

# MISS KEELER IS ACCUSED OF PERJURY

## HOUSEKEEPER AND 2 OTHERS HELD

Miss Christine Keeler, aged 21, her housekeeper, Mrs. Olive Brooker, and Miss Paula Hamilton-Marshall were charged last night with conspiracy to obstruct the course of justice and perjury.

They were detained in custody overnight and will appear at Marlborough Street Magistrate's Court today. All three were arrested on warrants issued at Marylebone Magistrate's Court yesterday afternoon.

Early today a fourth person, Rudolph Fenton, was charged at Marylebone Lane police station with conspiracy to obstruct the course of justice. He will appear later today with the three women.

A small crowd gathered outside the Marylebone Lane police station, where the women were interviewed by police and later arrested.

Miss Keeler accompanied detectives to the police station after they had called at her Devonshire Street flat. At the station she was seen by Detective-superintendent J. Axon, who led inquiries into the case of Aloysius ("Lucky") Gordon.

... more democratic so the general council ... ways of effecting an participation in the term decision-taking enterprises.

Controversial subject but the first provoked besides the mover and one spoke on either two except the mover

### COMMENT

The blind eye turned with particular care talk about which is ... to the Labour Party? The shopping list nationalization res beyond anything the council is committed avoided any comm likely to be heard adopt the resolution

Three other resolutions public ownership of building, industrial parts of the drug industry. In each case the remission of general council for soon as he had moved

The only one to frustration about Ainley, of the National Union of Life Assurance knew they had to be put into the shop election, he said, but careful that they lo

### NOTHING

"Two years ago"

Back Desktop view Full page view  
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94th Year, Friday, September 6, 1963.

three accused of committing perjury at 'Luc

## 3,000 BAIL FOR K

**WPOINT**  
September 6, 1963.  
**EMOTE CONTROL**

**Remanded for a week with man and 2 other women**

'Baby could have

**CHRISTINE KEELER, two other women and a man were remanded on bail for a week after a five minute hearing at Marl-**



fact that many cross-channel industrialists continue to Northern Ireland from the main-... indication that development Council a heavy task ahead Psychological resist- Lord Chandos puts Board of Trade this month, "is still... of easy to see what be done to break resistance, unless development Council an already sub-programme of relations and ing. Recent adver- have wisely stated, not just on es and financial available here, e experiences of es who find they in Northern ly last winter's in of the Two problem, together e British Govern- determination to challenge of unem-

**killed**  
**A FIVE-WEEK-OLD** baby girl died in Tyrone County Hospital, Omagh, from a blow or blows from the head which could have been inflicted by a 17-month-old toddler. Dr. T. K. Marshall, state pathologist, told an inquest in Omagh to-day.

**with front lacing.**  
All four appeared on three charges of conspiracy. The three women were further accused of perjury during the Old Bailey trial of Aloysius Lincoln ("Lucky") Gordon.

**Injuries**  
Described as a model, she stood in the dock with Paula Hamilton-Marshall (23), secretary; Olive Nadia Brooker (56), housekeeper, and Rudolph Fenton (39), a West Indian.

**THE ONLY EVIDENCE** given by Det.-Supt. James Axon who asked for a remand so that the Director of Public Prosecutions could be informed.

**EVERY day in the King's Hall—from 3 p.m. onwards—the Password Man is looking for people to whom he can give attractive prizes.**

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**BELL FOR CRE**  
Stewart Barbour and his father, Rev. Presbyterian Church, Belfast, watch as bell which will be dedicated to his grandfather, the first minister of the church. The of the General Assembly, Dr. W. A. on Sept

**TO-DAY**  
on Page 10

**Talking**  
about life

**Three days**  
Asked what sort of date he had in mind for the proceedings, Det.-Supt. Axon said that a convenient day would be Monday, September 23, or the week beginning September 26.

**CAVE HILL**  
Copies of the "Telegraph" are on sale every day at the King's Hall. Make sure you have one today, you if the Password Man challenges you.

**P.M. to be**  
**Apprentice**  
**Boy**

**MARKET**  
**ANGERS**  
BELFAST CORPORATION'S SW...  
nulled down—to-day had the trade

**Beefeater**  
the world famous  
**GIN**  
NOW WITH  
A NEW LOOK

**THREE WOMEN AND MAN ACCUSED**  
Mr. John Buzzard, for the prosecution, said at Magistrate's Court yesterday that Christine Keeler, according to Peter Camacchio, had offered Camacchio £1,000 to "stick to her story" of Aloysius ("Lucky") Gordon's assault on her. Camacchio replied:

**OFFER OF £1,000 BY CHRISTINE KEELER ALLEGED**  
Mr. MacLeod asked to APOLOGIZE

**M.P.'S ANGRY LETTER**  
FROM OUR POLITICAL CORRESPONDENT  
SCARBOROUGH, Oct. 2

**ONE STRIKE ENDS, TWO START**  
**DISPUTES AT COVENTRY**  
FROM OUR CORRESPONDENT  
COVENTRY, Oct. 2

**News in Brief**  
SECRETARY OF INSTITUTE—Mr. D. W. Bradley has been appointed secretary of the Institute of Bookkeepers in succession to Mr. C. E. Hall.









Robertson, for as Bishop Right Rev. resigning announced yesterday. aged 55, has Kensington 3 at Marlborough, Cambridge Col came vice-

and that of Examiners of Portsmouth

BY Ian Oxley, the British News Film questioned the British

sales. Imports of Soviet gold to Britain have already topped the total for 1962. In the first nine months of this year Britain imported 3,008,000oz. of Soviet gold, compared with 1,451,000oz. in the same period of 1962 and 3,055,000oz. for the whole year

CHRISTINE KEELER SENT FOR TRIAL

Christine Keeler, Paula Hamilton-Marshall, Mrs. Olive Brooker, housekeeper, and a West Indian driver, Rudolph Truello Fenton, were all committed for trial at the Central Criminal Court on bail totalling £6,250 when they appeared at Marylebone Magistrates' Court, W., yesterday.

All pleaded Not Guilty and reserved their defence on a charge of conspiring to obstruct the course of justice in the case in which the Jamaican jazz singer, Mr. Aloysius Gordon, was accused of assaulting Keeler.

Report of the hearing, page 13.

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Law Report, October 29

COURT OF CRIMINAL APPEAL MISDIRECTIONS

REGINA v. COOK Before the Lord Chief Justice, Mr. Justice Asquith, and Mr. Justice Horder

The Lord Chief Justice dismissed this appeal by Brian Leonard Cook and 21 against his conviction of attempting to take and drive away a motor vehicle without the owner's consent and allowed his appeal against his conviction of possessing an offensive weapon. The appeal was allowed on June 9, 1963, at the County of London Sessions of attempting to take and drive away a motor vehicle without the owner's consent and of possessing an offensive weapon. The deputy chairman, Mr. D. N. Maudslayi, referred to the 12 months' imprisonment on each charge consequentially to a total of 18 months.

The Lord Chief Justice, giving the judgment of the Court, said that at 2.20 on May 12, 1963, a Mr. Fraser returned to his car in Soho, noticed that the lights of the car were switched on, and he saw two men inside. One, How, was sitting in the driver's seat and the appellant in the passenger's seat. One or both of the men appeared to be fiddling with the ignition and at that moment the appellant came up. The appellant said he was waiting for a lift home. When the appellant was searched, he was found to have an imitation revolver and later said that their lift was in a minute. How was found to have a pocket knife.

HIGH COURT OF JUSTICE: PROBATE DIVORCE & ADMIRALTY CONNIVANCE

BURTON v. BURTON Before Judge Lush, sitting as a special commissioner.

His Lordship dismissed this petition for divorce by Mrs. Joan Mary Burton, of Springfield Gardens, Hammersden, Kent. His Lordship held that the adultery alleged against the husband, Mr. Peter Donald Burton, was not proved. The petition was dismissed with costs. The wife had assistance by the Queen's Proctor. The husband did not defend. Mr. H. S. Law appeared for the wife; Mr. Basil Garland for the Queen's Proctor as amicus curiae.

The wife alleged that the marriage took place in April, 1959 when the husband was 21 and she was 19. It is her contention that the husband had committed adultery in April 1961 and had committed adultery in April 1962. The wife asked for the exercise of the Court's discretion in respect of her petition. The husband's wife had asked for an order that the husband should be named as a party to the proceedings. The wife had asked for an order that the husband should be named as a party to the proceedings. The wife had asked for an order that the husband should be named as a party to the proceedings.

HIGH COURT OF JUSTICE: SOUTH COAST DARIERS LTD. v. ASHWORTH, and Mr. Justice Horder

The Divisional Court dismissed this appeal by South Coast Dairies Ltd. against Mrs. Maud Ashworth, and Mr. Justice Horder. The Divisional Court dismissed this appeal by South Coast Dairies Ltd. against Mrs. Maud Ashworth, and Mr. Justice Horder. The Divisional Court dismissed this appeal by South Coast Dairies Ltd. against Mrs. Maud Ashworth, and Mr. Justice Horder.

LA RIVA TRES PALMAS

HIGH COURT OF JUSTICE: QUEEN'S BENCH DIVISION DRIVING OFFENCES

Before the Lord Chief Justice, Mr. Justice Asquith, and Mr. Justice Horder

The Divisional Court granted this appeal by Mrs. Olive Brooker, housekeeper, and a West Indian driver, Rudolph Truello Fenton, were all committed for trial at the Central Criminal Court on bail totalling £6,250 when they appeared at Marylebone Magistrates' Court, W., yesterday. All pleaded Not Guilty and reserved their defence on a charge of conspiring to obstruct the course of justice in the case in which the Jamaican jazz singer, Mr. Aloysius Gordon, was accused of assaulting Keeler.

HIGH COURT OF JUSTICE: CHANCERY DIVISION INFANT'S MARRIED FRIEND

IN RE M. (AN INFANT) Before Mr. Justice Frowde

His Lordship entered the decree of Mr. Cyril John King, aged 21 years, normally resident on a boat at Kingston-upon-Thames, from Richmond. His Lordship held that the husband had committed adultery in April 1961 and had committed adultery in April 1962. The wife asked for the exercise of the Court's discretion in respect of her petition. The husband's wife had asked for an order that the husband should be named as a party to the proceedings. The wife had asked for an order that the husband should be named as a party to the proceedings.

HIGH COURT OF JUSTICE: QUEEN'S BENCH DIVISION WHEN IS A MILK BOTTLE CLEAN?

The Divisional Court granted this appeal by Mrs. Olive Brooker, housekeeper, and a West Indian driver, Rudolph Truello Fenton, were all committed for trial at the Central Criminal Court on bail totalling £6,250 when they appeared at Marylebone Magistrates' Court, W., yesterday. All pleaded Not Guilty and reserved their defence on a charge of conspiring to obstruct the course of justice in the case in which the Jamaican jazz singer, Mr. Aloysius Gordon, was accused of assaulting Keeler.

FOUR FOR TRIAL IN KEELER CASE

"VILE RUMOURS" Christine Keeler's defence counsel, Mr. William Howard, yesterday complained at Marylebone Magistrates' Court, W., of "a great deal of vile rumours and false accusations" about Keeler and two other women.

Keeler, Paula Hamilton-Marshall, aged 23, Mrs. Olive Brooker, aged 56, housekeeper, and a West Indian driver, Rudolph Truello Fenton, aged 39, were all committed for trial at the Central Criminal Court on bail totalling £6,250. The Lord Chief Justice, granting leave to apply for the order of certiorari, and that both the justices and the police should be informed of the proceedings. The Lord Chief Justice, granting leave to apply for the order of certiorari, and that both the justices and the police should be informed of the proceedings.

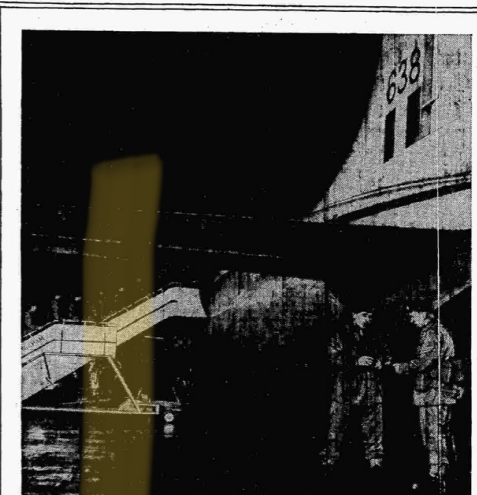
HIGH COURT OF JUSTICE: QUEEN'S BENCH DIVISION NO EVIDENCE

ATLAS v. MURTON, for the prosecution, and Mrs. Olive Brooker, for the defence

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HIGH COURT OF JUSTICE: QUEEN'S BENCH DIVISION TOTALLY UNTRUE

The Divisional Court granted this appeal by Mrs. Olive Brooker, housekeeper, and a West Indian driver, Rudolph Truello Fenton, were all committed for trial at the Central Criminal Court on bail totalling £6,250 when they appeared at Marylebone Magistrates' Court, W., yesterday. All pleaded Not Guilty and reserved their defence on a charge of conspiring to obstruct the course of justice in the case in which the Jamaican jazz singer, Mr. Aloysius Gordon, was accused of assaulting Keeler.



Men of the Strategic Reserve enjoying at Lynton

TODAY'S ARMY OFFICER His role with the Strategic Reserve

The Major had taken his men out into rough country over the Northumbrian hills on a guerrilla exercise. He was, he said, a scientist wanted by an enemy power. He had given half his soldiers the job of securing his safety, told the other half to find and kidnap him, and had gone off to hide. The battery commander believes that a man who leads men has got to take himself and others to the limit of capability if he is to know what it is really possible to achieve. The soldier, in his turn, is a better man for knowing what he is capable of achieving; and he enjoys the process of discovery.

Qualities of Leadership What qualities does the Army need in such officers? The Lieut.-Colonel commanding the regiment says: first, they must be leaders; and each must ask himself whether he is man enough for the responsibility he will be given. The young officer, he says, must think quickly; the reaction time in the Strategic Reserve is extremely fast, and, to make this more difficult, the first

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1964

**the night sky**

Charts of the stars as they change month by month, with details of the phases of the moon and notes on the planets by the Astronomical Correspondent of The Times. The charts are 4 1/2 square and they are arranged in a manner convenient for direct observation. Available directly from booksellers or direct from Special Publications, The Times, Printing House Square, London, E.C.4 (postage 6d. extra).

**Mr. Philip Owen, Q.C., and Mr. H. Stuart-Smith** appeared for the respondents. Mr. Brian Lacey for the respondents. A daily authorized officer employed by the New Forest Rural District Council.

**JUDGMENT.**

The Lord Chief Justice said that a Mr. Owen presented a bottle of milk which had some form of the appellants' dairy by the appellants. The appellants' dairy by the appellants. The appellants' dairy by the appellants. The appellants' dairy by the appellants.

The appellants' dairy by the appellants. The appellants' dairy by the appellants. The appellants' dairy by the appellants. The appellants' dairy by the appellants. The appellants' dairy by the appellants.

**HIGH COURT OF JUSTICE: CHANCERY DIVISION**

**FLYING ROCKS**

**WALLIS v. MILLS QUARRYING (MADISONSTONE) LTD.**

Before Mr. Justice Warrington.

His Lordship granted an order, on this ex parte application by the plaintiff, to restrain the defendants until November 3, 1964, from carrying on their quarrying business as a result of their quarrying operations in a state of thorough cleanliness. The order for the plaintiff to cause a nuisance to the plaintiff.

Mr. F. S. Millett said that the plaintiff, Mr. Geoffrey John Wallis, lived at Willowbank, Hillside Avenue, Ayr, Ayrshire, Scotland. The defendants, Mills Quarrying (Madisonstone) Ltd., occupied the adjoining lands. The defendants were engaged in quarrying the conglomerate nature of stone, rock, and other debris had fallen into the plaintiff's land. On October 16, 1961, the plaintiff's garden had been narrowly missed by a piece of rock which fell within 22 ft. of his house. Two other large pieces of rock fell within 20 yards.

Three pieces of rock were passed to his Lordship, who examined them.

His Lordship said: "Are those the ones? Good heavens!"

**THEATRE TRUST DOUBLE PUBLICITY SPENDING**

**COVENTRY, Oct. 29**

In spite of a deficit of £1,332 last year, the highest Theatre Trust, which administers Coventry's Civic Theatre, plans to double the amount spent on publicity in 1964. It is part of efforts being made to make the theatre a "people's theatre" as it was intended. The loss on last year's working was in spite of grants and subsidies totalling £21,000. This compared with a profit of £418 in the previous year, when the theatre lost within its budget for the first time since it was opened in 1956. The accumulated deficit is £7,148.

**CLEAN DUST**

The matter was really governed by a decision of this court in *Evans v. Dyson* (1978) 1 W.L.R. 1049, in which the House of Lords held that a dairy had served a bottle of milk with a very small quantity of dust adhering to the interior of the bottle. It was found in that case that the dust itself was sterile and, accordingly, the milk being consumed there was no danger of the bottle's contents being contaminated. Those of 1949—obviously clean—was a different case, upon the assumption that the dust was not sterile, and the interior then, albeit that the dust was itself sterile, it was impossible to say that the bottle was clean.

The only distinction between that case and the present case is that, in the present case, the dust was not sterile. The House of Lords could see no difference. To take a different case, upon the assumption that it was a sterile serving of milk, in one instance adhering to the bottle and in the other loose inside the bottle, surely it could make very little difference. The House was right, and his Lordship would dismiss the appeal.

Mr. Justice Warrington and Mr. Justice HINGHAM agreed.

Solicitors—Messrs. Rappaport, Jones & Co., Messrs. Sharpe, Pritchard & Co., for Mr. F. S. Millett, London.

**"WILD CONFESSION"**

Questioned further, he replied: "I remember her saying that people had got up and lied in the box, I think she was right." After the recording had been completed the lawyer, now remained at first in Mr. Murray's room, then in the room of the witness. Murray took it to his flat and later to the National Provincial Bank in St. Andrew's Avenue.

While the tape was in his own possession it was not interfered with, but while Mr. Murray had it something was collected. There was one passage concerning Mr. Murray where he made a really wild confession. I was present when it was obtained by Mr. Murray and they listened for it. The tape had not been interfered with while in the possession of the police.

**SECURITY OFFICER ON STEALING CHARGE**

**FROM OUR CORRESPONDENT**

**BRADFORD, Oct. 29**

A security officer was one of three men accused today at Bradford Magistrates' court of stealing £24,778 6s. 11d. from a security firm's premises in the city. George Stuart, 34, and G. J. R. Jones, 31, were charged with the theft. The third man, who was charged with the theft, was charged with the theft.

**BOXER SENTENCED**

**CHIC CALDERWOOD, the British and Empire light heavyweight boxing champion, was sentenced yesterday to a total of three months' imprisonment in Solihull Prison. He was found guilty of a fortnight ago of assaulting William Miller, Dorking, on two occasions in houses in Solihull, and the case had been adjourned for two weeks for the preparation of a probation report.**

The sentence was suspended pending appeal and Calderwood was allowed bail of £10.

At yesterday's court, Mr. Laurence Dowdall, agent for Calderwood, said he realized there could not be any future for a boxer whose name would never be any more.

Mr. Dowdall said he had read the probation report and had tried to find reasons in it for leniency but had seen nothing on that point. Calderwood had been convicted of two further and serious offences on a man who had no chance of defending himself because Calderwood was a much bigger and better able to use his fists.

On the first charge Calderwood, of Woodland Drive, Wilshaw, Lanchashire, was sentenced to one month's imprisonment and was to run consecutively.

Mr. Dowdall allowed suspension of sentence pending appeal. Calderwood, 25, of 11, Hensley Drive, Wilshaw, was charged with assaulting the same man on one occasion was fined £15 or 30 days' imprisonment in default of payment.

aliveness; to practise observation and navigation by day and night in difficult country; to have fun. Now it was over he found a measure of the test he had imposed. The young officer who had captured him sat in a chair, asleep as his sergeant major talked to him.

It was the turn of this battalion to serve with the Strategic Reserve, and this was part of its response to the kind of orders which had awaited it on its return from duty in Berlin—orders which almost any unit is likely to receive at some time or another. The Brigadier had told the Commanding Officer: "In three months your battalion must be fit to fight in the jungle, and in the desert. They must be fit to fight in limited war, in nuclear war, in an internal security situation."

**Sustained Readiness**

The Commanding Officer was told the men must be able to march thirty miles a day with full kit, and be able to shoot straight at the end of it. The battalion was promptly placed on twenty-two hours' notice to move to any part of the world, with a warning that the notice time might be reduced but was unlikely ever to be extended. They were learning what it is like to become part of the British Army's "Fire Brigade," the Strategic Reserve.

Last January these officers were in Libya, training with their battalion. The weather was all sandstorms and heavy rain. A battery commander of the Royal Artillery, also doing a tour with the Strategic Reserve, who took his gunners in support of their infantry, said: "But this enabled us to get down to some really tough, solid soldiering in very difficult and unusual conditions."



On exercise in the Middle East

There are several methods of gaining a commission in The Regular Army. For full details and further information about officers' careers, please write to Major-General J. E. L. Morris, C.B., C.B.E., D.S.O., The War Office, MP1, (TM/38/A), London S.W.1.

REPRINTS OF THIS ARTICLE ARE AVAILABLE FROM THE ABOVE ADDRESS

instructions are demanded in a peacetime environment. He must be competent, confident, and superbly trained. He must also be able to make the men he leads understand what is happening to them and around them in the exacting time of preparation and alert, as well as in action. He must also be able to explain to them why these things are happening and to instill in them absolute loyalty to their cause and to the formation they serve.



A briefing at Battalion Headquarters in the field

**An Impressive Duty**

The Brigade Group Commander looks as alert as he clearly believes his fighting troops to be. Summing up the Strategic Reserve, he says it is a mixed force of all arms with full logistic support, ready and able to take on any kind of enemy. It also includes trained parachute troops. It is a force ready to go at a moment's notice to any trouble spot in the world where British lives and Britain's interests may be threatened, where her treaty obligations must be honoured, where the world's freedom is placed in jeopardy. It is an impressive duty.

The Brigadier explains that one of his battalions flew 2,600 miles to train in Canada this summer, a second battalion is going to Libya, and a third battalion will fly to Australia to train later in the year.

He says that a tour with the Strategic Reserve tests a man's capacity for drive, endurance and courage. It shows him a great deal of the world in a rapid variety of changes. It makes him an ambassador as well as a soldier.













