

CROWN BELIEVES THAT LOVE KILLED WIFE AND INTENDED TO DESTROY HOUSE BY FIRE

Son Testified That the Prisoner Had Asked Him to Agree With His Story About Mrs. Love Being at a Neighbor's Home—Prisoner Found Body an Hour After Neighbors Had Told Him They Were Going to Search Premises.

By a Staff Reporter.
OWEN SOUND, March 19.—Well-known link slowly and examining witnesses with almost aggravating minuteness, Crown Counsel H. D. Campbell yesterday started to form a chain of circumstantial evidence in the murder of Mrs. Love, who was killed in her home near Fleisherton last December. During the trial, the prisoner, Arnel, looked the stand. Arnel was testified against his father, and his statements were much the same as given at the inquest.

Mr. Campbell was exercised by Mr. Campbell in securing information about the architecture of the house at Owen Sound. The world learned that the crown will endeavor to prove that Arnel placed the body of the woman under the rear section of the building with an object so cunning that the neighbors never grasped its significance. In the opinion of the police, Arnel intended to set fire to the house immediately following the murder, but unforeseen complications arose and he was prevented from doing this.

Intended to Burn Body.
Provincial Inspector Reburn discovered some time ago that the spot where Mrs. Love's body was found happened to be directly under her bedroom. Measurements showed that the bed in the room was also right over the place where the corpse lay. Love had planned to fire the house from a point near the body and that he figured on the crown will try to prove. Arnel Inspector Reburn refuses to discuss the case. The world was able to learn that had the case been destroyed shortly after the murder, the remains of Mrs. Love would have been found amongst the debris, and to the police would be as good as dead. It was not until the body was found in her bed, and no clue as to the knife wounds would have been left.

Son Testified.
Hempill testified that Love had said he would sell the furniture if Mrs. Love did not return. The crown will use this as evidence in an attempt to show that if the house was destroyed and none of the furniture saved, Arnel would have been removed from Love's bed and the evidence which he intended to sell.

His father and mother were on "friendly" terms, stated Arnel. Love, the fourteen-year-old son of the prisoner. They sometimes had words over the father's excessive use of tobacco and his mismanagement of business. During these quarrels he always hid in his room at once, because he was afraid of his father. He did not remember of any particular occasion when the mother had been extended by his father's actions. When he started to bed on the night of December 5, said Arnel, his parents were sitting in the kitchen. Mrs. Love was knitting and he deduced that they were not on good terms. Both seemed quiet.

His lordship sustained Mr. Wright in objecting to the crown asking Arnel: "Did you draw any inferences from the attitude of your parents?" Mr. Campbell then desired to know how the couple conducted themselves on that night. Again the defence objected and a long argument ensued. Mr. Wright being sustained. The boy went over the story related at the inquest. He got up on Tuesday morning and inquired of his mother. The father said that she had arisen early and went to McLaren's, a minister, near Fleisherton. Before leaving for school, he warned the son not to eat his dinner at McLaren's.

Boy Asked to Agree.
In answer to Mr. Campbell, Arnel declared that he saw his father carry a stick of wood out of the bedroom door that morning. His father stated that he had found it on the bed. On arising Wednesday morning, the boy was more enquired about his mother. Love was wished he knew as to her early. Reminding him that he first saw his mother at McLaren's, the boy said she was as McLaren's father that he had forgotten about that.

"What did your father say, then?" interrogated Mr. Campbell.
He told me to agree with him in all he said.
Mr. Wright objected and was sustained.

"What were you talking about when he said you agreed with him in all he said?"
We were talking about mother, he said. I was saying she was at McLaren's. I did not want to go to school on Wednesday morning, but he persuaded him to go. That night his father again searched the premises and found nothing.

According to the lad, he heard his father, tell Miss Cook about leaving the house and that he had been suddenly cut off. He admitted to Mr. Wright that sometimes he had heard shouts and screams from the road in front of the house.

His lordship asked if a man standing on the steps could see the blood on the woman's body, and Mr. Collinson said he could not.

Could Not See Blood.
Isaac Travnor, a civil engineer, explained several plans of the house, which he said he had prepared to be used in the case. From the evidence

product called "Wyeth's Sage and Sulphur Hair Remedy" for about 50 cents a bottle. It is the most popular because nobody can discover it has been applied. Simply dampen a soft brush or sponge with "Wyeth's Sage and Sulphur" and draw this through your hair, taking one small strand at a time. Do this tonight, and by morning the gray hair disappears, and after another application it is restored to its natural color.

What delights the ladies with Wyeth's Sage and Sulphur is that besides making the hair soft and luxuriant, it also produces that soft lustre and appearance of abundance which is so attractive; besides preventing dandruff, itching scalp, and falling hair. Here, you gray-haired folks, get busy: look young again.
Agents: The Robert Simpson Co., Limited.

Home, Merchants Bank May Be in Some Deal For Banking Quarters

The latest deal in banking houses is said to be a move that contemplates the leasing of the ground floor of the Merchants Bank building to the Home Bank when the Royal moves into the 20-story building next year, and the occupying of the Home Bank's present quarters at 8 and 10 West King street by the Merchants Bank. It was on West Wellington street.

So far as can be learned, the idea was progressed little further than the proposal stage. No one can give the underlying reasons that might bring about such a move.

added yesterday it was shown that the crown was endeavoring to prove that Love could not see the blood on the woman by standing on the steps as he said he did, therefore he had bled to death unless he had other knowledge.

The defence contends that Love did not see the body the first time he searched, for the simple reason that he had to hold the lantern right and look in the proper direction. He claims, however, that he could see the blood when he observed the body.

During the whole session Love evinced no surprise whatever at any of the statements made by witnesses, in the same manner as he has conducted himself since the murder. The prisoner listened to the proceedings in the same stolid way as he did the trial. Not once during the sitting of the court did he move his head or change the position of his body. He gazed unflinchingly at the jury when counsel was addressing him, and after that fastened his eyes upon the witnesses.

The trial will last several days. There is no truth in the report published in the Toronto press, to the effect that the defence plea would be "emotional insanity."

MANY ACCIDENTS IN TORONTO YESTERDAY

Publishing Co., which was proceeding north on a rush with the sporting extras. The motor car, which was being driven by Edgar Roberts of 1177 Keele street, ran right over the boy.

He was carried in a stunned condition into the office of the Reliable Messenger Co., Temperance street, where he is employed, a doctor called, but after receiving medical attention he was able to be taken to his home, suffering only from shock.

Struck by Car.
James Brown, a Mount Dennis farmer, while driving a rig across the corner of Bloor and Marguerite streets yesterday afternoon, was struck by a Belt line street car and received painful injuries.

The car was proceeding rapidly at the time, and practically demolished the rig in which Brown was driving. He was thrown some distance, and landed on his face. Dr. S. Moore, 1205 St. Clair street, attended the injured man, and found him to be suffering from a number of painful bruises, in addition to the general shaking up.

Sewer Caved In.
A cave-in in a sewer on Emmerson avenue yesterday afternoon resulted in a Macedonian laborer, of 452 King street west, being injured. He is now in the Western Hospital with a broken leg and suffering from shock.

Bogomilknuff, who is employed by the McKnight Construction Company, was removing the shoring from the sewer at the time, and the sudden warning part of the structure gave way and caved in on him, nearly burying him alive. He was rescued by fellow workmen, and taken to the hospital, where he is now recovering.

Dr. Morgan, of 817 Lansdowne avenue, was removed in the police ambulance to the hospital. He is about 25 years of age.

NEW CAR LINES ON "LOCAL" PLAN

Extensions to Municipal System Must Be Paid For by Residents.

Extensions of municipal car lines upon the local improvement plan was declared a policy by the transportation committee yesterday afternoon. A number of the extensions will be really real estate propositions at the outset, and as the value of the land served will be enhanced proportionately, there will be demand for many extensions.

Various considerations, therefore, upon financing the lines. The committee has decided that the easiest method of financing is the local improvement plan.

By way of comparison it is cited that while the laying of main sewers cost \$3,500 per mile, municipal car lines can be built and fully equipped for less, or \$500 per mile. Sewers under the local improvement plan cost the city one-third of the expense. Car lines cost the city one-third of the expense, and the balance of the \$500 per mile would cost the property owners about a dollar per foot frontage.

The projected tubes down Yonge street back to the city hall, as a single car line, would be made possible by connecting up the tubes, taking one small strand at a time, and connecting up Danforth avenue line by a short tube from the east bank of the Don river to Yonge street. The impossibility of striking an 18-1-2 mill rate this year is becoming more and more apparent. The estimates of the several city departments, of cost of labor and material has continued to advance, and the needs of the works department are out of comparison with the city's financial resources. The city also requires special attention.

Departments that had to accept deep cuts last year, are again being asked to make similar treatment this year. It is now understood that the board of control cannot prune the estimates to an 18-1-2 mill rate and give practical consideration to the up-keep of the city. What is regarded as probable is a 20, or even a 20-1-2 mill rate.

RULES OF HOUSE TO BE AMENDED UNLESS OPPOSITION SURRENDERS

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Mr. Guthrie between them went so far as to say that some such pledge was signed and was in the hands of the Nationalists. But the Conservatives will not answer.

ARTHUR HAWKES ASKS PREMIER WHAT IS THE PERMANENT POLICY?

Last night The World received the following from Mr. Arthur Hawkes, editor of The Canadian British News, the champion of "The British-born." He took a prominent part in the fight and organization against reciprocity in 1911:

World: In the belief that it reflects a widespread feeling in the public mind and in the hope that it may contribute to the spirit of consideration and understanding, I venture to send you a copy of a letter recently addressed to the printer of the Canadian British News on the crucial aspect of the historic issue on which it would seem both political parties must desire public opinion to crystallize.

Arthur Hawkes.
Toronto, March 19.

Casts Politics Aside.
Toronto, March 19, 1913.
"Hon. R. L. Borden, Ottawa, Ont.
"Dear Mr. Borden: I am sure you will not be sorry to have an enquiry regarding Canadian defence from one who worked in the last general election without reference to what may have been said as to submitting any vote of that question to popular vote."

"In joining those memorialists who desired to remove the whole matter from the dangers of partisan politics, I would be understood as illustrating the principle of the resolution of the house of commons of 1909, which I have always believed to be the charter of Canada's national development, a final reversal of which would be a declaration to the empire and the world that a course taken by parliament in a vital matter of national evolution had not been regarded as conclusive evidence that Canada is bigger than the partnership which too often betrays her people."

"As an elector who desires only to render such service as he may to Canada, will you allow me to ask for a point which, tho it does not appear to be a point of national importance, may govern one's attitude."

"Yours very sincerely,
"Arthur Hawkes."

INSURGENTS CONTINUE FIGHT

Continued From Page 1.

Officers—Major J. J. Craig of Ferguson; James M. C. Ewing, grand master workman of Drayton; W. M. Mickel, Belleville; J. Lockie Wilson, M. D. Carder, F. G. Inwood, Dr. Milton Cotton, T. C. Irving, J. H. B. Carter, A. F. G. Lawrence, W. A. Hastings, J. H. B. Carter, A. F. G. Lawrence, to Judge D. F. MacWatt of Sarnia; J. M. Peregrine, Hamilton; Jos. Gibson, Ingersoll, and S. B. Morris of Rodney—were present at yesterday's session.

F. G. Inwood, grand treasurer, presented a report of the financial condition of the order, showing a balance of \$12,212, that of the reserve fund, and the auditors' report. At the opening of the afternoon session, S. C. Doran of Brantford, Manitoba, who came to the convention bearing greetings from the North-west Grand Lodge, was presented to the assembly and received a most enthusiastic reception.

Amendments Rejected.
In the last two hours of the session last night a snap vote was taken upon the proposed amendments to the grand lodge constitution, which deal with the reduction of rates, and all but one of them were rejected by the standing vote.

Amendment No. 1, which is known as the Longmore amendment, because proposed by the Longmore lodge of the Toronto district, was passed by the standing vote, but with only a small majority in the grand lodge. It was a resolution that it is the vital amendment, which, if adopted, placed the order in excellent financial condition. The proposed amendments will not be adopted upon the standing vote having shown the convention that the order is in excellent financial condition. This was as far as any convention progress was made, the being no other last night, coming out after the snap vote resulted from yesterday's session.

To Pay Double.
The insurgents are headed by the delegates of the Quebec subordinate lodges, which took a decided stand against the grand lodge schedule and obtained an injunction in the courts restraining the grand lodge from raising the rates until all the members of the order had been officially notified of the increase. The older members of the order were naturally very much dissatisfied at a change in the rates, which would compel them to pay nearly double what they had been paying.

When the insurgents' plan to bring on an election of officers yesterday afternoon and name a ticket of their own, was turned down by the convention, the insurgents did not surrender, and will continue the fight today. The convention is general, however, the in spite of the hardship of paying increased rates, the increased schedule is absolutely necessary to enable the order to exist as a business concern. Several times during yesterday's session there were attempts to compromise between the two factions.

The Proposed Rate.
The proposed amendments were amended and its rate schedule: "From and after the first day of May, 1913, each and every member of the order, who joined prior to the first day of May, 1905, shall, without notice, pay to the grand lodge, as a contribution to the maintenance of the order, a sum equal to the amount designated on the certificate of the member on the first day of May, 1905, members over 72 years of age to be taken as at age 65; and each and every member who joined on or after the first day of May, 1905, and each and every member commencing with the month of receiving the Workman degree shall, without notice, pay to the grand lodge a monthly assessment of the amount designated on the certificate of the member at the date of admission."

Interrogated as to why he assassinated the king, Schinas replied: "I had to die somehow, as I suffer from neurasthenia and therefore wished to redeem my life." He appears to have led a wretched existence, subsisting almost entirely upon milk. His family has long ceased to acknowledge him. Schinas for a time was an instructor in the medical department of the University of Athens. He refuses to give any explanation for the crime beyond the fact that two years he applied for assistance at the palace and was driven away by an aide-de-camp.

YORK COUNTY AND SUBURBS KEY TO RAILWAY SITUATION IN THE HANDS OF THE CITY

Joint Committee of Northern Ratepayers' Association Advises Mayor and Controllers That They Control the Situation in Connection With the Metropolitan Tracks on Yonge Street.

The joint committee appointed by the northern ratepayers' associations to confer regarding the proposed agreement between the city and the Metropolitan Railway Company regarding the double-tracking of Yonge street have prepared the following statement of the result of their conference, which will be sent to the mayor and board of control:

Toronto, March 17, 1913.
To the Mayor and Members of the Board of Control, City Hall, Toronto, Ont.:
Gentlemen—Regarding the question of street and radial railway transportation on Yonge street north of the C.P.R. tracks, representatives from four ratepayers' associations directly interested, covering the ground from Bloor street to the northern city limits, met Saturday evening, March 16, and they would respectfully invite your consideration to the findings of the meeting.

Equally Interested.
In discussing the radial situation, all realized that both the city and the County of York were equally interested in making the Metropolitan Railway to properly handle their business. It was also realized that in the Metropolitan Railway, the city and the County of York were equally interested in making the Metropolitan Railway to properly handle their business. It was also realized that in the Metropolitan Railway, the city and the County of York were equally interested in making the Metropolitan Railway to properly handle their business.

Keels street, Perth avenue and Ossington street detachments were called out yesterday afternoon to a grass fire in the yards of the Hancock Lumber Company, at the corner of Bloor and Symington avenue. It was quickly extinguished before any damage was done.

Rev. Dr. J. C. Speer delivered an exceedingly interesting lecture last night at the High Park Avenue Methodist Church to a large audience on "The Caves of the World," with special reference to the famous Kentucky cave. The lecture was under the auspices of the Ladies' Aid of the church.

Rev. W. H. H. Sparks, rector of St. Olave's Church, Swansea, was the special preacher at the Lenten Wednesday evening service at St. James' Church, last night. Special services of a penitential nature will be held on Good Friday.

The West Toronto Cricket Club held their annual banquet and election of officers last evening in St. James' Hall.

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