

To-Morrow The WORLD ALMANAC will be out To-Morrow. EXTRA. TALK OF THE TURF. New Winter Racing Bill May Shut Out Guttentberg and Gloucester. TURF MEN MUM ABOUT IT. Bookmaker De Lacey Refused to Sell Pools on Yesterday's Races.

EXTRA. LARKIN A LARK.

He Ran Away Twice, but Flew in Ahead of Deceitful and the Favorite.

KIRSCH SOLD AND SCRATCHED.

Prince Howard, Glance, Inferno, Youne Lottery and Right-away Won.

GUTTENBURG RACE TRACK, Feb. 14.—Though the air was mild and Spring-like today there were plenty of evidences of winter yet at Guttentberg.

The snow was piled in great heaps around the track, and small avalanches slid from the sloping roof of the stands at times, every now and then hurrying some unfortunate who happened to be standing beneath.

The management are non-committal concerning the bill introduced by Assemblyman Lane last night to kill winter racing. They prefer not to be quoted.

Prince Howard was the favorite in the opening event, and he won easily. His backers were guessing on the turn, however, for Marshall was working hard to get up.

Leaders died, and then Prince Howard won easily. Gray Rock, who was neglected in the betting, was second. Belle D. was prominent on the stretch, but died fast and was beaten out by Xenophon.

Glance, at 2 to 1, had no trouble in winning the second race, and the talent, with two wins to their credit, were correspondingly high. Fretta, who was a favorite, was going and finished a good second. Spaldie Billy was third.

Lady Balfour was pounced upon to an even money favorite in the maiden race. She finished in her usual position of third.

Bill Brian cut loose a good thing in the shape of Larkin. Very little money was bet on him at the start, but he ran away twice in false breaks, but had speed enough to win easily. Deceitful was third.

Kirsch was purchased by W. H. Roller from M. J. Donovan today. He was entered in the fourth race, as was also Lester. Joller also owns Lester, and, as the rules prohibit a man running two horses in a purse race, Kirsch was withdrawn.

Purse \$400; six and a half furlongs. Starter: Prince Howard, 11; Zardali, 10; 1/2; Gray Rock, 10; Inferno, 10; 1/2; Xenophon, 10; 1/2; Belle D., 10; 1/2; Fretta, 10; 1/2; Spaldie Billy, 10; 1/2; Larkin, 10; 1/2; Lady Balfour, 10; 1/2; Bill Brian, 10; 1/2; Larkie, 10; 1/2; Deceitful, 10; 1/2; Kirsch, 10; 1/2.

Purse \$400; for two-year-old maidens; the winner to be sold at auction; three furlongs. Starter: Prince Howard, 11; Zardali, 10; 1/2; Gray Rock, 10; Inferno, 10; 1/2; Xenophon, 10; 1/2; Belle D., 10; 1/2; Fretta, 10; 1/2; Spaldie Billy, 10; 1/2; Larkin, 10; 1/2; Lady Balfour, 10; 1/2; Bill Brian, 10; 1/2; Larkie, 10; 1/2; Deceitful, 10; 1/2; Kirsch, 10; 1/2.

Purse \$400; for maidens; the winner to be sold at auction; four and a half furlongs. Starter: Prince Howard, 11; Zardali, 10; 1/2; Gray Rock, 10; Inferno, 10; 1/2; Xenophon, 10; 1/2; Belle D., 10; 1/2; Fretta, 10; 1/2; Spaldie Billy, 10; 1/2; Larkin, 10; 1/2; Lady Balfour, 10; 1/2; Bill Brian, 10; 1/2; Larkie, 10; 1/2; Deceitful, 10; 1/2; Kirsch, 10; 1/2.

Purse \$400; for maidens; the winner to be sold at auction; five furlongs. Starter: Prince Howard, 11; Zardali, 10; 1/2; Gray Rock, 10; Inferno, 10; 1/2; Xenophon, 10; 1/2; Belle D., 10; 1/2; Fretta, 10; 1/2; Spaldie Billy, 10; 1/2; Larkin, 10; 1/2; Lady Balfour, 10; 1/2; Bill Brian, 10; 1/2; Larkie, 10; 1/2; Deceitful, 10; 1/2; Kirsch, 10; 1/2.

Purse \$400; for maidens; the winner to be sold at auction; six furlongs. Starter: Prince Howard, 11; Zardali, 10; 1/2; Gray Rock, 10; Inferno, 10; 1/2; Xenophon, 10; 1/2; Belle D., 10; 1/2; Fretta, 10; 1/2; Spaldie Billy, 10; 1/2; Larkin, 10; 1/2; Lady Balfour, 10; 1/2; Bill Brian, 10; 1/2; Larkie, 10; 1/2; Deceitful, 10; 1/2; Kirsch, 10; 1/2.

Purse \$400; for maidens; the winner to be sold at auction; seven furlongs. Starter: Prince Howard, 11; Zardali, 10; 1/2; Gray Rock, 10; Inferno, 10; 1/2; Xenophon, 10; 1/2; Belle D., 10; 1/2; Fretta, 10; 1/2; Spaldie Billy, 10; 1/2; Larkin, 10; 1/2; Lady Balfour, 10; 1/2; Bill Brian, 10; 1/2; Larkie, 10; 1/2; Deceitful, 10; 1/2; Kirsch, 10; 1/2.

STIRN RACE.

Purse \$400; the winner to be sold at auction; seven furlongs. Starter: Prince Howard, 11; Zardali, 10; 1/2; Gray Rock, 10; Inferno, 10; 1/2; Xenophon, 10; 1/2; Belle D., 10; 1/2; Fretta, 10; 1/2; Spaldie Billy, 10; 1/2; Larkin, 10; 1/2; Lady Balfour, 10; 1/2; Bill Brian, 10; 1/2; Larkie, 10; 1/2; Deceitful, 10; 1/2; Kirsch, 10; 1/2.

MUDDY AT GLOUCESTER.

Tradesman, an Even Favorite, Ran Away with the First.

GLOUCESTER RACE TRACK, Feb. 14.—This is a beautiful day for racing—for balloons. The sun is warm and the air Spring-like, but the track is a sea of mud.

The owners were bent on seeing the game through, however, and only three horses were scratched.

First Race—Five furlongs.—Won by Tradesman, 2 to 1; second, 2 to 1; third, 2 to 1; fourth, 2 to 1; fifth, 2 to 1; sixth, 2 to 1; seventh, 2 to 1; eighth, 2 to 1; ninth, 2 to 1; tenth, 2 to 1.

Second Race—Four and one-half furlongs.—Won by Tradesman, 2 to 1; second, 2 to 1; third, 2 to 1; fourth, 2 to 1; fifth, 2 to 1; sixth, 2 to 1; seventh, 2 to 1; eighth, 2 to 1; ninth, 2 to 1; tenth, 2 to 1.

Third Race—Seven and one-half furlongs.—Won by Come to Tow, 2 to 1; second, 2 to 1; third, 2 to 1; fourth, 2 to 1; fifth, 2 to 1; sixth, 2 to 1; seventh, 2 to 1; eighth, 2 to 1; ninth, 2 to 1; tenth, 2 to 1.

Fourth Race—Six and one-half furlongs.—Won by Bargain, even and 1 to 1; Lahai, second, 2 to 1; third, 2 to 1; fourth, 2 to 1; fifth, 2 to 1; sixth, 2 to 1; seventh, 2 to 1; eighth, 2 to 1; ninth, 2 to 1; tenth, 2 to 1.

Fifth Race—Five furlongs.—Won by Little B., 2 to 1; second, 2 to 1; third, 2 to 1; fourth, 2 to 1; fifth, 2 to 1; sixth, 2 to 1; seventh, 2 to 1; eighth, 2 to 1; ninth, 2 to 1; tenth, 2 to 1.

GLOUCESTER ENTRIES.

GLOUCESTER RACE TRACK, Feb. 14.—The entries and probable starters at this track to-morrow are:

First Race—Five furlongs, selling.—Equator, 11; Banner, 11; Mattie Lee, 10; Prosper, 11; Larkie, 10; White Star, 10; each 100 lbs.

Second Race—Three-year-olds, selling, six furlongs.—Vantage, 10; Murray, 10; Harry, 10; each 100 lbs.

Third Race—Seven furlongs, selling.—Donation, 10; Banner, 10; Mattie Lee, 10; Prosper, 10; Larkie, 10; White Star, 10; each 100 lbs.

Fourth Race—Four and one-half furlongs, selling.—Come to Tow, 10; Banner, 10; Mattie Lee, 10; Prosper, 10; Larkie, 10; White Star, 10; each 100 lbs.

Fifth Race—Five furlongs, selling.—Needmore, 10; Banner, 10; Mattie Lee, 10; Prosper, 10; Larkie, 10; White Star, 10; each 100 lbs.

Sixth Race—Six and one-half furlongs, selling.—By Craft, Woodburn, Latonova, Gilmer, 107 lbs.; Boston Tenney, 104 lbs., 102 lbs.

FIRST USE OF FORCE IN KANSAS.

Populist House Clerk Arrested by a Foe and Rescued by Friends.

TOPEKA, Kan., Feb. 14.—This afternoon the Republican House of Representatives took a new departure in the endeavor to bring matters to a crisis in the legislative session.

GARDNER SENTENCED.

Two Years in Sing Sing for the Parkhurst Agent.

The Society's Counsel Secures Him a Stay Pending Appeal.

Lawyers Jerome and Goff Before the Court for Contempt.

Charles E. Gardner, the former chief detective of Dr. Parkhurst's Society for the Prevention of Crime, convicted of attempting to extort \$150 from Lillie Clifton, the keeper of a disorderly-house in West Fifty-third street, was sentenced this morning by Recorder Smyth, in Part II. of the Court of General Sessions, to two years at hard labor in Sing Sing prison.

Justice Andrews, of the Supreme Court, immediately after the sentence, granted a stay pending appeal upon the application of Frank Moss, the Parkhurst Society's counsel.

Mr. Moss said that the Recorder had admitted improper evidence and excluded relevant testimony. He laid particular stress upon the point that when Gardner's counsel advised him not to stand up for identification the court officers pushed him out of his chair and held him up.

There was a big crowd in court when Gardner was called to the bar, at 11.15 o'clock. He was pale and haggard. His sandy mustache drooped dejectedly over the corners of his mouth and the angry growth of beard added to his generally fatigued expression.

Attorney Goff moved for a new trial and asked that the Court set aside the verdict as contrary to the weight of evidence and because the jury disregarded the Court's instructions.

Recorder Smyth denied the motions, and lawyer Goff then moved for an arrest of judgment on the ground that there was a material variance in the offense as charged and the testimony given at the trial.

That was also denied, and Recorder Smyth then said Gardner had been convicted of a crime which he regarded as one of the most contemptible offenses known to the law.

As the extreme penalty was two years at hard labor in Sing Sing Prison he felt that the defendant deserved such a penalty, and he accordingly decreed such sentence.

After the sentence Recorder Smyth, addressing Attorneys Goff and Jerome, said now that justice had been done, the Court might take notice of the fact that the defendant would not injure the State, and he would proceed to inflict punishment on the attorneys for what he considered contempt of court in their conduct of the Gardner case.

"I had made up my mind," continued the Recorder, "not to interfere with the progress of the case at this time, as I had a proper right to do, but preferred to adopt the example of ex-Chief Justice Davis, of the Supreme Court, and at the close of the trial administer such punishment as I have the privilege to do under the statutes, for what I consider you both guilty of, contempt of court."

The Recorder then reviewed the various parts of the testimony of witnesses which he said had provoked contemptuous and insolent conduct towards the Court on the part of Attorneys Goff and Jerome.

After reading the specifications which included both an offense of contempt against Mr. Jerome and an offense of contempt against Mr. Goff, the Recorder said he would be pleased to bear on the attorneys before proceeding further.

Lawyer Jerome arose visibly affected. With the tears welling into his eyes, and his voice quivering with emotion, he said that he remembered the occasion when he went beyond the bounds, but it was not included in the specifications as presented by the Recorder.

"And for that I present my sincere apology to the Court," said Mr. Jerome, "and I beg to say that I am not conscious of any intention on my part to offend against the Court, and then continued:

"Our relations have been heretofore so pleasant, and your Honor has been so kind that I am pained to have to stand up before you and appear as having not been properly respectful to your Honor."

Lawyer Goff then arose and said he would apologize for appearing to have been insolent, as he remembered the occasion when he went beyond the bounds, but it was not included in the specifications as presented by the Recorder.

He regarded that order as inimical to the defendant's interests, and he was but following a precedent established in a number of capital cases.

TRYING TO SAVE HIM.

Mrs. Hayes, Sick Nigh to Death, Testifies for Her Husband.

Reclines in a Steamer Chair, with Her Doctor at Her Side.

It is evident that there are "wheels within wheels" in the second trial of Col. William B. Hayes, now going on in Part III. of General Sessions. That is, in the counsel on either side, to prove or disprove the charge of perjury against the worthy Colonel, it is quite apparent that some of the witnesses have committed perjury.

Witnesses called by the defense so far have nearly all denied that Col. Hayes was in New York during the months of October, November and December, 1887, when it is alleged that he made the \$2,000 note to Miss Keating.

Witnesses for the prosecution have announced with quiet confidence that Col. Hayes was not only in New York at the time in question, but was also confined in his flat, eighty-ninth street, flat with a sore foot.

Witnesses for the defense declare that it was Hayes's brother, Joseph, and not the Colonel, who had the sore foot.

Lawyer Robert J. Halre has explained the connection with the case, as one of Hayes's legal advisers.

Mrs. Hayes, the Colonel's wife, who has been ill since the first trial, was this morning carried into court, wrapped up in blankets. Lawyers Jerome and another man, just before court opened, and placed in the reporters' room to await her turn as a witness.

Lawyer Clark of Bartow, Fla., was the first witness to-day. He testified in connection with the case, as one of Hayes's legal advisers.

Mrs. Hayes, the Colonel's wife, who has been ill since the first trial, was this morning carried into court, wrapped up in blankets. Lawyers Jerome and another man, just before court opened, and placed in the reporters' room to await her turn as a witness.

The note given to Miss Keating was dated Oct. 27, 1887. Mr. Clark swore that from October, 1887, he received no received letters from Hayes, from different addresses in Florida, but did not see him after Oct. 27, 1887.

On cross-examination Mr. Clark admitted that he had not seen Hayes since he received \$200 from Hayes to come on and testify for him, with the understanding that he would receive \$200 more upon their arrival here.

This would leave him \$200 apiece to spend as they see fit during their stay in the metropolis. Mr. Clark also admitted that he had acted as counsel for Hayes in one or two suits in Florida.

On re-direct examination Mr. Clark said he had received \$200 from Hayes, but was a poor compensation for the loss of his time and business in coming North.

George W. Clark, real estate broker of Bartow, Fla., knew of Hayes buying an orange grove in Bartow, Oct. 4, 1887, and that he had been in Florida since that date and March 1888.

Mr. Clark was also testifying time and money for Hayes, and he had been in Florida since that date and March 1888.

Abraham Lyons, manufacturing jeweler in New York, testified that he had seen Hayes in New York on re-direct examination July 2 last, between Hayes, Miss Keating and Charlie Bill in New York.

On cross-examination Mr. Lyons testified that he had seen Hayes in New York on re-direct examination July 2 last, between Hayes, Miss Keating and Charlie Bill in New York.

On cross-examination Mr. Lyons testified that he had seen Hayes in New York on re-direct examination July 2 last, between Hayes, Miss Keating and Charlie Bill in New York.

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WITH ST. VALENTINE'S COMPLIMENTS.



I. Cleveland, here's your valentine. And when you take the chair, Just sit it off and squint right down. Then let'er go daliahaire!

II. When Harrison leaves the White House, It's quite apparent that He'll have to practise law again, With his office in grandpa's list.

III. De Lesseps gives "Le Grand Francais," And now 't'ing is your fame, But justice, like your valentine, Must get there all the same.

IV. Croker's on a racing horse, He has a stable fine, Where did you get the can? Ask St. Valentine.

V. Columbia, my valentine! Do not with fashion flirt, Or you'll be trapped with ermine In the bro-erage skirt.

VI. It's gold, Mr. Foster, you do really want, New gold right out of the mine, And now you are asking the bankers To make it your valentine.

VII. Tommy Horner Brennan Has good cause to cry, For instead of duty plums There's a dandy in his pie.

VIII. Walter Quintus Greenham On his valentine may gloat, For the state portolito's price Of his one little vote.

IX. A Grand old Man "you are for true, Gladstone, W. E. I. Hurrah for you and Home Rule, too! Hibernia says "Whoopee!"

CREMATORY'S BUSY DAY.

Playwright De Mille and Three Others in the Retorts.

FRESH POND, L. E., Feb. 14.—The body of Henry C. De Mille, the well-known playwright, was cremated here to-day. John De Mille, a young woman who resided in New York with three intimate friends of the playwright.

Without any ceremony the body was placed in a retort at noon, where it will remain until this afternoon. The ashes of the dead playwright will be delivered to John De Mille tomorrow morning at the office of the crematorium society, in Houston street, New York.

The remains of Michael Krenzel, the German cigar-maker who committed suicide at his home in Avenue A, New York city, were also brought to the crematory at noon. A delegation from the Cigar-Makers' Union accompanied the remains.

The bodies of John Hynzel, of New York city, and a young woman who resided in New Jersey, were also brought to the crematory, to-day, to be incinerated.

HAWAIIANS VISIT MR. FOSTER.

They Do Not Want the Treaty Sent to Congress To-Day.

WASHINGTON, Feb. 14.—The Hawaiian Annexation Commissioners said a brief visit to the Secretary of State this morning. They were with Mr. Foster about fifteen minutes and nothing of importance was transacted.

It is understood that the Commissioners were anxious that the annexation treaty should not be sent to Congress to-day, their reason being that its text or substance might become public before the sailing of the steamer from San Francisco to arrive for Honolulu, and might thus be received by the Hawaiian people in incorrect form.

The Commissioners wish to take the treaty to Honolulu tomorrow, so that they may be able to explain to the people and to assist in its adoption by the Hawaiian government.

FOR NEW YORK DAY AT GETTYSBURG.

ALBANY, Feb. 14.—Senator Cantor introduced a bill to-day appropriating \$60,000 for the transportation of 5,000 veterans, the Governor and staff and the Legislature to the field of Gettysburg for the celebration of New York day, July 3 next.

FATHER MCCARTHY IN HARLEM.

Rev. Francis T. McCarthy, S. J., will lecture in All Saints' Church, Madison street, tomorrow night and the Legislature will be no charge for admission. The plate collection will be for the poor of the parish, under the direction of the St. Vincent de Paul Society.

Helmken's Distasteful Marriage.

The trial of the action brought by Louis Helmken to have his marriage to Mary Helmken, which took place in March, 1887, annulled, was resumed to-day. It was brought about by loss and distress, was decided to-day in the special term of the Supreme Court, before Justice Ingraham. Decision was reserved.

Young & Sumville's Acme Licarice Pellets effectively dispose of a hacking cough. Try them.

EXTRA. TALK OF THE TURF.

New Winter Racing Bill May Shut Out Guttentberg and Gloucester.

A bill to prohibit winter racing in the State of New Jersey was introduced in the Legislature at Trenton by Assemblyman Thomas F. Lane, Democratic leader of Union County, yesterday. The bill provides that it shall be unlawful to permit the racing, training, trotting or pacing of horses on any race track in this State (New Jersey) for a purse, prize or other consideration between Nov. 1 in any year and April 1 of the succeeding year. The punishment for a violation of this act is a fine of not less than \$1,000 nor more than \$10,000, or by imprisonment for not less than six months nor more than two years, or both. Power is placed in the hands of the Governor to order the arrest of such violators of the law, and if the State police force is unable to prevent the violation of the law the militia shall be called upon. All acts or parts of acts inconsistent with the provisions of this act to be and the same are hereby repealed, and that this act shall take effect immediately.

TURF MEN MUM ABOUT IT.

Bookmaker De Lacey Refused to Sell Pools on Yesterday's Races.

The introduction of the above bill last night looks like judgment on Guttentberg and Gloucester for racing in such weather as prevailed yesterday. No reasonable excuse can be advanced for racing yesterday. The racing could not be called sport. Perhaps Peter De Lacey, the recognized head of the pool-room men in this city, gave the truthful reason in his utterances to a newspaper man yesterday. He refused to do any business on the races. In explanation he said: "They are running for the pool-room money to-day, and I don't propose that they shall have mine."

Arazel galloped in an easy winner in her race yesterday, defeating Eleanor, St. Patrick and Innovation, all performers of more than ordinary merit. Her odds instead of receding from 6 to 5 to 3/4 to 1, as in her previous race, went down to 3 to 5. Guttentberg consistently with their odds at Guttentberg.

The combination sent a good thing through yesterday. They put Lyons up on Philura. Judge Burke wanted to know why a good boy was permitted to race in such weather as prevailed yesterday. He said that the judge's opinion was that the regular jockey, N. Hill, was suspended for disobedience to the judge, and that the judge's opinion was still very lame. The judge reluctantly consented to Lyons's riding. Philura opened at 5 to 1 and was backed 5 to 1. Even with the handicap of a stable boy she galloped in as easy winner.

Elect was a hot favorite in the opening race and Mr. Parker couldn't complain that starter Caldwell was any grudge against him. Elect was in front when the flag fell and won easily.

Arazel was bid up \$400 and Philura was valued \$500. Both were retained by their owners. Belle D. was bid additional \$5. The ladder was a stranger.

Troublesome, who was thought by many to be the winner in the fourth race, was left at the post.

Charles Post got a slice of his long deferred good luck. Belle D. was bid \$500 and it is to be hoped that Father still's popular son-in-law had a good swell bet done.

The glass partition in the grand stand yesterday cracked and it had to be braced with strong beams.

Owners of trotting stallions are reducing the service fees of their horses materially all over the country.

The Guttentberg management have decided that all entries to races on the hill-top will be free, and that \$25 of the purse shall be given to the third horse. The order went into effect to-day.

Thomas F. Egan, who has secured the betting privileges at the Ivy City track, declares that he does not know who composes the syndicate which has been engaged by the manager of the track, Mr. Charles. Mr. Egan, who represents Congressional Cigar Co., Mr. Myers, of the Store Trust company, is mentioned as treasurer. The syndicate will be paid after each race and that enough money was at hand to pay all expenses for a fortnight.

Kerry Goo was heavily played in the city races yesterday. A strong tip was shown that he would win, and he did so. He was called first in the stretch and barged himself in the belief that it was all over. Elect had no trouble in defeating the good thing.

Fanhattan's race was no surprise. He never was paraded to keep going.

Marcellus finally scored a bracket, and his owner landed a substantial Jones had to ride and to beat Bellair out.

Miss Marie isn't bigger than a pint of peasants, but she has a couple of good sides to her. She had a false out for third place yesterday.

Musson was backed off the boards in the last race, but he didn't show. Lucy Clark, jockey on a Gray Rock all passed him in the final furlong.

Many prominent citizens and officials recommend Dr. Bull's Cough Syrup.