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**Prairie Gas Bills Through**

OTTAWA — Two contentious bills to incorporate prairie gas pipe line companies were hurled through Parliamentary barriers in the House of Commons Monday but it took four time-consuming House votes to do it.

Bringing lengthy debates to a close, two measures, privately sponsored, received second reading—approval in principle—and went to committee for detailed study. They were for the incorporation of the Alberta Natural Gas Co. and Prairie Transmission Lines Limited, both of which seek the right to build a gas pipe line from the rich Alberta oil fields to the industrial markets of British Columbia.

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**STEWART NEWS**  
Latest from Portland Canal Mining Centre

Dale L. Pitt, managing director of the Silbak Premier Mine, has been here relieving J. C. McCutcheon who has been on a brief trip. The operation is again beginning to show signs of improvement according to reports emanating from the property.

Al Phillips, Bill Boedecker and John Lehto left for Tide Lake in the early part of last week. It took them two days to make the property. Wally Herman, speaking to Phillips on the radio-telephone, reported that the going was soft as some fresh snow had fallen, but they found everything in good shape at the property. Herman will be going out to the property as soon as he has sufficiently recovered from his recent operation.

Mrs. Robert Barwise and child returned on the Union boat Monday from Vancouver.

Miss Isabelle McLeod arrived Monday for an extended visit with her parents Mr. and Mrs. John McLeod.

Miss Joyce Hawkinson, accompanied by two friends Miss Mabel Gault and Miss Jean Anderson, paid a visit to Stewart during the stay of the boat last week. It was somewhat of a surprise to her father, J. P. Hawkinson, and a disappointment that the visit could not be extended. Miss Hawkinson and Miss Gault are teaching at Smithers and Miss Jean Anderson is employed at the Royal Bank, Smithers.

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**Stewart Legion Women's Party**


STEWART—The Women's Auxiliary of the Stewart Branch of the Canadian Legion initiated four new members at their last regular meeting on Thursday in the Legion Clubrooms. After the meeting the members of the Stewart Branch joined the ladies for a cribbage contest and supper.

The ladies again demonstrated their superiority at crib by defeating the men by a score of 6,118 to 5,424.

Individual results were: Ladies first, Mrs. Vera Lawrence; consolation prize, Mrs. M. Bolovick; Billy Orr won the men's first prize followed by Casey Williams from Hyder.

There was a whist section also. Mrs. Ann Geddes winning first prize and Mrs. F. Hunger the consolation prize.

A fair amount of success is attending the efforts of the Legion Branch and the Parent Teachers' Association to provide entertainment for the people of this community, by operating a 16 m.m. show. The hall is also thrown open twice a week for the badminton club free of charge. In addition a public library service is provided every Friday night when ping pong and other games can be engaged in by the young people.



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**ACQUITTAL**  
(Continued from page 1)

The drinks made me feel good, Rozin said, and eased his nervous state.

**Dunlop Cross Examined**

Oscar Dunlop, was on the stand for cross examination Tuesday morning and told the court that Rozin had never complained to him about the financial state of the business of which he was a partner. He did, however, complain to Dunlop, in reference to the estate of Louis Locker. Dunlop and Rozin formerly worked with Locker in the logging business. Dunlop stated that he never settled the Locker accounts as far as the accused was concerned.

"Neither of us ever got anything out of it," Dunlop said.

R. M. MacLeod, defense counsel, suggested to Dunlop that the accused never saw the financial account of operations of the Crow Lake logging camp for the past two years. Dunlop replied that the account was available at Prince Rupert accountant's office.

During Tuesday's session, Mrs. Dunlop had testified she had not attempted to warn her husband that Rozin was allegedly dangerous. In court yesterday morning, Dunlop said his wife remarked that "He's acting funny—I'll tell you about it later." "But," Dunlop said, "I didn't pay any attention to it."

After Rozin was pulled out of the water by Ernest Musto and Ray Jetter, employees, they changed the accused's clothes and bound him. Dunlop admitted he picked up a poker when he walked into the cabin where Rozin was tied up. Defense counsel asked if he was going to strike Rozin.

Dunlop said he was not. But Dunlop added, I wasn't going to take any chances." Defense counsel suggested that if his wife had not intervened Dunlop would have struck him.

"Not then," replied the victim. Other witnesses testifying were Mrs. Ray Jetter, Ernest Musto, Ray Jetter and Charles Jetter.

**Defense Counsel**

In addressing the jury, R. M. MacLeod, counsel for the defense, suggested that the accused was under the influence of liquor at the time. He gave evidence, said Mr. MacLeod, that he had consumed a quart of rum—a quantity of vanilla extract some home made wine and two bottles of beer. He also gave evidence that he was afraid of Mr. Dunlop.

"He saw Mrs. Dunlop make certain movements to him (Dunlop) which indicated to (Dunlop) that Rozin had been discussing financial arrangements with her." Mr. MacLeod explained that when Dunlop got up quickly, Rozin, whose mind was inflamed by liquor, became frightened.

The defense counsel pointed out it was highly unlikely that Dunlop had had the blankets in his hand when he stepped out the door. Rozin testified that he had not seen the blankets.

"The accused felt he was to be attacked," Mr. MacLeod said. "He picked up the closest thing. He just brought it up when Dunlop made a swipe at it."

Mr. MacLeod contended that the accused did not intend to kill Oscar Dunlop. The accused was mentally unbalanced at the particular time and there was no real intention as the charge states.

"I ask the accused be found not guilty as charged".

Crown prosecutor T. W. Brown suggested to the jury that accused had worked himself into a rage and had decided to go through with "a foolish and vengeful plan" which he had in mind. Accused admitted that it was the "Long Tom" in his hand which had done the snooting. "Accused," submitted Mr. Brown "is very fortunate that Dunlop was agile and quick enough to get out of the way. Otherwise, accused might be facing the most serious charge in the Code." Mr. Brown contended that Rozin had been telling the truth when he told police officers that he had got mad and had shot Dunlop and was sorry for it.

**Lengthy Charge**

In a charge to the jury which lasted for an hour and a half, Mr. Justice Coady pointed out that it was for the jury to pass upon the facts and made such inferences as were reasonable from the evidence. It was the duty of himself (judge) to instruct the jury on the law. He asked the jury to use its own common sense in drawing deductions from the evidence.

His Lordship emphasized three factors:

1. Presumption of innocence until accused had been found guilty on the basis of evidence submitted by the crown.
2. Degree of proof beyond a reasonable doubt.
3. Circumstantial evidence to be consistent with and pointing to the guilt of accused if he was to be found guilty.

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The judge discussed counts and reviewed the evidence at the trial, emphasizing it was the duty of the jury to reject evidence in circumstances. If there was any doubt, the accused was to be found guilty to the benefit of the accused.

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
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