

STEPS TAKEN TO PREVENT MORE KLAN RIOTS AT CARNEGIE

SIX AUTOS CRASH AT FRANKLIN; GIRL IS BADLY BRUISED

Driver, Blamed for Mishap, Is Arrested; Booze Found in Car.

Beatrice Jullman, age 9, daughter of Mr. and Mrs. Lawrence Jullman, 128 N. Gladstone St., was recovering today from serious bruises received in a collision of six automobile six miles north of Franklin Sunday.

38 Persons have been killed in automobile accidents in Marion County this year.

1140 Have been killed in traffic accidents. It is your duty to make the streets safe.

Ollie Gross, colored, about 30 years old, was arrested for causing a car crash when it is alleged he drove in front of a south-bound machine, causing the line of cars to collide. Whisky was found in his car, officers say.

Dewey Handley, 1526 Fletcher Ave., was slightly cut by flying glass.

Irvin Ward, age 6, of 1110 DeLoess St., was slightly injured Sunday when he ran in front of a machine driven by Harvey Slaughter, 186 Douglas St., at Shelby and Harrison Sts.

Dr. W. E. Tinney, 1534 Park Ave.; Mrs. W. E. Tinney and their 3-year-old son were slightly injured Sunday when their automobile side-swiped two machines which had collided in the National Rd., west of Greenfield. They were taken to St. Vincent's Hospital, where physicians said their condition was not serious.

Funeral services for Garrison D. Taylor, 27, of 430 N. Alabama St., victim of an automobile accident at Michigan and Alabama Sts. Friday, were held at the home of his mother, Mrs. Sude Taylor, Louisville, Ky., today. Mr. Taylor died Sunday at St. Vincent's Hospital.

In addition to the mother, Mr. Taylor is survived by four sisters, Mrs. B. C. Abel, Indianapolis; Mrs. B. Roberts, Louisville, Ky.; Miss Hazel Taylor, Memphis, Tenn., and Miss Carol Taylor, Louisville, Ky., and a brother, Clinton Taylor, Owensboro, Ky.

Miss Grace Marsh received cuts about the head and back shoulder when an automobile in which she was riding with her husband, Charles Marsh, 5122 Jackson St., collided with a car driven by Samuel W. Todd, Southport, Ind., at W. Southern and Pennsylvania Ave., and the Pennsylvania Railroad.

When an automobile in which they were riding with Lawrence Davis, Rickmond, Ind., collided with a car driven by Abe F. Connor, 2131 N. New Jersey St., Mrs. Louisa Marshall, 2814 N. New Jersey St., and Alice Bassett of the Bertha Ballard Apartment, received minor injuries.

166 ARRESTED IN WEEK-END DRIVE

Failure to Have City Licenses Involves Many.

One hundred and sixty-six persons were seized at the city prison over the week-end. Sixty-four of these, were ordered to appear in the city court today by police on charges of failing to have city license.

Fourteen men face speeding charges. Sixteen persons, seven of whom are women, are slated for operating blind tigers. Two murder, several assault and battery cases, and some assault with intent to kill cases are on the slate.

WALTER CLIFT SUCCUMBS

Funeral Services on Tuesday for Packing Firm Salesman.

Funeral services of Walter B. Clift, 34, who died Sunday at his home, 974 W. Thirty Second St., will be held Tuesday at 4 p. m. at the home. Burial in Crown Hill cemetery.

For years Mr. Clift was city salesman for Swift & Company, meat packers and the Indianapolis Abattoir Company. At the time of his death he was a salesman for Clift's Battery Service, 343 W. Thirtieth St. He had lived in the city eight years.

Surviving him are his parents, Mr. and Mrs. W. S. Clift; three brothers, Charles, William and Clarence Clift, and three sisters, Miss Mabel Clift, Mrs. Carl Patterson and Mrs. Sam Pickard.

GEORGIA RIOT FATAL

One Killed by Mob in Savannah Colored Section.

SAVANNAH, Ga., Aug. 27.—One negro was killed and one wounded early today when a band of white men dashed through East Savannah, a suburb and fired into homes in the negro colony.

The dead negro is Moses Monroe. Walter Young was wounded by a bullet in his leg. About seventy-five shots were fired by the white men.

Police answering a riot call were unable to find a motive for the shooting.

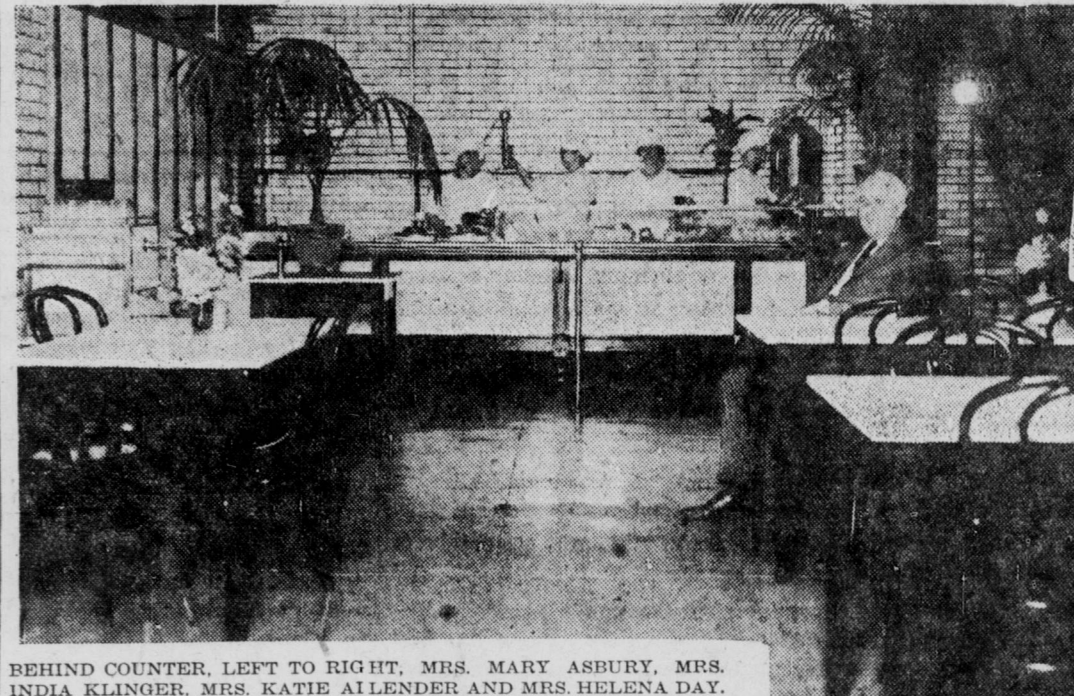
Fur Coat Stolen.

J. K. Haggerty, manager of the Ruby Store, 29 E. Ohio St., today reported to police burglar stole a woman's fur coat and a man's cravat from the store. Drawers were ransacked, but the safe was not molested, Haggerty said.

Brick and Jack Hurled.

A. A. Barnes, 106 S. Illinois St., said that early this morning someone threw a brick through his window and a man's cravat from the store. A short time later, a brick was hurled from it toward the window. It missed its mark.

First Federal Employees Cafeteria Is Opened Here



BEHIND COUNTER, LEFT TO RIGHT, MRS. MARY ASBURY, MRS. INDIA KLINGER, MRS. KATE ALLENDER AND MRS. HELENA DAY. SEATED, LEO G. RIVETTE

The first cafeteria operated solely by Government employees was opened in the basement of the Indianapolis Federal building today. Leo G. Rivette is manager. Attendants are Mrs. Mary Asbury, 2925 Park Ave.; Mrs. India Klinger, 1905 Mansfield Ave.; Mrs. Kate Allender, 2933 Hoyt Ave., and Mrs. Helena Day, 1543 Cottage Ave.

Open house, which started at 8 a. m., continues until 9 p. m.

My Most Interesting Case

The Times has asked Indianapolis lawyers to tell about the most unusual affairs they have been involved in. Here is No. 2:

By HENRY N. SPAAN

Forty years ago, more or less, Billy Lamb, another lawyer, and I were conducting a long-winded trial in some old justice of peace court located over a saloon on the corner of Delaware and Washington Sts.

The suit was over possession of a cow.

The constable, on our demand for a jury, had gone down to the saloon below and returned in a jiffy with six worthy jurors. That was the number on a j. p. jury in those days.

Billy began his closing argument. He ranted, roared, and spread it on thick. Petty soon we noticed that one of the jurors was weeping.

"Heavens, I'm lost, if Billy can make them cry," I thought.

Billy bent his sole attention to the juror, and hammered home his most telling arguments, causing the tears to fall faster.

In those days I prided myself quite a bit on my ability as a budding orator, but on this occasion merely started a closing argument as a matter of form, as I thought the case was lost.

Singing out Billy's juror, as I got warmed up, I drew dreadful pictures of how that cow's owner would feel if he lost the animal he had cherished from calf-hood. Pretty soon, the tears started again. Spectators gasped at my ability, while I am frank to say I was astonished quite a bit myself.

The jury retired. In a few moments three big policemen walked in and said, "We have come after John Jones, who just escaped from the insane asylum. He's on the jury, we found out. You can tell him because he cries easily."

The jury returned. In the meantime, three big policemen walked in and said, "We have come after John Jones, who just escaped from the insane asylum. He's on the jury, we found out. You can tell him because he cries easily."

It was agreed that White will have charge of the case when it comes up in Federal Court, probably in October, and that representatives of the commission and the cities affected by the increase will cooperate in the argument. The fight was discussed generally. Details will be arranged later.

White said he probably would file a written appearance Tuesday, the return date set when the original suit was filed. There was some talk of questioning the court's jurisdiction, but the latter was dismissed. Energies of the State first will be directed toward attacking the company's application for a temporary restraining order, which was granted by Judge Page at Chicago.

The 4½ per cent contract fee charged of the Indiana Bell by the American Telephone and Telegraph Company is regarded by those fighting the increase as the most vulnerable point in the Bell's argument for high rates. It is said that the increased rates, which go into effect Sept. 1, will put an increased annual revenue of \$72,000 into the coffers of the A. T. & T., and which will be of "no earthly use to Indiana patrons of the Bell."

The contract fee is taken from the gross revenues of the Indiana Bell. Other points which are to be fought are the Bell's claims of depreciation and going values.

Rates charged by the Bell will be compared with rates charged by independent companies in other cities in the State.

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