

# M.A.A.A. TRACK MEET IS BILLED FOR JUNE 24

L. St. Lawrence, President of New Executive, Elected At Enthusiastic Meeting.

June 24 was decided upon as the date for the annual Manufacturers' track meeting at a meeting held last night in the "Y," during which practically the whole new slate of officers were elected headed by F. St. Lawrence as president.

It was a whirlwind campaign to put them on by this date, but the committee, and a large number of tentative members which will make this one of the most outstanding meets ever held. The 12-mile modified marathon grounds and equipment.

## CONNAUGHT PARK RESULTS.

First race, 3-year-olds and up, 5 1/2 furlongs: The Belgian, \$3.90, \$2.25, \$1.50; Myrtle Crown, 2nd, 3rd, 1st. Second, 2-year-olds, 4 furlongs: Magic Reed, \$3.50, \$2.25, \$1.50; Myrtle Crown, 2nd, 3rd, 1st. Third, 2-year-olds, 4 furlongs: Magic Reed, \$3.50, \$2.25, \$1.50; Myrtle Crown, 2nd, 3rd, 1st.

Fourth, 2-year-olds, 4 furlongs: Magic Reed, \$3.50, \$2.25, \$1.50; Myrtle Crown, 2nd, 3rd, 1st. Fifth, 2-year-olds, 4 furlongs: Magic Reed, \$3.50, \$2.25, \$1.50; Myrtle Crown, 2nd, 3rd, 1st. Sixth, 2-year-olds, 4 furlongs: Magic Reed, \$3.50, \$2.25, \$1.50; Myrtle Crown, 2nd, 3rd, 1st.

Seventh, 2-year-olds, 4 furlongs: Magic Reed, \$3.50, \$2.25, \$1.50; Myrtle Crown, 2nd, 3rd, 1st. Eighth, 2-year-olds, 4 furlongs: Magic Reed, \$3.50, \$2.25, \$1.50; Myrtle Crown, 2nd, 3rd, 1st. Ninth, 2-year-olds, 4 furlongs: Magic Reed, \$3.50, \$2.25, \$1.50; Myrtle Crown, 2nd, 3rd, 1st.

Tenth, 2-year-olds, 4 furlongs: Magic Reed, \$3.50, \$2.25, \$1.50; Myrtle Crown, 2nd, 3rd, 1st. Eleventh, 2-year-olds, 4 furlongs: Magic Reed, \$3.50, \$2.25, \$1.50; Myrtle Crown, 2nd, 3rd, 1st. Twelfth, 2-year-olds, 4 furlongs: Magic Reed, \$3.50, \$2.25, \$1.50; Myrtle Crown, 2nd, 3rd, 1st.

Thirteenth, 2-year-olds, 4 furlongs: Magic Reed, \$3.50, \$2.25, \$1.50; Myrtle Crown, 2nd, 3rd, 1st. Fourteenth, 2-year-olds, 4 furlongs: Magic Reed, \$3.50, \$2.25, \$1.50; Myrtle Crown, 2nd, 3rd, 1st. Fifteenth, 2-year-olds, 4 furlongs: Magic Reed, \$3.50, \$2.25, \$1.50; Myrtle Crown, 2nd, 3rd, 1st.

Sixteenth, 2-year-olds, 4 furlongs: Magic Reed, \$3.50, \$2.25, \$1.50; Myrtle Crown, 2nd, 3rd, 1st. Seventeenth, 2-year-olds, 4 furlongs: Magic Reed, \$3.50, \$2.25, \$1.50; Myrtle Crown, 2nd, 3rd, 1st. Eighteenth, 2-year-olds, 4 furlongs: Magic Reed, \$3.50, \$2.25, \$1.50; Myrtle Crown, 2nd, 3rd, 1st.

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Twenty-second, 2-year-olds, 4 furlongs: Magic Reed, \$3.50, \$2.25, \$1.50; Myrtle Crown, 2nd, 3rd, 1st. Twenty-third, 2-year-olds, 4 furlongs: Magic Reed, \$3.50, \$2.25, \$1.50; Myrtle Crown, 2nd, 3rd, 1st. Twenty-fourth, 2-year-olds, 4 furlongs: Magic Reed, \$3.50, \$2.25, \$1.50; Myrtle Crown, 2nd, 3rd, 1st.

Twenty-fifth, 2-year-olds, 4 furlongs: Magic Reed, \$3.50, \$2.25, \$1.50; Myrtle Crown, 2nd, 3rd, 1st. Twenty-sixth, 2-year-olds, 4 furlongs: Magic Reed, \$3.50, \$2.25, \$1.50; Myrtle Crown, 2nd, 3rd, 1st. Twenty-seventh, 2-year-olds, 4 furlongs: Magic Reed, \$3.50, \$2.25, \$1.50; Myrtle Crown, 2nd, 3rd, 1st.

Twenty-eighth, 2-year-olds, 4 furlongs: Magic Reed, \$3.50, \$2.25, \$1.50; Myrtle Crown, 2nd, 3rd, 1st. Twenty-ninth, 2-year-olds, 4 furlongs: Magic Reed, \$3.50, \$2.25, \$1.50; Myrtle Crown, 2nd, 3rd, 1st. Thirtieth, 2-year-olds, 4 furlongs: Magic Reed, \$3.50, \$2.25, \$1.50; Myrtle Crown, 2nd, 3rd, 1st.

Thirty-first, 2-year-olds, 4 furlongs: Magic Reed, \$3.50, \$2.25, \$1.50; Myrtle Crown, 2nd, 3rd, 1st. Thirty-second, 2-year-olds, 4 furlongs: Magic Reed, \$3.50, \$2.25, \$1.50; Myrtle Crown, 2nd, 3rd, 1st. Thirty-third, 2-year-olds, 4 furlongs: Magic Reed, \$3.50, \$2.25, \$1.50; Myrtle Crown, 2nd, 3rd, 1st.

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# THREE IDENTIFY MCMULLEN AS BANK ROBBER

Wyoming Manager Sure Prisoner Threatened Him With Gun in Bank.

DOES NOT KNOW OTHERS

Anderson, Yohn and Ayers Remanded For Hearing in Sarnia Friday.

**BULLETIN.** It is understood that the London woman who gave the information to the police which led to the arrest of the four alleged Wyoming bank bandits will go to the scene of the robbery Friday in company with Provincial Officer Arthur Palmer.

**BY WILLIAM SHARMAN.**

WYOMING, May 31.—Not since the days of the last federal election campaign has such a large and representative gathering of citizens been noted as that which packed the old town hall to the doors this afternoon, when County Magistrate J. J. Jarvis committed for trial at the next general court Edward A. McMullen, one of four London men, held by the police on a charge of having robbed the Bank of Toronto here of \$11,000 in October last.

The other three prisoners, George Anderson, John "Casey" Yohn, and William Ayers, were remanded until next Friday at 10 a.m., when they will appear for preliminary hearing in the Sarnia courthouse.

A request for bail for his client, McMullen, was denied John M. McEvoy, K.C.

But three witnesses were called during the court proceedings, which extended over a period of three hours, two for the crown, and one for the defence.

**Insist on Identity.** Despite persistent cross-examination by the counsel for the defence, both Henry E. Lambert, manager of the Toronto Bank, and Miss Vera MacIntosh, a clerk in the same institution, held to their first statements that the prisoner known as McMullen was the one who entered the bank on the morning of October 25, 1921, at 5 o'clock, October 20 last, and compelled them, at the point of a gun, to get on the floor.

None of the witnesses could identify the other prisoners, as members of the gang. With the exception of McMullen, all were wearing masks.

When Crown Attorney E. W. Wilson, following the testimony of the first two witnesses, announced that the prosecution "rested," Mr. McEvoy called to the stand Alphonse McKay, local undertaker, one of the crown witnesses, and the customer of the bank, who was in the manager's office at the time of the hold-up.

McKay promptly declared that McMullen was the man who entered the room with a drawn gun, just as he was about to leave. Although subjected to a grilling cross-examination, he refused to admit that he was mistaken.

**Arrive From Sarnia.** The court opened promptly at the scheduled hour, the prisoners arriving from the Sarnia jail by automobile, handcuffed together and closely guarded by provincial and county officers.

Surrounding through the dense crowds surrounding the building, the men were seated in the front row of the hall. The spectators, dozens of whom had waited patiently for hours, then filled the entire floor and gallery.

Those who were unable to gain entrance crowded the front and rear doors, while eager faces peered in through the cracks of the doors.

The big crowd presented a more or less eager and expectant demeanor, and roared its delight as counsel for the defence clashed at frequent intervals with the crown prosecutors and witnesses. Several times Magistrate Jarvis threatened vigorously to clear the court if laughing and other unseemly behavior continued.

On two occasions did A. L. McKinley of Sarnia, representing the Guarantee and Trust Company, question Mr. McEvoy's judgment in pursuing his persistent quest for the identification of the man who did the latter report that he was under no obligation to listen to him.

**Woman In Court.** Accompanied by provincial officers, a certain London woman, said to be one of three witnesses whose stories to the London authorities resulted in the arrest of the four men, was brought into court and seated throughout the trial on the stage behind a screen, being thus shielded from the gaze of the throngs.

In an exclusive interview with The Advertiser following the trial, "Casey" Yohn, one of the four alleged bandits, stated that his companions and himself had been informed that a "Mrs. Koehler" had told something to the London police that had led to their arrest. He did not explain.

"They have nothing on us, however," Yohn stated confidently. "We are not worrying, as we know that we are not implicated."

All the prisoners presented a neat appearance and appeared little perturbed by the gravity of the charge against them or the possible outcome of the trial.

When called to stand after being advised by the court that if he so desired he could state why, in his opinion, he should not be committed for trial, McMullen remained silent, as his counsel, John McEvoy, replied: "Say nothing, except 'not guilty.'"

**Remembers Robbery.**

As the first witness for the crown, H. E. Lambert, manager of the bank, stated in reply to questions from Crown Attorney Wilson, that he remembered vividly the afternoon of October 20 last, when his establishment was robbed of cash to the amount of \$10,942.

"It was about 5 minutes to 3," he declared, "when that man (pointing

to McMullen) entered my office, and with drawn gun, compelled Mr. McKay and myself to get on the floor, threatening to 'drill' us if we did not obey. We followed his instructions to the letter."

At this juncture J. M. McEvoy asked that the court exclude all the crown witnesses until after they had given their testimony. This was granted despite objection registered by the prosecution.

Later in the afternoon, C. Newton, counsel with William Meredith for the other prisoners, made a similar request, which was denied.

Relating what transpired after the entrance of the first bandit, Mr. Lambert stated that McKay had just remarked that he was going when McMullen entered unmasked. Later he testified that the latter pulled a handkerchief partially over his face, but he was obdurate in his contention that the prisoner before him was the same man. He could remember his eyes particularly, he stated.

**Ran Into Office.** The manager then explained that Miss MacIntosh ran into the office and lay down on the floor, after which the teller, Taylor, was brought in by a masked bandit.

Cross-examined, he admitted that he did not know who this man or any of his companions in the outfit were. They all wore masks, and one man kept stepping over him, actually standing on his head once when he attempted to rise.

He lay on the floor five or six minutes, perhaps, he said, when one of the gang came in and started kicking Taylor in an effort to make him tell the combination of the safe. Upon his advice, he says, the latter acceded to the bandits' wishes, following which they were all directed at the point of revolvers to enter the safe, whereupon the inner door was shut on them.

Cross-examined again, Lambert stated that since the robbery he had not seen the man whom he believed to be McMullen until a week ago Sunday in the London jail. He stated positively that he could not identify the others. He only saw one man without a mask.

"After the robbery did you tell any person that the robbers were masked?" he was questioned. "Yes," was the reply.

"Now you say," persisted Mr. McEvoy, "that McMullen did not put on a mask until after he entered your office. Just left it off so as it would be convenient for you to identify him?"

**Wore Peak Cap.**

Questioned further, the manager replied that McMullen wore a peak cap, but he could not remember seeing afterwards a masked man wearing that type of headgear. He was positive there were no "I. O. U.'s" in the cash boxes.

He said that he knew he was going to London to view the supposed robbers, but was ready to swear when he entered the cells he was not influenced or directed by any official shouting out "McMullen."

That she could identify McMullen by his "bright, dark, gleaming eyes," was the emphatic contention of Miss Vera MacIntosh, clerk in the bank, and the second last crown witness to be called.

Pointing out the prisoner when questioned by the crown, she said she was "absolutely certain" that he was the man who entered the room with a drawn gun, just as he was about to leave. Although subjected to a grilling cross-examination, he refused to admit that he was mistaken.

"I was too dazed to remember much," she testified. "I think that his face was visible when I went in, but I remember his eyes particularly. I do not recognize the other men. I do not know who they are as I did not see them."

**Didn't See Them.** Cross-examined, she said she did not see them take any money. She did not recall, she stated, seeing the bandit raise his mask, but she had one good look, after which she was in a sort of a daze.

Denying vehemently that anyone had pointed out McMullen to her since she entered the court, the witness said that she was first sure that he was the man when he stood up in response to the order of the court. She believed that it was him, however, when she watched him from her seat directly behind him. She knew him from the back of his head and sides of his face. Then she leaned forward a little and could see his eyes.

Counsel for the defence expressed himself as skeptical of this evidence and the girl's powers of observation, especially in view of the fact that it was the first time that she had seen the man in six months.

Questioned further the witness was positive that he was clean shaven, and was ready to say that if it were subsequently proved that McMullen wore a mustache at that time, he was not the man. She knew nothing of his clothes or the other bandits. She denied that she knew of any person having an overcoat on the

bank or of any "I. O. U.'s" in the cash drawers.

**Saw Men Drive Up.**

Called by the defence, Alphonse McKay, crown witness, related that he was about to enter the bank when he noticed the four men drive up and leave their machine. He stood and looked at them for several minutes, he said.

"The blood stopped in my veins," he related, "and I said to myself there's a pack of crooks."

Asked if he could point out the man who entered the office he directed attention immediately to McMullen, saying: "I would know him in the dark."

At this point the second tilt of the afternoon occurred between J. M. McEvoy and A. L. McKinley, the latter protesting that the former was badgering his own witness, Mr. McEvoy retorted, "I know he is your witness. You are apparently more anxious about this matter than the crown."

"Just want to tell the truth," declared McKay, when the cross-examination resumed and the crowd launched into paroxysms of delight as the witness continued to add to the general merriment by characteristic replies to all questions.

**Looking At Wires.** "They started looking at the wires," continued McKay, "and then concluding that they were hydro men I entered the bank."

McKay waxed highly indignant when counsel for the defence asked sharply why the conferences between himself and the bank manager had been so numerous. "I never borrowed a dollar," he exclaimed, "but I am here to tell the truth and you can't make me tell any more. I have been around courts a bit myself I can tell you."

Once more the court thundered "order" and when the uproar subsided the examination proceeded.

Witness said that he did not know how much money might be in the bank. That was "out of his line."

"I have other things to attend to," he warned, "I have a new married couple on my hands now."

"I thought that your business was burying them," suggested the defence.

Cross-examined further he said that he did not hear the bandit threaten to "drill" or "plug" any one. Personally he had been treated very gently by the bandit. "He was very nice indeed," he said, "he didn't do anything wrong. He never asked me to lie down. I just got down like this." (Witness then got down on his knees to show the court what he meant.)

When the third witness concluded, the crown held that as the remainder of their several witnesses would corroborate more or less the evidence of those who had already appeared, a commitment should be made.

Accordingly after but little deliberation Magistrate Jarvis directed McMullen to stand when he declared formally, "It appears to the court that evidence has been submitted sufficient to warrant the commitment of this prisoner to trial at the next general court."

While they still retain the Oldsmobile touring car, claimed by John McMullen, brother of Edward A. McMullen, who was Wednesday committed for trial as one of the four alleged Wyoming bank bandits, local provincial officers reported Thursday morning that as yet no person had arrived in the city from Michigan to identify the same as their property.

The prisoner was riding in the machine at the time of his arrest, a week ago Saturday night. Producing papers in court, which apparently satisfied the police as to his rightful ownership of the same, John McMullen, a brother of the accused, was allowed to take possession of the car again.

Three days later, the police, admitting that they believed they could secure sufficient proof by complete identification, that it was stolen from a Michigan party, again confiscated it.

Questioned Thursday the provincial officers declared emphatically that they were not anticipating the apprehension of other local men, said to have been associated with the four prisoners, or were they seeking additional evidence. They have sufficient to proceed with, they asserted.

**COURT SUSTAINS PICKFORD DIVORCE**

Carson, Nevada, June 1.—Mary Pickford's divorce from Owen Moore was sustained yesterday when the Nevada supreme court affirmed the order of District Judge Langston.

Quashing service of summons in the action brought by Attorney-General Fowler to set aside the decree granted the movie star.

# DENOUNCES FUN AND FROLIC AS CHURCH MENACE

Dr. A. T. Moore Vigorously Assails Port Stanley Dance Hall Project.

BARES TASK OF CHURCH

Rev. K. J. Beaton Urges Need For Christianity in West China.

Centennial Methodist Church, at which are being held the sessions of the London Methodist conference, was crowded to capacity Wednesday evening with an audience eager to hear the addresses of Dr. A. T. Moore and Rev. K. J. Beaton, both of whom are prominently identified with the Methodist Church in Canada. Dr. Moore with the social service department of that body, and Mr. Beaton with missionary endeavors in West China.

The tremendous need of spreading holiness throughout the length and breadth of the land was proclaimed as the great task which now confronts the Methodist Church, by Dr. Moore, the first speaker, who denounced in no uncertain terms the growing tendency to make fun and frolic the greatest things of life, and the danger of the action of the London and Port Stanley Railway in the proposed building of a dance hall at Port Stanley.

**Raps Money Waste.** "We must guard against this increasing tendency to give amusement to prevent the spending of thousands of dollars of public money on such enterprises. We must realize that morals are greater than money, and if Christian principles be not incorporated with the business life of our country better far that the business be neglected."

Dr. Moore's optimism regarding the enforcement of legislation in the province was most pronounced. "We can't legislate men to heaven," he declared, "but we can make it hard to do wrong and easy to do right, and thank God for men like Drury and Raney, who set their faces against evil."

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# WHEAT PREMIUMS REMAIN UNCASHED

Report Shows \$210,000 Worth of Participation Certificate Still Outstanding.

OTTAWA, May 31.—(By Canadian Press).—There are yet nearly \$210,000 worth of wheat board participation certificates outstanding, according to a return tabled in the House of Commons today by Hon. J. A. Robb, minister of trade and commerce, in answer to a question asked by C. C. Davies, Progressive member for North Battleford. A total of \$560,000 was turned over to the federal government by the Canada Wheat Board from surplus account, Mr. Davies was informed, and also \$175,000 from participation certificates.

Applications for payment on outstanding participation certificates are still being received, and are being paid by the Canada Wheat Board, it was stated.

Mr. Davies was also informed that the Canada Wheat Board had recommended that the amount of \$560,000 be transferred from surplus account to the government, on the basis of the quantity of wheat delivered to the board by the producers in each province, such money to be used for the immediate relief of distressed farmers in the various provinces, and that any amount remaining on account of unpaid certificates should be used for research work.

**CONNAUGHT ENTRIES.** First, claiming, 3 years and up, 5 1/2 furlongs: Mike 110, Sand Mark 101, Bobadil 113, Lady Rochester 98, Count Boris 108, Meuse 95, Jack Baby 104. Second, 2 years and up, 5 1/2 furlongs: Regipolis 114, Prismar 111, Maypole 111, aHasty Arrow 111, aHasty Arrow 111.

Third, 3 years and up, claiming, 5 1/2 furlongs: Mac 109, Sand Mark 101, Bobadil 113, Lady Rochester 98, Count Boris 108