

DUNRAVEN'S DISGRACE.

Expelled From Honorary Membership in the New York Yacht Club.

The Oldest Organization of the Kind in America.

The Action Taken by the Club Because the English Lord, Though Given Sufficient Time, Neither Offered to Apologize Nor Resign—Only by the Strongest Influence of Certain Members That He Was Not Long Since Expelled.

NEW YORK, Feb. 27.—Wynham Thomas Windham-Quinn, fourth Earl of Dunraven and Mount-Earl, better known as the Earl of Dunraven, to-night suffered the disgrace of being expelled from honorary membership in the New York Yacht Club, the oldest organization of its kind in America. The action had been contemplated by the club for some time past, but it was only the exertion of the strongest influence by certain members that saved his lordship from being summarily expelled months ago.

The action of the yacht club to-night was taken because Lord Dunraven, they believed, had had sufficient time to either apologize or resign. Consequently, upon motion of Captain Cass Ledyard, Lord Dunraven was expelled from honorary membership in the club by a vote of 39 to 1.

To-night's meeting had been adjourned from two weeks ago, when the question of Lord Dunraven's expulsion was brought up in the form of a resolution introduced by Captain Ledyard calling upon Lord Dunraven to tender his resignation. The meeting this evening was called to order at 9 p. m. Some forty yacht owners or voting members were present, in addition to about 300 regular members. Commodore E. M. Brown presided.

The meeting being a special one, only business pertaining to the Dunraven question was discussed, and Secretary Oddie immediately proceeded to read the different letters which had passed between Lord Dunraven and members of the club. First he read Dunraven's letter to E. J. Phelps and the one to George L. Rives. Next was read the following communication in reply to Dunraven's letter to Mr. Phelps:

NEW YORK, Feb. 26, 1896. To the Commodore of the New York Yacht Club—Sir: Inclosed herewith will be found a communication from Lord Dunraven. As the committee at its request was discharged from further consideration of this question at the last meeting, I send it to the club for such action as it thinks best. The committee has acknowledged the receipt of the letter, and has notified Lord Dunraven of its transmission to the club.

They cannot submit this letter without observing that Lord Dunraven misstates their report in an important particular. He says that a diagram was "accepted by the committee as mathematically proving that we did not see the actual objects which we did see." Nothing in the report justifies this statement. It was not denied or doubted that we saw the surface of the bilge pump and the discharge hole of the evidence pointed out. The apparent change in the relative position of the vessel had been increased in the meantime. The fact demonstrated by the evidence and found in the report is that the hole could not be visible above the water when the vessel was on an even keel, and consequently that it was made visible on the first day by the vessel having a slight list to starboard, the probable cause of which the evidence pointed out. The apparent change in the relative position of the vessel had been increased in the meantime. The fact demonstrated by the evidence and found in the report is that the hole could not be visible above the water when the vessel was on an even keel, and consequently that it was made visible on the first day by the vessel having a slight list to starboard, the probable cause of which the evidence pointed out.

Signed: Edward J. Phelps, J. Pierpont Morgan, William C. Whitney, A. C. Mahan, G. L. Rives. Then followed the reading of the following communication: "Dear Sir: Seeing that the New York Yacht Club was to meet on the 13th to consider the report of the committee of inquiry appointed on the 18th of November last, I thought it right to inform you by cable that I had written to Mr. Rives on the 8th inst. and to Mr. Phelps on the 12th inst.

"DUNRAVEN." After the reading of these communications Captain Ledyard jumped to his feet and asked the unanimous consent of the meeting for the withdrawal of his resolution of February 13th, demanding Lord Dunraven's resignation. This was willingly granted. Then Captain Ledyard proceeded to read the following resolution, preceding it with the following remarks:

"At the last meeting of this club I introduced a resolution which called upon Lord Dunraven to resign his honorary membership of the club. I thought at that time, and believe a great many members of the club thought that method of dealing with the situation—asking him to resign instead of taking more summary action against him—was more in accordance with the way in which we had been dealing with the matter up to that time.

"I do not think there has ever been in the mind of any member of the club an idea that we would accept any resignation by Lord Dunraven unless it was accompanied by a full, complete and ample apology, and at the same time a retraction of his charges. I think, sir, that the communications we have received since that last meeting have put a different aspect upon the matter. Lord Dunraven by several communications has shown that he has not accepted the result of this inquiry. He is still evading, still hedging, still evading and still insisting that he saw with his eyes what we all know he did never see, and that has been conclusively proven to have been impossible.

"I think his course has been such that it is due now to the dignity and self-respect of this club that action shall be taken which shall leave no room for doubt as to the attitude of the club, and with that view I shall ask the unanimous consent of the members of the club to withdraw the resolution which I offered at the last meeting, for the purpose of submitting in its place another and different one, as follows:

"The Earl of Dunraven, an honorary member of this club, has publicly charged foul play on the part of the Defender in the recent race for the America's cup of such a nature as necessarily implicate the managing owners of the vessel.

"The charges have been investigated by a committee of the highest character, which proceeded judicially, and before which Lord Dunraven has appeared and given his testimony and other testimony has been heard. The committee has decided that the charge was false; that it was not merely unproved, but

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was affirmatively disproved by competent and uncontradicted evidence, leaving no possible doubt.

"We deem it to be among the unquestioned rules which regulate the intercourse of gentlemen that when one finds that he has been led by mistake to cast unjust imputations upon the character of another he should promptly make such reparation as remains in his power by acknowledging his error, withdrawing the imputations and explaining his regret. Such reparation to Mr. Iselein and his associates the Earl of Dunraven, after full opportunity, has failed to make.

"It further appears from the evidence and Lord Dunraven's own admissions that at the time of the cup races he intentionally refrained from making the charge formally, or making any protest as required by the rules, because it was impossible for him to verify the charges, and he was unwilling to take the responsibility of maintaining it.

"It further appears that in print and in public speech Lord Dunraven has sought to justify the making of the charge by numerous misrepresentations of fact. He has been forced himself to admit the untruth of most of these, yet he stubbornly refuses to retract the injurious inference drawn from them.

"The representatives of this club engaged in the international yacht races with Lord Dunraven, as the representative of English yachtsmen, upon the footing of mutual confidence and honor. He has required their courtesy and confidence by distrust and suspicion, unfounded imputations of fraud and a refusal of reparation.

"Lord Dunraven, by his course, has forfeited the high esteem which led to his election as an honorary member of this club; therefore

"Resolved, That the privileges of honorary membership heretofore extended to the Earl of Dunraven are hereby withdrawn, and that his name be removed from the list of honorary members of the club."

When Captain Ledyard concluded there was an outburst of applause. Someone called for the yeas and nays, and they were so ordered. Great surprise was expressed when the name of Chester C. Monroe, owner of the Orville, was called, and he said "no." Mr. Monroe's course was heartily condemned by the members, who generally referred to him in uncomplimentary terms.

Thus ends, so far as the yacht club is concerned, this international unpleasantness, which has aroused so much bad feeling on both sides.

NO LONGER IN SERVICE.

Retirement of Two Naval Officers on Account of Age.

WASHINGTON, Feb. 27.—Rear-Admiral Charles C. Carpenter and Medical Director Philip S. Wales, ex-Surgeon-General of the navy, each celebrated their age birthday to-day by retiring from active service on account of age. Commander Thomas O. Selfridge, Jr., commanding the European Naval Station, is promoted to Rear-Admiral through Admiral Carpenter's retirement, and Medical Inspector Thomas N. Penrose becomes a Naval Director through the retirement of Mr. Wales.

Admiral Carpenter was born in Massachusetts, and was appointed a midshipman in 1850. His latest duty was Commander-in-Chief of the Asiatic Naval Station, from which he has just returned.

Medical Director Wales was born in Maryland, and became an assistant surgeon in the navy in 1858. He was one of the first surgeons who reached President Garfield when he was shot by Guitau.

DEADLY SHOOTING AFFRAY.

One Man Killed and Another Dangerously Wounded.

ST. LOUIS, Feb. 27.—A deadly shooting affray, wherein one of the victims died upon the street amid an excited throng, occurred here at 5 o'clock this evening. Dr. Edward A. Dill, a dentist at 810 North Broadway, had as his assistant J. J. Seaman. The two quarreled, and Seaman shot Dill in the right breast. The doctor returned the fire as he fell. Seaman staggered to the street with blood spurting from a hole in his side, and expired on the sidewalk at Broadway and Morgan streets. Dr. Dill was removed to his home at 913 North Compton avenue. His wound is dangerous. Seaman was aged 21, and single.

Fatal Street Fight.

ROME (Ga.), Feb. 27.—At 2:30 o'clock this afternoon a desperate street fight occurred here between V. T. Sanford and Policeman Mulvey. Mulvey is dead and ex-Sheriff Matthews critically and perhaps fatally wounded. Several other spectators were hit by stray bullets. One struck a young lady. Policeman Mulvey clubbed a friend of Sanford's and this caused the fight.

All Differences Adjusted.

NEW YORK, Feb. 27.—President Simmons of the Panama Railroad and C. P. Huntington, President of the Pacific Mail Steamship Company, had a conference after Mr. Huntington's return from Washington with regard to the recent friction between the two companies. As a result of it, all differences were adjusted and harmonious relations restored.

Mother and Two Children Dead.

EUREKA (S. D.), Feb. 27.—A mother and two of her children were burned to death to-day by a gasoline explosion at Frank B. Puckett's house, which was destroyed by the flames. A baby was saved by the servant girl. Mr. Puckett was absent from home. The victims are Mrs. Frank B. Puckett, Frank, aged 7, and Clarence, aged 4 years.

Three Children Burned to Death.

BATIMORE (Md.), Feb. 27.—Three children, aged 1 month, 2 years and 4 years, of Nelson Parkers, near Echo-beth, were burned to death yesterday. Their mother locked them in the house while she went to a store. The father was chopping timber in the woods. The bodies of the children were badly burned, and they were taken out of the ruins on pitchforks.

Kentucky Senatorial Contest.

FRANKFORT (Ky.), Feb. 27.—A joint caucus of the Democratic members of the Legislature will be called within the next day or two to consider the propositions looking to the withdrawal of Blackburn. There was no change in the ballot to-day.

PRIEST MORTALLY WOUNDED.

Four Bullets Fired into the Prelate's Body by an Insane Man.

An Intense Feeling Had Been Aroused Over the Tragedy.

Miss Overman Testifies Before the Council Investigating the Charges Against Rev. Brown—A Physician Dies at Los Angeles From the Effects of Chloroform, But Whether a Case of Suicide or Accident Unknown.

SANTA BARBARA, Feb. 27.—Very Rev. Ferdinand Bergemeyer, Father Superior of the Franciscan Mission, was fatally shot by Bernard Henry Gerhard Krusemeyer, a man who has been employed at the mission for over a year. Three shots entered the priest's body and one in the head. Father Bergemeyer is still alive, but recovery is impossible.

Krusemeyer immediately gave himself up and is now in jail. He has given conflicting stories, and it is supposed he is mentally deranged. The other priests say there has always been a friendly feeling between the Father Superior and Krusemeyer, and they can give no other reason for the attempted murder.

The shooting occurred in the mission, and intense feeling has been aroused. Father Bergemeyer has been here ten years, and is held in great esteem by all classes.

LATER.—The aged prelate lingered in great agony until sundown to-night when he passed away.

TRIAL OF REV. BROWN.

Miss Overman Gives Testimony Before the Council of Investigation.

SAN FRANCISCO, Feb. 27.—To-day's session of the ecclesiastical court to investigate the charges of improper conduct preferred against Dr. C. O. Brown, pastor of the First Congregational Church, was not marked by dramatic incidents. One witness testified that Miss Mattie Overman, Dr. Brown's protegee, had been introduced to him by the doctor as his niece. One witness said Judge Campbell admitted to him that he had received a letter from the accused pastor, in which he expressed a desire to drop proceedings against Mrs. Davidson for blackmail.

Miss Overman, with her back to the audience and with the members of the council huddled about her in a semicircle, told a remarkable story of conspiracy at blackball, in which she and Mrs. Mary A. Davidson were the arch-conspirators and Dr. Brown the innocent victim. In substance, she stated that under the baleful influence of the wicked Mrs. Davidson, she consented to be a party to a huge blackmailing scheme, whereby Dr. Brown was to be mulcted to the extent of \$2,000.

Mrs. Davidson was to prepare a story detailing the relationship existing between Dr. Brown and Miss Overman, and Miss Overman was to dispose of it to the San Francisco "Chronicle," \$2,000 being the sum agreed upon. The tale was compiled, but Miss Overman's nerve failed her, and she modified her terms in a newspaper to the extent of \$1,000. This she declined to pay, and then it was that conscience smote Miss Mattie and she repented of her misdeeds. Heedless of the threats of Mrs. Davidson, the fair young witness went to her pastor, confessed all and besought his forgiveness, which was readily given.

Incidentally Miss Overman explained that she and her aged accomplice had agreed that in order to give their story verisimilitude they should provide a number of fictitious letters upon which the plot could be built. Thus originated the celebrated Overman-Tunnell letters, which Miss Overman admits that she wrote Mrs. Tunnell for a wrongful purpose, and which she afterwards stole from Mrs. Tunnell's room in order to make comparisons and dove-tail statements in the epistles with the assertions made in similarly written letters addressed to Mrs. Davidson.

Miss Overman was about to go into details regarding the manner in which these letters were concocted when adjournment was taken until to-morrow afternoon.

AT THE BAY DISTRICT TRACK.

Horses Which Came in Front at Yesterday's Races.

SAN FRANCISCO, Feb. 27.—The weather was foggy and the track fast. Six furlongs, selling, Boreas won. Huntsman second, Roadrunner third. Time—1:15 1/4. Seven furlongs, inside course, Hidalgo won, Joe Terry second, Meadow Lark third. Time—1:32 1/4. One-and-one-sixteenth miles, handicap, Installa won, St. Lee second, Basso third. Time—1:47 1/4. One mile, selling, Brown Scot won. Fortuna second, Collins third. Time—1:41 1/4. Seven furlongs, Victor won, Lobengula second, Yankee Doodle third. Time—1:27. Six furlongs, selling, Derfargilla won, Babe Murphy second, Tim Murphy third. Time—1:33 1/4.

TOOK CHLOROFORM.

A Physician Found in a Dying Condition at Los Angeles.

LOS ANGELES, Feb. 27.—One week ago to-day Dr. Joseph L. Thayer arrived in Los Angeles from Dallas, Tex., and took rooms at 427 Broadway. He gave out that he would leave this morning for Barstow, and requested to be called for the early train. He failed to respond when called, and upon entering the room the doctor was found in a dying condition. A physician was summoned, but the man was too far gone. An empty vial labeled chloroform was found by his side. There is considerable question as to whether it was suicide or accident.

DIED IN GREAT AGONY.

A Rattlesnake Bite Causes an Aged Rancher's Death.

LOS ANGELES, Feb. 27.—Jacob King, an aged rancher of Antelope Valley, died on Tuesday morning last from the effects of a rattlesnake bite which he received on the preceding Sunday night. While tucking away a litter of pups he was struck by a snake coiled within the doghouse, the serpent's fangs fastening to the old man's right hand. He waited until morning before summoning medical aid, by which time his hand and arm were swollen to enormous proportions. The poison spread rapidly over his entire frame, and he died in great agony, his body being perfectly black when the end came.

Street Railway Accident.

SAN FRANCISCO, Feb. 27.—As a train on the Ferries and Cliff House Railway was on its way to the beach to-day, a tunnel near the ocean terminus caved in. No one was seriously injured, although two coaches were buried in the debris. Several passengers were bruised, and the road was impassable all day.

Fire at San Francisco.

SAN FRANCISCO, Feb. 27.—A fire to-day gutted Jeremiah Noonan's furniture store on Mission and Sixth streets. The loss is \$15,000 on the building and \$30,000 on its contents. Noonan places his loss on stock at \$75,000.

SOUND MONEY.

Resolutions Submitted to the New York Chamber of Commerce.

NEW YORK, Feb. 26.—A special committee of the Chamber of Commerce on sound financial organization met this afternoon, in pursuance of instructions, to outline a financial policy to be followed by the chamber during the following Presidential campaign. The following resolution, presented by Gustav H. Schwab, was unanimously adopted: Resolved, That it is the sense of this committee that the agitation in favor of the maintenance of the present standard of value and against the free coinage of silver should be prosecuted with vigor.

THE NONPAREIL

The Nonpareil

Rare Values IN Handkerchiefs AT SPECIAL SALE SATURDAY.

Here is one of those occasional Handkerchief Sales of ours, when it is like picking up money to buy them. Our New York buyer has sent us a large consignment, having bought all the importer had of these lines at prices that will enable us to sell them to you for just about half their real worth. On sale Saturday.

- Ladies' Hemstitched Handkerchiefs, with colored borders, 10c quality. SATURDAY'S PRICE, 5c
Ladies' Linen Handkerchiefs, with Valenciennes lace edges. SATURDAY'S PRICE, 10c
Swiss Embroidered Handkerchiefs, elaborately embroidered. Fifty different designs to select from. Worth 25c. SATURDAY'S PRICE, 12 1/2c
Colored Japanese Silk Hemstitched Handkerchiefs in drawn work effects. Colors—pink, blue, maize, red and cream. SATURDAY'S PRICE, 15c
Ladies' White Embroidered Handkerchiefs, with scalloped and hemstitched borders. By far the best value we have ever offered. Each worth 30c. SATURDAY'S PRICE, 20c
A lot of Ladies' Linen Embroidered Handkerchiefs. These are the manufacturer's samples and include over a hundred very pretty styles. Worth regularly 30c. SATURDAY'S PRICE, 25c

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SYMPATHY FOR CUBANS.

(Continued from First Page.)

that they be taken up for action. (Applause.) I do not suppose it is necessary to make a speech upon them. The resolutions are so brief, so plain, so simple, upon a subject with which everyone in America is familiar, that there remains nothing more to do than to vote upon them. (Cries of "Vote.") McCall (Rep.) of Massachusetts, who objected to the present consideration when the resolutions were presented, was on his feet instantly in front of Hitt; Boutelle, who resisted the sudden action of the House in the passage of a bill appointing the Venezuelan boundary commission, and Bailey of Texas all demanded recognition.

The latter was fortunate enough to reach the Speaker's eye, and said: "If a separate vote can be taken on the resolutions, I do not know that I shall object. One of the resolutions, as I remember them, pledges the support of Congress to the President in carrying out the previous resolutions. I think that they should receive sufficient consideration."

Hitt—That resolution, I may say, was added to the original draft at the request of some members who may not care to press it, and a separate vote, I doubt not, can be had on it. The resolutions were read by the Clerk, and again a wave of applause swept over the chamber.

Boutelle, with much earnestness, addressed the House. "These resolutions, as I understand," he said, "grant belligerent rights to the revolutionists in Cuba. This may involve the United States in a war with Spain, and I must object to action now in the absence of a word of explanation from the committee. I want to know what information was before them when they agreed to recommend the passage of the resolutions, to see if warrants me, as a citizen, as a patriot, as a member of this House, in approving their action, when the result may be to embroil my country in a war with a nation with which we are now at peace."

Hitt—Will the gentleman permit the House to consider the resolutions after an explanation? Boutelle—Why, Mr. Speaker, it is now 5 o'clock, and it is impossible at this hour to enter upon the consideration of the momentous question in a manner commensurate with its great, its vast importance. Gentlemen about me, not all of them, I must say, are urging action, but I must insist that we give it at least decent deliberation. I object.

The Speaker—Objection is made. Hitt—The request for present consideration was made in view of the statements by many members that all the representatives on the floor were ready and desirous of voting upon the matter of which they were fully informed. I have no desire to force the matter upon the attention of the House at an inopportune time, or to invite the opposition of any gentleman, and will withdraw the request.

This ended the matter, and, with a sigh of disappointment, many members voted aye and none no on the motion by Dingley (Rep.) of Maine, and at 5:05 o'clock the House adjourned until to-morrow.

MINERAL LAND BILL.

The Senate Committee Will Take Up Johnson's Measure Next Monday. WASHINGTON, Feb. 27.—Representative Bowers to-day undertook to get the Johnson bill, providing for the payment to the State of 5 per cent of the proceeds from the sale of public lands, reported and placed on the calendar, but the Chairman of the committee, Lacey of Iowa, insisted that the bill should be held in committee until the general land bill was ready to report. Bowers says he will make another effort to get it on the calendar on Friday.

The Senate Committee on Public Lands will consider the Johnson mineral land classification bill on Monday next. Representative Bowers says that it is a mistaken impression that the Johnson mineral land bill, as passed by the House, is not practically identical with the Idaho-Montana Act. The only difference between the two bills, says Mr. Bowers, is that the Johnson bill provides that the Commissioners shall be

MISCELLANEOUS.

2 DAYS, Friday and Saturday AND OUR GREAT

MIDWINTER CLEARANCE SALE CLOSES,

And puts on record one of the greatest and most successful SHOE sales ever held in this city. We have gained the confidence of the people by doing just as we said we would. We have sold high-grade, up-to-date Boots and Shoes at unheard of prices. To-day we place on special sale a lot of Boys' and Youths' Good, Solid, Everyday School Shoes, hook and lace fastening, neat square toes, with tips. Sizes 11 to 2, price \$1. Sizes 2 1/2 to 5 1/2, price \$1 20. ALL SIZES—NO ODDS AND ENDS. Men's Good, Strong Buckle Working Shoes at \$1 20. The latest styles in Ladies' Fine Kid Dress Shoes, razor or narrow square toes, kid or cloth tops. Sold regularly at \$3, Sale price, \$2. Bargains for all men, women and children at UNHEARD OF PRICES. SEE THOSE SAMPLES. We may have your size. You will save at least \$2 to \$3 on every pair.

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allowed their actual expenses, whereas, under the Idaho-Montana Act, the Commissioners stand their own expenses. The third section of the Johnson bill, Mr. Bowers explains, was cut out of the Idaho-Montana law and pasted into the Johnson bill bodily, so that there can be no difference between the two.

HUNDREDS OF HOME-SEEKERS.

Many Applicants for Lands Opened in Northwest Iowa.

DES MOINES (Iowa), Feb. 27.—Over 1,100 men and women were in line when the Federal Land Office opened this morning, waiting to file papers against land in the 22,000-acre tract opened for settlement in Northwest Iowa to-day. Hundreds of them camped in the alleys and streets around the building the night before and they formed a line at daybreak. This line the police broke up before entering the office, and it had to be formed again, and the advantages gained by the long waits were not recognized.

The line extended from the office on the second floor through the building and a block away on the street. It was orderly and there was little trouble. Two women made filings. The first filing was by Samuel Dempsey on a quarter section. Nine hundred and fourteen claims were filed, nearly all getting their turn before the office closed. There is an average of nine filings on a tract.

Young Lady Outraged.

CHATTANOOGA (Tenn.), Feb. 27.—This morning about 9 o'clock Miss Mamie Jones, the daughter of a prominent farmer living near Rock Springs, in Walker County, Ga., was cruelly outraged by an unknown white man within 200 yards of her home. The young lady was found in a semi-conscious condition by her father. Bloodhounds and a crowd of over 100 armed horsemen are hot upon the trail of the ravisher.

Tragedy at Jersey City.

JERSEY CITY, Feb. 27.—John Macklin, 22 years old, to-night shot and instantly killed Lizzie, his wife, 21 years old, and Mrs. Bridget Connors, 54 years old, her mother, and mortally wounded Morris Connors, aged 56, his father-in-law. Macklin's wife left him a month ago, as he neglected her and their two children, and returned to her parents' home. Macklin was locked up. He had been drinking.

Seventeen Business Houses Burned.

FLORENCE (S. C.), Feb. 27.—Fire at 4 o'clock this morning burned out seventeen business houses, including the Western Union Telegraph Office and the Central Hotel. Loss, \$100,000; insurance, \$50,000. George Williams, a printer, was cremated.

Bishop Grace.

LONDON, Feb. 27.—A dispatch from Rome says that Rev. Thomas Grace, rector of the Cathedral of the Most Blessed Sacrament, Sacramento, Cal., has been appointed Bishop of the Diocese of Sacramento, to succeed the late Right Reverend P. Manogue, D. D.

Fire at Omaha.

OMAHA (Neb.), Feb. 27.—The H. F. Cady planing mill and the plant of the Santa Clara Manufacturing Company were to-night destroyed by fire, both being a total loss, estimated at \$50,000.

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