

MINNIE HEALY CHANGING HANDS

Heinze Transfers Famous Mine to the Hypocka Mining Company.

TO EVADE THE LAWS

Transfer Is Probably to Dodge an Old Order of Inspection.

Heinze has added a new corporation to his multitudinous mining companies, which lead off with the United Copper and go down through the M. O. P., the Johnstown, the Belmont, and other concerns to the Minnie Healy company, most of them being of a mysterious, shadowy, uncertain character.

The latest corporation to be sprung upon the dazzled public is the Hypocka Mining company. This corporation has been on tap for a long time, the articles of incorporation having been filed over a year ago, but it was trotted out into the Butte industrial and judicial arena only yesterday.

Where Did He Get It? "Hypocka" may originally have been the name of a Kickapoo Indian chief or Hindoo philosopher, but its meaning in the connection in which it is used by Heinze is quite certain. Like the Johnstown mining company, which was interposed recently between Heinze and an order of the United States court, to save the United Copper chief from a contempt punishment, it is destined undoubtedly to act as a buffer or a blind, and to impede the course of justice and the operation of the laws.

The "Hypocka-rypyl" concern loomed on the horizon yesterday as a substitute for the Montana Ore Purchasing company in paying the miners of the Minnie Healy mine their wages. Its appearance had not been heralded, neither was it explained, and it aroused curiosity. The pay checks were signed "Hypocka Mining company, by E. H. Wilson." Mr. Wilson's connection with the concern is a link that binds it to Heinze.

True Nature of Corporation. Inquiry at the county recorder's office reveals the nature of the corporation. Its articles were filed October 2, 1902, and the company seems to have lain dormant since that date till yesterday.

It was formed by Heinze's brother, Otto C., his cousin, Stanley Gifford, and Richard S. Harvey. The capital stock consists of 4,000 shares valued at \$100,000, and Gifford, Otto Heinze and Harvey own the magnificent number of three shares, or \$75 worth. No more of the stock has been subscribed, according to the record. The purpose of the corporation is to do any and all things necessary to conduct a mining and smelting business, and no doubt to operate mines in the courts.

To Evade an Order. The purpose of bringing this apocryphal mining company out into the light of day now very likely is for the purpose of evading an order made by Judge Clancy granting the Boston & Montana Mining company the right to survey and mine the Minnie Healy mine. The order was made some time ago, and the supreme court affirmed it, with one modification.

The time for it to go into effect will arrive presently, and then the uses of the Hypocka Mining company, which already has begun to pay the United Copper chief's men in the Minnie Healy their wages, no doubt will appear at once. Everything indicates that it will be imposed, as the owner of the property and not amenable to the order of survey, because not named in it, to prevent the operation of the order.

Up in Court Today.

The part the Hypocka company will play in this matter will be awaited by the interested parties with deep interest. The injunction matter was in Judge Clancy's court this afternoon, on his motion docket, but it had not been reached at last accounts.

NO NEED OF TROOPS

MAJOR GENERAL BATES SAYS REGULARS WILL NOT GO OUT IN COLORADO.

Washington, D. C., Nov. 28.—Acting Adjutant General Hill today received a telegram from Major General Bates, commanding the department of the lakes, saying that he has completed his investigation of the labor troubles in Colorado and that he was about to return to his regular station at Chicago. He said that in his judgment there was nothing in the present situation to call for the use of federal troops.

PLEADS NOT GUILTY

SPECIAL TO THE INTER MOUNTAIN. Missoula, Nov. 28.—John Kelly, the colored soldier who killed a companion at the fort, pleaded not guilty in the district court today, and his case was set for trial on December 1. Kelly has already admitted the killing, but denies that it was murder. He claims the killing was done in self-defense.

J. R. Baird of Plains, charged with horse stealing, also pleaded not guilty, and his case was set for trial on December 22.

GHOST DANCERS TO HOLD A POW-WOW

HEINZE'S MEN WILL MEET TONIGHT TO EAT AND TALK OVER THE SITUATION.

AS TO THAT NEW PARTY

Probable Personnel of the Ticket to Be Put Into the Field—Mullins for Lieutenant Governor.

There is to be another ghost dance at the rooms of the Messiah Fritz Augustus Heinze in Broadway tonight.

At the dinner which will precede it, covers will be laid for 12. The intention was to have the entire Silver Bow delegation to the legislature—except Larry Duggan, of course, who refuses to wear Heinze's collar, and John MacGinniss—present. Intentions do not always go, however.

Rumors were rife this afternoon that several members of the delegation, heretofore counted among the Heinze ghost dancers, have revolted and refused to fight trial legislation at his behest. Of course the revolvers will not be at the banquet.

Purpose of the Pow-Wow.

The purpose of tonight's pow-wow is to get the delegation in line to carry on Heinze's fight for him in the legislature. It is to give the men their orders with a suitably amount of champagne to wash them down, on which they are to work at Helena.

The plan is not to permit outsiders to be present. In fact secrecy has characterized all the movements in the matter. By no means is it to be so open or general a gathering as that of last Sunday night.

As to That New Party.

There will be some talk, of course, about Heinze's proposed new party to be known as the Octopus-Busters. The men will be told to boost the movement along and to be present at the so-called mass convention which Fritz Augustus will conduct at Helena December 27.

However, this is but a side issue. The real purpose of tonight's meeting is to endeavor to get things in such shape that fair trial legislation will be defeated or blocked.

Heinze's attempt to put forward his Octopus Busting party is attracting much interest and considerable excitement throughout the state. When A. C. Gormley, who attended the Sunday night ghost dance, returned to his home in Great Falls he found that his action was received by his political friends with anything but enthusiasm.

This moved Gormley to publish a card in the Great Falls Tribune of Thursday setting forth what he termed his reasons for joining the Heinze movement.

Threatens to Bolt.

In effect this card declared that in case the democratic party did not permit him and a few others to dictate all nominations he would bolt and fight the democrats under the Heinze red flag. It contained much wind concerning Gormley's opposition to "corporation control" of politics, but throughout was a virtual admission by him that for his part he was perfectly willing to consent to United Court and Copper company's domination.

The Great Falls Tribune of Friday contains a forecast of the Heinze slate as now made up. Here it is:

Congress—G. Murray of Missoula, Governor—W. W. Welch, at present state superintendent of schools.

Lieutenant Governor—Either Mullins or Lynch of Butte.

Secretary of State—T. Cummings of Fort Benton.

Auditor—W. H. McCann of Helena, or a Yellowstone valley man, if one can be found.

Treasurer—A. E. Rogers of Great Falls, W. W. Alderson of Bozeman or A. A. Bennett of Virginia City.

Attorney General—Peter Breen of Butte or A. C. Gormley of Great Falls.

Superintendent of Schools—Pat O'Farrell.

Isn't it a gem?

INDIAN INTENTION TO SHOW FIGHT

MELTS WHEN RIFLES OF SOLDIERS CONFRONT HIM.

SPECIAL TO THE INTER MOUNTAIN.

Missoula, Nov. 28.—Major Torrey and his troops reached here this forenoon having moved one Joe Morrigeau and his cattle off the Flathead reservation. Morrigeau had defied the interior department to make him pay grazing tax or to drive his stock from the reservation. He was found at his ranch yesterday afternoon.

He made no resistance to arrest, contrary to the expectations of many, who thought he would show fight, and he and two of his men were arrested. It was reported that Morrigeau had engaged a band of about a hundred Nez Perce Indians to assist him in resisting the orders of the government, and that with them and his cowboys he would put up a big fight. He seems to have thought better of it, even if he ever had any such intention.

The men who went with Major Torrey are all picked fighters, who have seen service, and the least show of resistance would have meant many more good Indians. The Indian police on the reservation, however, are said to stand in great dread of the Nez Perce Indians, and without the aid of the regulars from the fort, nothing could have been done in the matter of enforcing the orders of the government.

When arrested by the soldiers Morrigeau and his cattle were taken to the lower end of the reservation and driven off the prohibited ground. Morrigeau left his cattle in charge of his two companions and came to Missoula.

CORNETIST LEVY IS NO MORE

SPECIAL TO THE INTER MOUNTAIN.

Chicago, Nov. 28.—Julius Levy, the world-famous cornetist, died here today. Levy died from apoplexy. He was in his 60th year.

VERDICT AGAINST THE O. S. L.

SPECIAL TO THE INTER MOUNTAIN.

Dillon, Nov. 28.—S. M. Knight today obtained a verdict in the district court against the Oregon Short Line for \$100, the value of cattle killed.

BY ASSOCIATED PRESS.

Perlin, Nov. 28.—Emperor William has withdrawn his offer of a cup for a transatlantic yacht race in 1904, on account of his health, and has substituted for it, the offer of a cup to be raced for in 1905.

The emperor through his representative cabled his decision to the American yachtsmen today with his reasons for the postponement. These are that the prolonged period of the emperor's recovery and the consequent accumulation of all business has prevented him from receiving his yachting advisers to arrange the details for a transatlantic race until it was too late for the designers and builders to have new yachts ready for a second contest in the spring of 1904.

William Is Very Sorry.

The Associated Press is informed that the emperor greatly regrets that a delay of several weeks has been caused by his indisposition, and resulting inability to discuss the particulars of the race. He designs to renew his proposal in detailed form early in the fall of 1904, in time to build and try new boats. The emperor hopes this suspension of his offer will have the approval of the Atlantic club and the New York Yacht club.

He was not unwilling that this information should be made public, his advisors especially desiring that it be clearly understood that the emperor's illness and consequent restraints imposed by his physicians alone occasioned the postponement.

TRANSATLANTIC RACE IS OFF FOR THE COMING YEAR

Emperor William Withdraws Cup Offer—Is in Ill Health.

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Lipton Cannot Race.

London, Nov. 28.—Sir Thomas Lipton today received a telegram from Lord Londale notifying him that as illness has prevented Emperor William meeting his yachting representatives, it would now be too late to build boats in Europe and make the suggested 1904 race a success, so the emperor decided to postpone offering his cup for a transatlantic race until 1905.

Lord Londale added that the emperor, therefore, would not take advantage of Sir Thomas Lipton's withdrawal. Sir Thomas replied, agreeing with Lord Londale that it was too late to make the proposed race a success, and pointing out that, therefore, it was quite useless for him to renew his offer, the withdrawal of which had already been accepted.

Sir Thomas Lipton hopes to enter a boat in the race for the emperor's cup in 1905.

BY SUPREME COURT

TWO DECISIONS IN WHICH THE LOWER COURTS HAVE BEEN REVERSED.

SPECIAL TO THE INTER MOUNTAIN.

Helena, Nov. 28.—The supreme court handed down two decisions today. One was in the case of Tom C. Harrington, plaintiff and respondent, against the Stromberg-Mullins company, defendant and appellant. In the opinion by Justice Holloway the lower court at Butte is reversed and the case remanded for new trial.

It was an action in conversion. T. C. Harrington executed to T. C. Harrington two notes for \$500 each, giving as security a chattel mortgage on some bar fixtures and other things. The Stromberg-Mullins company entered upon possession of the mortgaged property. Harrington brought suit for damages and was awarded \$1,000.

The other case was from Ferguson county. It was that of Dumas Tailon, plaintiff and respondent, against J. L. Mears of the Judith Stage company. The opinion by Commissioner Clayberg reverses the order denying a new trial and remands the case for a new trial. This was a suit for damages growing out of an injury received on the stage line.

SHOT FOR A BURGLAR

SON OF ST. LOUIS POLICE CAPTAIN MEETS DEATH IN THE WINDY CITY.

BY ASSOCIATED PRESS.

Chicago, Ill., Nov. 28.—George Reynolds, the 17-year-old son of Capt. Peter Reynolds of the St. Louis police department, was shot and killed early today by a bullet fired by John Wheeler, a photographer, who had shot at three burglars whom he had caught rifling his show case and set to flight. One of the bullets struck Reynolds in the mouth and he fell to the pavement unconscious.

Wheeler did not know until after Reynolds had been found by the police that his bullets had found a mark. Reynolds died in the ambulance.

HOLLOWAY MAY BE CRAZY

SPECIAL TO THE INTER MOUNTAIN.

Helena, Nov. 28.—James J. A. Holloway, the man who told the police that John Duggan had confessed to the murder of Sheriff Young of Park county, is being held as a vagrant, and his mental condition will be looked into. He persists in his story that Duggan told him he did the Young murder, and told Duggan to his face that he did. He is said to have been in trouble in Great Falls, where he served 30 days. The police have little doubt but that his mind is affected.

Arrived in Kansas City.

Kansas City, Mo., Nov. 28.—The train bearing Oberlin M. Carter arrived in Kansas City at 6:30 o'clock this morning. The ex-officer and his little party immediately transferred to the eastbound Santa Fe train, which started for Chicago at 7:30.

But little attention was paid to the party, which made every effort to avoid notice. Breakfast was eaten on the train as it left Kansas City. The train is due in Chicago at 8:45 tonight.

DIXON RELEASED ON THE HABEAS CORPUS

SPECIAL TO THE INTER MOUNTAIN.

Dillon, Nov. 28.—Peter Dixon, who was arrested recently on the charge of horse stealing, was released on habeas corpus proceedings today. The writ was sued out by Attorney Poindexter. The check was on an Idaho bank, and the county attorney was forced to admit that it was impossible to prove at this time that the accused had no money in the bank on which the check was drawn.

While awaiting his train the ex-army officer conversed freely on a large number of subjects, but always skillfully avoided the introduction of anything in regard to his conviction or his plans for the future. He spoke at length about the prison, but even then turned the talk from himself to generalities. In regard to himself, he merely said:

"I am feeling as well as could be expected under the circumstances, deprived to an extent as I was of exercise. I could not hope to be better situated."

The captain looked much older than when he entered the prison nearly four years ago, but showed no traces of ill-health.

It was thought last night that an officer of the department of justice might be at the prison gates to rearrest Carter on an old indictment, but such was not the case.

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"BOBS" IS TO RESIGN HELM OF THE ARMIES

British Commander-in-Chief Is in Ill Health and Will Quit.

BY ASSOCIATED PRESS.

London, Nov. 28.—Although no public announcement of the fact has yet been made, it is understood that Lord Roberts is about to resign as commander-in-chief. He has been much more ill than is gener-

ally known, is still ailed, and the condition of his health requires him to spend the winter in a southern climate.

The appointment of the royal commission to advise the government concerning the creation of a board for the administrative business of the war office and the consequent changes involved is generally regarded as foreshadowing the position largely ornamental, and Lord Roberts is understood to consider that his present ill-health offers an opportune excuse for his retirement, thus leaving the field clear for any changes which may be recommended for the king's approval by the commission.

From the terms of the reference to the commission, it is quite evident that it was appointed to find a practical means of carrying into effect the recommendations of Lord Esher, a member of the commission who urged the abolition of the post of commander-in-chief and the appointment of a general officer to command the army, making him responsible to the secretary of war for the efficiency of the military forces.

Lord Esher further recommended the establishment of advisory and executive boards, presided over by the secretary of war on the lines of the admiralty board.

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CHARGES TWO OF JURY WERE BIASED

SENSATIONAL AFFIDAVITS IN THE SUIT BROUGHT BY MEYER AGAINST McNORTON.

AN ALLEGED CONVERSATION

Affidavit Says Two of the Jurors Said They Meant to "Throw It Into the G— D— Sheehey."

A mildly sensational affidavit was filed in the district court today by Attorney Win. Meyer for his father, M. Meyer, in the suit brought by the latter against S. D. McNorton to recover \$500, and which suit was tried by jury in Judge Barney's court recently and lost by Meyer, senior.

The affidavit is signed by Z. Liscomb, and it charges two of the jurors who sat in the case with bias, and with the expression of biased sentiments against M. Meyer.

He Says They Swore.

The affidavit says that Z. Liscomb was in an ante-room with two jurors named Lawrence Kerwin and