. T. McBride, Alex. Ralston and P. R. Dolman.

FOURTH WARD. J. M. Fish, H. McMurphy, J. A. Leggett, Fred Loeber, I. I. Stoner and Wharton.

NIGHT DISPATCHES.

A Bill for the Protection of American Labor. The Republican primaries, held last evening in the several wards, elected the following ticket:

Platform of Massachusetts Greenbackers. A Desperate Prize Fight Near Pittsburg.

A Bill to Protect American Labor. WASHINGTON, April 25.—The bill to protect American labor, reported favorably from the Senate committee on education and labor by George, provides that the importation or immigration from any foreign country into any place within the jurisdiction of the United States of any alien under any agreement, expressed or implied, that such alien shall labor for or in any wise serve in said jurisdiction, by any person or corporation, shall hereafter be prohibited, and that every such agreement shall be considered null and void; that any advance of the cost of transportation of any person or such transportation of any alien to any place within the jurisdiction of the United States made by any person engaged in any manufacturing, building or transportation, or by any corporation whatever, shall be hereafter prohibited. It provides a penalty of \$500 for each and every violation of these provisions, and that it shall be a misdemeanor punishable by a fine of one thousand dollars and disqualification from holding office under the United States, for any person who in the official capacity of the United States to violate any provision of this act or knowingly aid and encourage such violation. It also provides it shall be a misdemeanor for any person or corporation, shall hereafter be prohibited, and that every such agreement shall be considered null and void; that any advance of the cost of transportation of any person or such transportation of any alien to any place within the jurisdiction of the United States made by any person engaged in any manufacturing, building or transportation, or by any corporation whatever, shall be hereafter prohibited. 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