

3 Defendants Tell Of Missing Bonds



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FINAL

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GRAND JURY PROBE ORDERED



10,000 In August

WASHINGTON — (AP) — The Army today issued a draft call for 10,000 men in August. This is the same quota previously announced for June and July.

Policy Studied

PARIS — (AP) — Diplomatic advisers reaching here said the all-powerful Central Committee of the Soviet Communist Party opened an urgent session in Moscow today which could be critical for some of the policies of Premier Nikita Khrushchev.

Idea Rejected

WASHINGTON — (AP) — A group of trade and business association leaders turned thumbs down today on any notion that some inflation is desirable to help maintain full employment.

No Deals Involved

BOSTON — (AP) — John Fox, former publisher of the defunct Boston Post, says no political deals were involved when he borrowed \$400,000 from Bernard Goldfine, now a central figure in a congressional committee investigation.

Bonds On Sale

PARIS — (AP) — Sales began throughout France today on a new issue of bonds that Premier de Gaulle says represent a test of confidence in his 16-day-old government.

Reaction Awaited

BERLIN — (AP) — Negotiations for the release of the East German Communists today awaited Washington's reaction to a Red demand for diplomatic rather than military talks.

Crests Move South

INDIANAPOLIS — (AP) — Flood crests were moving toward the southern part of Indiana today as officials in Indianapolis were meeting to size up the amount of damage that had been caused by the rampaging waters that have inundated thousands of acres in the state.

Billy Goes Into Mission Operation

See The Second Front

| | |
|---------------------|-------|
| Business | 6A |
| Classified | 9-11B |
| Comics | 3B |
| Crossword Puzzle | 6A |
| Show 'N' Tell | 4A |
| Editorials | 5A |
| Everyday Counselor | 10A |
| Obituaries | 11A |
| Radio-TV | 9B |
| Serial | 7A |
| Sports | 6-8B |
| Theater | 8A |
| To Your Good Health | 5A |
| Women | 2-4B |
| Worry Clinic | 10A |



PAL MALETER

IMRE NAGY

4 Hungarians Die

Executions Shock Western World

VIENNA — (AP) — Execution of Imre Nagy, one of Hungary's premiers during the 1956 revolt, provoked a wave of shock and surprise in Yugoslavia and the Western world today.

Three of Nagy's aides died with him. Chief among these was Gen. Pal Maleter, arrested by the Soviet Russians while negotiating for withdrawal of all Soviet forces from Hungary.

In Yugoslavia, experts on Soviet affairs predicted Moscow will use the case for new attacks against President Tito and as a clear warning to all satellites that the Kremlin means to be tough.

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Bondsmen Were Paid In Cases

By ANN SAWYER
News Staff Writer

Three defendants said in open court today they forfeited bonds through bondsmen, but records show these monies were never paid into the court.

The defendants were tried and found in City Recorder's Court. Bondsmen named were J. H. Bramley and Bill Bridges.

One defendant, Mrs. Mildred Nipper, Chance, R. 11, Box 2, testified:

"Bondsmen Bill Bridges told my husband he would have me released for \$5 the minimum fee for a bond. He told my sister Helen M. Nipper, that if he was paid \$50 I would not have to appear in court. She paid him \$50 on Sunday night, and Mr. Bridges told me I would not have to appear."

DEFENDANT QUESTIONED

Solicitor George Miller asked her if she knew why he told her that and she said:

"He just said pay him \$50 and he would take care of it."

Mrs. Chance was charged with reckless driving.

The warrant for Mrs. Chance was signed July 20, 1957, and a notation on the warrant shows the bond was ordered forfeited July 22. There is no record that the bondsmen or defendant were ever notified of the court's order.

NOT ORDERED

Mrs. Chance testified she was never ordered to appear in court before today.

Another defendant, Elizabeth Lilly, 410 Griffin St., arrested May 18, 1957, for no operator's license, said she paid bondsmen Bradley \$50. Her bond was ordered forfeited June 4, according to the notation on the warrant, but in this case neither the bondsmen nor defendant was notified of the court's action by the clerk.

A case apparently illegally processed was cleared up with the trial of Marshall Jones Henry Jr., 1010 E. 10th St., charged Sept. 16, 1956, reckless driving.

THREE PAYMENTS

He told Judge Pro Tem Pete Germs in City Recorder's Court he paid bondsmen Bradley \$10, the fee for writing a \$100 bond, then a check and \$45 in cash.

He said he wanted to forfeit his bond because he was guilty of the crime.

On Oct. 2, a few days after his arrest, he said he was arrested on a capias, and told the officer he had forfeited his bond.

The officer, according to Mr. Henry, called the Clerk of Court and the bond forfeiture was verified.

Mr. Henry said he then was released.

The warrant shows the case was not processed with leave March 25, 1957, and carries the stamped signature of Judge Basil M. Boyd. All three defendants have been brought to court as a result of today's proceedings.

See MISSING on page 2-A

House Okays Federal Pay

WASHINGTON — The House today passed and sent to the White House a bill giving a 10 per cent pay raise to 1,021,000 Civil Service and other government workers. President Eisenhower is expected to sign it.

The pay hike will cost an estimated \$42 million dollars a year. Since it is retroactive to Jan. 1, an estimated 230 million dollars in back pay will be given to employees next month.

The measure also creates 595 new top jobs, some 300 of them in the executive and engineering fields.

Senate approved the bill last week. House passage came on a voice vote.



Adams Awaits Start Of His Testimony Before House Group

Sworn Testimony

Improper Favors Denied By Adams

WASHINGTON — (AP) — Sherman Adams swore today he never did improper favors for industrialist Bernard Goldfine who paid hotel bills and made gifts to him and President Eisenhower.

Under oath before a House committee, the President's No. 1 aide acknowledged he had received a rug and vicuna coat from Goldfine and had let the textile magnate pay hotel bills in Boston, New York and Plymouth, Mass.

But he said the rug — which reportedly cost \$2,400 — was only lent to him, and he depreciated the value of the coat. Adams said he had checked and the coat material cost the industrialist's mill about \$60.

The total of the hotel bills, as developed in testimony before the committee, was something in excess of \$2,000.

Before Adams came before the committee, the White House had reported that Goldfine gave Eisenhower some vicuna material, but that the President gave it away.

As to his contacts with federal agencies in relation to Goldfine's affairs, Adams said they gave the industrialist no benefit, that he could not have received had he gone directly to the agency involved "and I and I had been complete strangers."

Adams came before the committee with a 1,500-word prepared statement, but frequently departed from a reading of it to fire off off-the-cuff remarks.

In one of these, he tossed squarely back to Congress the question whether an official who makes an inquiry or sets up an appointment for a friend is being improperly.

"Is there any member of this Congress who has not made a deal?" he asked.

See ADAMS on page 2-A

See PEARSON on page 2-A

Judge Tells Panel To 'Let Chips Fall'

(Court Background On Page 1-B)

By JOHN KILGO
News Staff Writer

Superior Court Judge Zeb V. Nettles instructed an all-male grand jury today to investigate City Recorder's Court and "let the chips fall wherever they may."

In a brief but strongly worded charge, Judge Nettles advised the grand jury it could call on Solicitor Grady B. Stott and agents of the State Bureau of Investigation if necessary to help with the investigation.

There was no word when the grand jury would begin its investigation, although it's expected to start work immediately. Judge Nettles declined to allow reporters to put that question to the grand jury foreman.

Judge Nettles brought the grand jury into the court room at 10:15 a.m. after conferring at the bench for a short while with Solicitor Stott.

"Mr. Foreman, and members of the grand jury," Judge Nettles said, "I called you in here for one purpose. There's been a good deal of publicity—whether right or wrong I don't know—about the municipal court."

"We don't try cases in the newspapers. We must have more than newspaper stories to indict anyone. I am not criticizing the newspapers."

Judge Nettles said he had information that some newspaper reporters had talked to grand jury members about the case.

CLOSE TO CONTENT
"This is pretty close to contempt of court," the judge said, "and if I hear of it again I'll investigate it personally."

The judge said one of the "greatest institutions in this country is our courts—whether they are high or low courts."

"If there is anything wrong with this court (City Court), I want you to go into it."

CAN ISSUE SUBPOENAS
Judge Nettles told the foreman of the grand jury, J. W. Leggett, that he was authorized to issue subpoenas to examine anyone under oath about the matter.

"You can give a list of persons you want subpoenaed to the clerk and he will bring them in and you can question them under oath."

Judge Nettles made it clear to all members of the grand jury that they have the right to make a presentation to Superior Court concerning anything that might have gone on unlawfully in City Court.

The judge told the grand jury it can get the SBI to help with the investigation.

"If you desire," he said, "the SBI can be called in by the solicitor and asked to investigate this matter. The courts ought to be above criticism."

"It is a public matter, and somebody ought to go into it. The SBI can be called in as an independent body to investigate."

"If there is any shortage or misapplication of money, I'm sure the city council will help in getting a private auditor to go over the books."

Judge Nettles said the grand jury has the right to call officials of the city court before them and examine them. He also urged the members to take "all the time necessary to make the reports into this court."

"If you have knowledge that the law has been violated," Judge Nettles said, "it is your duty to present a presentation to this court."

"You can protect your friends," he said.

See GRAND on page 2-A

Final Passage Now In Sight For Labor Bill

WASHINGTON (AP)—The Senate heads into a fifth day of debate on the bitterly fought labor control bill today with final passage now in sight.

Sen. John F. Kennedy (D-Mass.), chief sponsor of the bill, lost his first fight on an amendment yesterday. But he and other backers appeared to be in position to keep the bill largely to their liking.

Over Kennedy's opposition, the Senate voted 66-29 to require both employers and union officials to file non-Communist affidavits before they can use the services of the National Labor Relations Board.

That amendment by Senators Earl Warren (D-Cal.) and James O. Eastland (D-Miss.), was substituted for a provision of the bill which would have repealed the recent Taft-Hartley law requirement that union officials file such affidavits.

The Senate adopted an amendment by Sen. Sam J. Ervin Jr. (D-N.C.) to permit a union member to sue for recovery of money appropriated from the union if the union's officers did not bring such a suit.

A proposal by Sen. Charles E. McNamara (R-Mich.) would have required that members of the union pay for election campaigns or any other purpose not connected with collective bargaining.

After a hot fight, it finally was beaten 51-38. Many Republicans charged that members of the union used to try to defeat it.

Kennedy and McNamara both argued that amendment would seriously jeopardize many legitimate functions of a union.

Evening Prayer

Dear God, make us to know Thee better through hearing Thy Word in Thy house. Help us to know our proper relationship to Thee and to our brethren. Keep us steadfast in Thee and may our love for Thy Church continually grow and manifest itself in our lives. In the name of Christ, Thy Son, we thank Thee for Thy Church, the Church universal. Amen.

—RISE FROM DIME STORES TO BANKS—

2 Policemen Admit \$100,000 Holdups

DETROIT — Two Detroit policemen were arrested today as the masked bandits who took \$100,000 in 10 holdups of banks and savings and loan associations.

Detroit Police Commissioner Edward S. Piggins said the two officers, Patrolmen James B. Burke, 33, and David Tapp, 25, admitted the holdups and resigned from the department immediately.

It was the second time in less than a week that a Detroit policeman was nabbed as a bank robber. Patrolman Marmon S. Polard Jr. resigned last week after pleading guilty to two attempted bank robberies.

Police and FBI agents said there was no connection between the two sets of bank robberies.

ANONYMOUS TIP
Piggins said the arrests, which followed an anonymous tip two weeks ago, led to solution of the bank robberies which covered a four-year period.

Burke and Tapp reportedly used a variety of disguises ranging from army fatigues, railroad workmen's garments, hunting clothes, rub-

ber masks and singlasses during the holdups.

FBI agents who made the arrests said Burke admitted he was his crime career by robbing dime stores and supermarkets. He branched out into bank robberies in 1954, when he got \$2,000 in a savings and loan company holdup.

The FBI said Burke continued his sole operation until he read in the newspapers that he had missed \$100,000 in one of the holdups.

Then he enlisted the aid of Tapp, his patrol car partner, and the

two netted \$44,000 in three bank and loan company stickups, the FBI said.

Burke, a policeman since 1949, and Tapp, who joined the department in 1948, both had been cited several times for outstanding police work.

POLICE WORK PRAISED

Burke and Tapp, held for investigation of bank robbery, had a word of praise for their fellow officers, the FBI said. "They must have done one hell of a job to catch us," Burke said.