

PRICE ONE CENT.

NEW YORK, MONDAY, MARCH 14, 1892.

PRICE ONE CENT

SIX PAGES FILLED WITH THE BEST NEWS--ONE CENT.

EXTRA. WINS AT 20 TO 1

Smuggler Just Beats Logan, a 40 to 1 Shot, at Guttenburg.

DIXIE TAKES THE HANDICAP.

Needmore Oefats Napa II. in the Last Jump by a Nose.

EXTRA. THE TURF.

Trainers Beginning to Shine Up for the Season of '92.

EXTRA. TENNY IN BAD CONDITION.

The Brighton Beach Track to be Altered and Improved.

leader and in a grand finish Dixie won a neck from the other...

Purse \$400; selling allowances; one mile and a half...

Vosburg made the running for a mile, with Gladstone and Sir...

Mutuels paid: Straight, \$3.50; place, \$2.50; Gladstone paid \$3.40.

Fourth race—Three-quarters of a mile—Minnie Lass third, Time—1:07.

Gloucester Races. (Special to the Evening World.)

First Race—Six and one-half furlongs—Lauder won...

Second Race—Six and one-quarter furlongs—Middle M. won...

Third Race—Seven and a half furlongs—Forthner won...

Fourth Race—Three-quarters of a mile—Minnie Lass third...

His Manager, Jimmy Carroll, Is with Him at the Coleman House.

Bob Fitzsimmons, who defeated Pete Maher recently...

They have registered at the Coleman House, and are reticent...

"I ask an investigation of my riding of Benefit. Mr. Holiar...

"We believe that he had good grounds for thinking so," answered the Committeeman...

"I am sorry that the past 3 to 1 was the best that could be had."

The race furnished an exciting finish between Needmore and Napa II.

The second event also furnished a pretty finish between Turk II and Miss Olive.

Again an outer finished first. Smuggler, who to 1, won the third race...

Mutuels paid: Straight, \$10.45; place, \$6.93; Napa II. paid \$4.80.

Purse \$400; selling allowances; four and a half furlongs.

Three workmen standing under it were instantly killed...

Mutuels paid: Straight, \$33.25; place, \$11.40; Miss Olive paid \$9.70.

Purse \$400; selling allowances; four and a half furlongs.

Mutuels paid: Straight, \$40.80; place, \$9.70; Napa II. paid \$8.80.

Purse \$300; handicap; five furlongs.

Mutuels paid: Straight, \$40.80; place, \$9.70; Napa II. paid \$8.80.

PARKHURST'S STORY HEARD.

District-Attorney Nicoll Takes It Before the Grand Jury.

It Will Be Left to That Body to Deal with as They Please.

District-Attorney Nicoll is in consultation with the Grand Jury...

He declared that his detectives of the Society for the Prevention of Crime have obtained evidence...

The saloons, which he declares are running in open violation of the law...

Mr. Nicoll says that he has heard nothing from Dr. Parkhurst in some time...

"If he has this evidence why does he not go before a police justice and procure warrants for the arrest of the offenders?"

"I have nothing to say on the matter," he said.

Comptroller Myers returned to his office this morning and that he was much benefited by his short rest from work.

"I have glanced over the report of Dr. Parkhurst's sermon," he said...

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A BOODLE BOMB, WEBSTER NOT BAILED.

Supreme Court Justice Andrews Denies the Motion.

Blame for a Mistrial Laid Upon Obstinate Jurors.

The Prisoner Remanded to the Tombs to Await a Second Trial.

Bookmaker Burton Cuthbert Webster, the slayer of Charles E. Goodwin, will not be permitted to walk the streets of New York a bailed murderer.

Supreme Court Justice Andrews to-day denied the motion of lawyer William F. How that Webster be admitted to bail.

Justice Andrews wrote a long opinion in deciding that Webster must remain in the Tombs pending his second trial.

The justice touches the case in all its vital points, going over the evidence carefully and with clear, convincing reasoning...

She was red of face and greatly agitated. She leaned over the shoulder of the Evanses...

After reading the decision she hurried away, not deigning to speak to any one.

"The general rule established is that a prisoner charged with murder should not be bailed, unless it appears to be quite doubtful whether the defendant is guilty."

"When, however, it is claimed that the doubt arises, not upon the law, but upon the facts, there is no precise rule."

In this case the application, and says he will move for a new trial at an early date.

"I have carefully examined the record of the trial which has just been had, and after such examination I feel constrained to hold that the defendant ought not to be admitted to bail at the present time."

The trial occupied nine days, a great amount of testimony was taken, and it cannot help thinking that, notwithstanding the instructions given to the jurors by the judge in his charge...

"There can be no doubt, upon the evidence, that the defendant shot and killed Goodwin, when the latter was in his own apartment, and it is sought to justify the homicide upon the ground that the defendant acted in self-defense."

"Evidence introduced tended to prove that within a short period before the shooting the deceased had frequently grossly insulted the wife of the defendant; that on a day not long prior to the shooting he had insulted the defendant in the street; that on the night of the shooting the deceased went to the room occupied by the defendant and his wife, knocked loudly on the door of the room, and when the defendant opened the door made what appeared to be an exclamation of surprise at seeing him, and struck, or made an effort to strike, the defendant in the face; that the deceased then went to his own apartment; that defendant immediately followed the deceased, who entered his apartment, leaving the door open; that thereupon the defendant, after a brief remark to the deceased, while standing in the doorway on the outside of the same, shot the deceased, who was standing several feet away from the defendant, and was about to throw, or was in the act of throwing, a cuspidor at the defendant."

"The evidence of the prosecution conflicted very seriously with that given by and on behalf of the defendant."

"Assuming that he, as he testified, went to the room of the deceased for the purpose of reconciling with him, it is difficult to understand why, when he saw that Goodwin held a cuspidor, if he was peacefully inclined, he did not retreat through the open doorway, or near which he stood, into the hallway."

"The Court correctly instructed the jury that such provocation, if given by the deceased, did not justify or tend to justify the shooting; and that the defendant, if it was true that the deceased was about to throw the cuspidor, was bound to retreat if he could with safety."

"The defendant himself testified that he believed that his life was in danger and that he could not retreat safely, but in view of his own testimony as to where he stood at the circumstances under which he fired the fatal shot, it seems to me that the jurors who appear to have thought the defendant had committed no crime whatever, and voted to acquit him, must have disregarded the instructions of the court, and in so doing have not only failed to justify the shooting, but have misunderstood the instructions of the court as to the duty of the defendant to retreat."

"The counsel for the defendant, in his opinion to the jury, made charges against Goodwin concerning matters which did not directly relate to the shooting, but which, if true, seriously reflected upon his moral character, and subsequently offered evidence to sustain such charges, most of which was excluded by the Court."

"The names of the Aldermen who voted for this franchise are: THOMPSON OLSEN, Alderman-at-Large; HALEY GREEN, Alderman-at-Large; ERBIE H. HYEN, Alderman-at-Large; JOHN HANLEY, Alderman-at-Large; THOMAS BUCK, Alderman-at-Large; ULRICH MAYER, Alderman-at-Large; WILLIAM FANNING, Alderman-at-Large; JOHN MCCARTHY, First District; JAMES W. COFFEY, First District; JAMES W. BIRRETT, Second District; PETER HIRSCHFELD, Second District; SAMUEL M. WELLS, Second District."

The Health Board Begins an Investigation of "The World's" Charges.

The Board of Health this afternoon began an investigation of charges of neglect made in articles published in The World against the management of the Riverside Hospital on North Brother Island.

The City Editor of The World was the first witness called.

He detailed the manner in which the information contained in the articles published in The World against the management of the Riverside Hospital on North Brother Island was obtained by him.

The witness said he thought he must have been on the island about two hours, or from 1 to 2 in the morning.

Brooklyn's 1886 Aldermen Dany, However, That They Received Any Plums.

Millions of "L" Stock Said to Have Been Bartered for a Franchise.

What promises to be one of the most sensational political scandals Brooklyn has ever had has been developed in the suit brought by C. J. Gill, a stockholder in the Brooklyn Elevated Co. to have 23,700 shares of the capital stock of the company now outstanding canceled and covered back into the treasury.

The grounds upon which the courts are asked to grant this order is, that the stock in question was never paid for, but was issued without proper authority and for corrupt purposes.

In the papers in this action it is alleged that Anthony Barrett, a Brooklyn lawyer, who holds this block of stock, and who proposed to vote upon it at the last annual election, is not the real owner, but represents several prominent Brooklyn politicians, formerly members of the Board of Aldermen of that city, to whom the stock was given as an inducement to grant the valuable franchises now controlled by the Brooklyn Elevated Railroad.

The par value of this disputed stock is \$2,370,000, and it is claimed that it was issued without one cent of money having come into the treasury of the company, and that the "Trust," which is composed of the owners of the certificates, whose names are not disclosed by lawyer Barrett, is now endeavoring to use the power which this holding confers to outwit President Henry W. Putnam and his friends from the control of the company and to establish a new management with Frederick Uhlmann at its head.

FRANKLY TEMPORARILY RECALLED. The action is pending in the Court of Common Pleas in New York, and the case has already come before Judge Roger A. Taylor, who has granted a preliminary injunction restraining Barrett from voting on the stock.

The situation at the present time is practically a stand-off between the two factions represented by President Putnam and Frederick Uhlmann, who is ambitious to succeed him in the Presidency. The Uhlmann faction represent the stockholders in the old Union Elevated Company, and they control 44,000 shares in the new Brooklyn Company, while President Putnam and his friends, who hold about 60,000 shares, represent the majority, which were instrumental in bringing about the present consolidation of the Elevated roads in Brooklyn.

Lawyer Barrett, with his 23,700 shares, holds the balance of power, and as he is said to have intended to support the claims of Mr. Uhlmann in the annual election, his assistance would have insured the latter's election and the overthrow of the present management.

The question as to where Mr. Barrett obtained this stock and whom he represented arose as soon as the Uhlmann faction began to show fight, and when the gentleman refused to give a complete answer upon these points, suspicion was aroused as to the legality of the issue of this stock.

HISTORY OF THE STOCK. When the roads were merged the stock held by Mr. Barrett was transferred to the books of the new company, with that of all the other stockholders, and it was upon this suspicion was entertained in regard to it until the present time.

Within the past few weeks, however, some ugly stories have been afloat, and rumors of an old scandal in connection with the granting of the franchise of the Union Company by the Board of Aldermen in 1886, have been revived, and charges of a very serious nature have been made against certain members of the Board who voted for the franchise.

In other words, it is alleged that the franchise was obtained by direct and wholesale bribery, and that those who profited by this alleged bribery are now endeavoring to retreat until the present time in the hope that the suspicious originally entertained in regard to the granting of the franchise would be forgotten and they could reap the reward of their bargain with the promoters of the Union Company.

Despite all the talk that was current at the time the franchise was granted, in 1886, no definite charge of corruption has ever been made until the present suit was instituted by Mr. Gill. The petition for the Union Road franchise was presented to the Board of Aldermen on June 14, 1886, and it was granted by a vote of 18 to 1, July 7 following.

The names of the Aldermen who voted for this franchise are: THOMPSON OLSEN, Alderman-at-Large; HALEY GREEN, Alderman-at-Large; ERBIE H. HYEN, Alderman-at-Large; JOHN HANLEY, Alderman-at-Large; THOMAS BUCK, Alderman-at-Large; ULRICH MAYER, Alderman-at-Large; WILLIAM FANNING, Alderman-at-Large; JOHN MCCARTHY, First District; JAMES W. COFFEY, First District; JAMES W. BIRRETT, Second District; PETER HIRSCHFELD, Second District; SAMUEL M. WELLS, Second District.

"Tiger Head Brand" Robert Smith, India Pale Ale and Brown Stout, Superior to any Sold by Bottlers.



WHO OWNS THE STOCK?

The mere fact that such statements were made, and such evidence offered, was certainly calculated to prejudice the jury against Goodwin, and induce them to believe that the question to be decided by them was not whether Webster killed Goodwin in self-defense, but whether Goodwin was a sort of moral monster, the killing of whom should not be seriously regretted.

If the jurors who voted for an acquittal did, in fact, disregard or misunderstand such instructions of the Court, or were unduly influenced against the deceased by such charges against him, the fact that they so voted and that the jury disagreed, does not bring the application within the rule established by the above-cited cases in regard to the admission to bail of prisoners charged with murder."

Notwithstanding the Justice's criticism of Butler's absence Friday, there was no explanation made by Butler and no condemnation from the Court.

Butler was called to give evidence for the plaintiff. He had an impression that John Keenan had spoken to him six days before the trial next month before Recorder Smyth in Part II. of the Court of General Sessions.

THE BEHRING SEA AFFAIR.

Several Conferences with the President on the Subject To-Day.

WASHINGTON, March 14.—Senator Sherman, Chairman of the Senate Committee on Foreign Affairs (or Relations), was at the White House this morning, and had a conference with the President and the Attorney-General in regard to the Behring Sea Arbitration Trial, now awaiting the action of the Senate.

It is understood that the question considered was as to the advisability of acting on the matter this morning, or whether the renewal of the renewal of last year's mode should be pursued.

In the day, Gen. J. W. Foster and P. J. Phelps, ex-Minister to England, had an interview with the President on the same subject.

RAILROAD WRECK AND FIRE.

Four Coaches Burned and a Brake-Man Killed on a Wisconsin Central.

MILWAUKEE, Wis., March 14.—A special to the Evening World from Oshkosh, Wis., says the Milwaukee and Northern passenger train on the Wisconsin Central road, which left the place at 10:30 this morning, was wrecked by a broken rail at Dale at 9:22. The baggage car, two coaches and two sleepers were derailed.

The wreck took fire and the sleepers and coaches were entirely destroyed. Several passengers escaped before the fire spread. Several received slight wounds. Brake-man Gilberman was killed.

INDORSES JUDGE WOODS AND ALL.

Senate Committee Decides Favorably on Judicial Nominations.

WASHINGTON, March 14.—The Senate Committee on the Judiciary to-day resolved to report to the Senate all of the judicial nominations, including the nomination of Judge Wood, without dissent. The committee members, including the recommendation that they be confirmed.

SECRETARY BLAINE'S HEALTH.

The Patient May Be Able to Receive Visitors in a Few Days.

WASHINGTON, March 14.—Secretary Blaine is reported to be doing well to-day. He has a good appetite and no fever, and it is thought he may be able to go downstairs and receive visitors in a few days.

He has been able to sit up during the past three days, but has not yet left his bedroom.

Nominated by the President. WASHINGTON, March 14.—The President to-day sent to the Senate the nomination of William H. Lawrence, of Pennsylvania, for Secretary of Legation at Rio de Janeiro.

EXTRA. THE TURF.

Trainers Beginning to Shine Up for the Season of '92.

TENNY IN BAD CONDITION.

The Brighton Beach Track to be Altered and Improved.

The Brighton Handicap, one of the great turf events of the year, is only two short months away. On May 15, the regular racing season in this State opens, and from that day until the 15th of October hundreds of thousands of dollars will have been raced for and won by fortunate owners.

With the Handicap to be run on almost every day, the sweet notes of the bugle calling the handsome thoroughbreds to the post. Probably 20,000 people will be crowded together on the grand stand, and as one after another of their favorites flash by thundering applause may be heard.

A few moments of anxious suspense, a succession of painful throbs of the heart as the horses break away in false starts, then down goes the strip of red hunting and the hoarse cry of "They're off!" will escape from a thousand throats. The race will be run and won. There will be a few joyous faces and more gloomy ones.

The handicap for 92 will then become but a pleasant memory. Such will be the experience of many who are eagerly counting the hours that will pass before May 15 is reached.

Meantime trainers have suddenly awakened to the fact that handicap day is very near, and though the weather at present is anything but indicative of approaching spring, the bustle inside the stables tells a different story. Saddles and bridles are being overhauled and put into shape, and handicapper candidates begin to find that they are the favored ones in the string.

Extraordinary care is being taken of them. Every precaution is being done to improve the health of the favored one. More care is bestowed upon these valuable pieces of horse-flesh by their trainers, than on a newborn child by its fond mother. The slightest sign of indisposition on the part of the animal precipitates a panic in the stable, and sends a shiver of apprehension throughout the place.

Every precaution is being done to improve the health of the favored one. More care is bestowed upon these valuable pieces of horse-flesh by their trainers, than on a newborn child by its fond mother. The slightest sign of indisposition on the part of the animal precipitates a panic in the stable, and sends a shiver of apprehension throughout the place.

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