

HIS IDEE FACTORY.

A Crank with Wonderful Glasses Visits Prophet Dunn.

Byrnes Said to Be on the Track of Gov. Flower's Crank.

Ernest Link Seeks the North Pole in Harlem.

Weather Forecaster Dunn was visited by a crank this morning. Whether his interview with the crank had a depressing effect upon Mr. Dunn could not be determined, for immediately after the departure of the kink-minded man Mr. Dunn also went out, leaving word that he would not be back until late in the day.

Shortly before 10 o'clock a tall, haggard-looking man, with a long, unkempt beard, clothes much stained with paint or chemicals and wild eyes entered the Weather Bureau and asked to see Mr. Dunn on important business.

He carried a cylindrical package wrapped in newspaper, which he watched carefully. After being shown into Mr. Dunn's private room he asked the weather prophet to accompany him out on the roof, as he had a pair of glasses he wished to show him.

Mr. Dunn saw he had a crank to deal with, and decided to humor him. After they reached the roof the man walked to the Broadway edge of the building and, pointing towards New Jersey, said in a low, hoarse whisper:

"Belong to a murder factory over there." Mr. Dunn's hat raised several inches and his heart almost stopped beating. Inactively moving away from the edge of the roof he cautiously asked:

"Are you sure it isn't a mirror factory?" "No, sir," replied the man; "I tell you it is a murder factory."

The man then went on to say that he had a pair of glasses which made the sun appear in two places in the heavens at one time, and was going to Harvard College next week to have them experimented with.

He refused to show the glasses and Mr. Dunn advised him to carry out his intentions. The crank then left and said he would call again.

This is the second crank Mr. Dunn has had to deal with. About six years ago a man called on him and complained that the Signal Service kept sending messages through his brain.

This he did not mind, but the messages were in cipher, and he could not read them. Mrs. Dunn gave all his men orders this morning not to admit anyone unless they stated their business in full.

GOV. FLOWER'S CRANK. Byrnes Said to Have a Clue to the Internal-Machine Sender.

A mysterious box was sent to Gov. Flower last Fall. When the box was opened it was found to be an infernal machine. It was reported at Police Headquarters to-day that Supt. Byrnes had a clue to the sender of the machine, and that some sensational disclosures might be made within a few days.

It was about the middle of September of last year when Gov. Flower received the machine at the Windsor Hotel, where he had his headquarters during the cholera scare. A few hours before the mysterious box came, a letter of warning was received by the Governor.

The package came by mail addressed to the Governor. It was a cigar-box wrapped in yellow paper. Col. Williams, Gov. Flower's secretary, regarded the box as very suspicious, and called the Police Headquarters about it.

Detectives Crowley and McCloskey went up to the box and got the box open. Chief Inspector Steers put the box in a tub of water for half an hour before opening it.

When the box was opened it was found to contain a quantity of powder. A lot of loose powder filled the rest of the space in the cigar-box. The powder was scattered about the front of the box and three parlor chairs were arranged on a lower level. Chief Inspector Steers put the powder in the tub of water, and exploded the powder. Chief Inspector Steers was confident that it was a general infernal machine.

The police learned in the course of their investigations that the box had been left in a letter box within the district of Branch Post-Office G, and that the letter of warning had been mailed from Branch Post-Office G.

Some persons were inclined to look upon the whole thing as a joke at the time, but there was a question in the minds of the police that the infernal machine was genuine and that it had been sent to Gov. Flower with evil designs.

BOCK A MILD CRANK TO-DAY.

Still He Was Strapped in a Strait-Jacket in Prison.

Neat Scheme by Which Buyers Make Sure of Their Bargain.

A whole squad of court officers surrounded George Bock when he stepped on the platform before Justice Koch in the Jefferson Market Police Court this morning. He was charged with sending a threatening postal card to scenic artist Gustave Volk, of Proctor's Theatre, calling for the payment of \$9 which Bock claimed Volk owed him for years.

The story of a desperate attempt that Bock made last night on Capt. O'Connor, of the Tenth street station, while he was being looked for a cell, had preceded the prisoner to court, and it was deemed advisable to keep him under strict surveillance during the proceedings.

Bock had been placed in the rapidly increasing ranks of cranks, and that together with the fact that he was a fellow of powerful physique, did as much, perhaps, as anything else to stimulate the fear of the court officers.

He was calm enough this morning when arraigned, but the threatening postal card he drew from his pocket and made a vicious lunge at Capt. O'Connor's throat with a keen-edged razor.

He was calm enough this morning when arraigned, but the threatening postal card he drew from his pocket and made a vicious lunge at Capt. O'Connor's throat with a keen-edged razor. He was calm enough this morning when arraigned, but the threatening postal card he drew from his pocket and made a vicious lunge at Capt. O'Connor's throat with a keen-edged razor.

He was calm enough this morning when arraigned, but the threatening postal card he drew from his pocket and made a vicious lunge at Capt. O'Connor's throat with a keen-edged razor. He was calm enough this morning when arraigned, but the threatening postal card he drew from his pocket and made a vicious lunge at Capt. O'Connor's throat with a keen-edged razor.

He was calm enough this morning when arraigned, but the threatening postal card he drew from his pocket and made a vicious lunge at Capt. O'Connor's throat with a keen-edged razor. He was calm enough this morning when arraigned, but the threatening postal card he drew from his pocket and made a vicious lunge at Capt. O'Connor's throat with a keen-edged razor.

He was calm enough this morning when arraigned, but the threatening postal card he drew from his pocket and made a vicious lunge at Capt. O'Connor's throat with a keen-edged razor. He was calm enough this morning when arraigned, but the threatening postal card he drew from his pocket and made a vicious lunge at Capt. O'Connor's throat with a keen-edged razor.

He was calm enough this morning when arraigned, but the threatening postal card he drew from his pocket and made a vicious lunge at Capt. O'Connor's throat with a keen-edged razor. He was calm enough this morning when arraigned, but the threatening postal card he drew from his pocket and made a vicious lunge at Capt. O'Connor's throat with a keen-edged razor.

He was calm enough this morning when arraigned, but the threatening postal card he drew from his pocket and made a vicious lunge at Capt. O'Connor's throat with a keen-edged razor. He was calm enough this morning when arraigned, but the threatening postal card he drew from his pocket and made a vicious lunge at Capt. O'Connor's throat with a keen-edged razor.

He was calm enough this morning when arraigned, but the threatening postal card he drew from his pocket and made a vicious lunge at Capt. O'Connor's throat with a keen-edged razor. He was calm enough this morning when arraigned, but the threatening postal card he drew from his pocket and made a vicious lunge at Capt. O'Connor's throat with a keen-edged razor.

He was calm enough this morning when arraigned, but the threatening postal card he drew from his pocket and made a vicious lunge at Capt. O'Connor's throat with a keen-edged razor. He was calm enough this morning when arraigned, but the threatening postal card he drew from his pocket and made a vicious lunge at Capt. O'Connor's throat with a keen-edged razor.

He was calm enough this morning when arraigned, but the threatening postal card he drew from his pocket and made a vicious lunge at Capt. O'Connor's throat with a keen-edged razor. He was calm enough this morning when arraigned, but the threatening postal card he drew from his pocket and made a vicious lunge at Capt. O'Connor's throat with a keen-edged razor.

He was calm enough this morning when arraigned, but the threatening postal card he drew from his pocket and made a vicious lunge at Capt. O'Connor's throat with a keen-edged razor. He was calm enough this morning when arraigned, but the threatening postal card he drew from his pocket and made a vicious lunge at Capt. O'Connor's throat with a keen-edged razor.

He was calm enough this morning when arraigned, but the threatening postal card he drew from his pocket and made a vicious lunge at Capt. O'Connor's throat with a keen-edged razor. He was calm enough this morning when arraigned, but the threatening postal card he drew from his pocket and made a vicious lunge at Capt. O'Connor's throat with a keen-edged razor.

He was calm enough this morning when arraigned, but the threatening postal card he drew from his pocket and made a vicious lunge at Capt. O'Connor's throat with a keen-edged razor. He was calm enough this morning when arraigned, but the threatening postal card he drew from his pocket and made a vicious lunge at Capt. O'Connor's throat with a keen-edged razor.

He was calm enough this morning when arraigned, but the threatening postal card he drew from his pocket and made a vicious lunge at Capt. O'Connor's throat with a keen-edged razor. He was calm enough this morning when arraigned, but the threatening postal card he drew from his pocket and made a vicious lunge at Capt. O'Connor's throat with a keen-edged razor.

He was calm enough this morning when arraigned, but the threatening postal card he drew from his pocket and made a vicious lunge at Capt. O'Connor's throat with a keen-edged razor. He was calm enough this morning when arraigned, but the threatening postal card he drew from his pocket and made a vicious lunge at Capt. O'Connor's throat with a keen-edged razor.

He was calm enough this morning when arraigned, but the threatening postal card he drew from his pocket and made a vicious lunge at Capt. O'Connor's throat with a keen-edged razor. He was calm enough this morning when arraigned, but the threatening postal card he drew from his pocket and made a vicious lunge at Capt. O'Connor's throat with a keen-edged razor.

RISE IN "FLOATERS" PRICES.

Opposition to Maynard Makes Votes Cost Double.

Neat Scheme by Which Buyers Make Sure of Their Bargain.

The strong demand for Maynard votes has caused a sudden rise in the price for "floaters" in the market. The quotation on floaters up to five days ago was \$2 apiece, the supply being plentiful. To-day the market price for "floaters" is \$4, and scarce at that.

The sudden rise in values in this political commodity is due to the continued opposition to Maynard. The growing defection in the ranks of honest voters has caused an increased demand for floaters.

It will perhaps be interesting for the voter to know how the purchasers of votes know whether the goods they bargain for were delivered, and with a certainty.

Nothing is easier. The voter is given a paper ballot to paste over an affixed colored strip of paper. The constitutional convention or some other candidate who has a walkover, and if the name on the paper is not called up instead of the name of the regular candidate when the inspectors make up the tally sheet, Mr. Floater gets no money.

That is how it is done. The Tammany leaders will meet on Saturday afternoon to make their reports to Chief Croker. Mr. Croker will then be in a position to make an estimate of majority. He figures on 75,000 or 80,000 for the Tammany ticket, and 50,000 for the opposition.

More Election Inspectors Summoned to Appear To-day.

The Grand Jury this morning continued the investigation into the charges of illegal registration in the Third and Fourth Districts. Two inspectors from the Fourth and two from the Eleventh District were summoned to appear.

It is reported that the Grand Jury at its session yesterday found thirty-five indictments for fraudulent registration, and that warrants have been issued for the arrest of the "floaters."

The case of Walter Baban, independent candidate for Assembly in the Ninth District, was continued by the Grand Jury to-day.

It is said that Sidney Edward Graux was a candidate for Assembly in the Ninth District, and that he was a "floater" in the Eleventh District, and was expected to give further testimony before the Grand Jury to-day.

District Attorney Nicol and Assistant District Attorney Devereux, who were present at the hearing, regarding election frauds, they declined to state if charges of fraud were made against any of the defendants.

Justice Barrett, of the Supreme Court, has denied the application of Henry W. Bainer for a peremptory mandamus to compel the Election Inspectors of the Twenty-fifth Assembly District to register him as a voter of the district.

James D. McLaughlin, of the Union Theological Seminary, and resides at 21 East Sixty-ninth street. He has this morning been elected to the Twenty-fifth Assembly District since Sept. 27 last.

When he went to register on Oct. 28 last, he was refused by the inspectors, and he has since then been making a habit of visiting the office of the inspectors to demand that they register him.

He was a student and therefore was not entitled to vote. Justice Barrett sustained this view of the matter and denied the mandamus.

Herman E. Vogel to compel the Inspectors of Election in the Fourteenth District of the Twenty-second Assembly District to register him as a qualified voter.

Justice Barrett, of the Supreme Court, has denied the application of Henry W. Bainer for a peremptory mandamus to compel the Election Inspectors of the Twenty-fifth Assembly District to register him as a voter of the district.

James D. McLaughlin, of the Union Theological Seminary, and resides at 21 East Sixty-ninth street. He has this morning been elected to the Twenty-fifth Assembly District since Sept. 27 last.

When he went to register on Oct. 28 last, he was refused by the inspectors, and he has since then been making a habit of visiting the office of the inspectors to demand that they register him.

CLUES FOR POLICE.

Mystery of the Body at "L" Pillar 906 Partly Solved.

"The Evening World" Gets Facts to Show There Was a Murder.

Police Still Cling to the Eastern Theory of Accident.

Unless the unknown man who was picked up in a dying condition under the Third Avenue "L" structure at One Hundred and Eighth street early Sunday morning is identified in a day or two, his body will probably be buried in an anonymous grave in Potter's Field, and with it the mystery of an apparent murder.

The body is now at the Morgue, at the foot of East Twenty-sixth street, where it was taken Tuesday from the Harlem Morgue, at the foot of East One Hundred and Twentieth street. The man died on the way to the Harlem Morgue, and was found near pillar No. 906, under the "L" structure, on the southeast corner of Third Avenue and One Hundred and Eighth street.

The Tammany leaders will meet on Saturday afternoon to make their reports to Chief Croker. Mr. Croker will then be in a position to make an estimate of majority. He figures on 75,000 or 80,000 for the Tammany ticket, and 50,000 for the opposition.

Justice Barrett, of the Supreme Court, has denied the application of Henry W. Bainer for a peremptory mandamus to compel the Election Inspectors of the Twenty-fifth Assembly District to register him as a voter of the district.

James D. McLaughlin, of the Union Theological Seminary, and resides at 21 East Sixty-ninth street. He has this morning been elected to the Twenty-fifth Assembly District since Sept. 27 last.

When he went to register on Oct. 28 last, he was refused by the inspectors, and he has since then been making a habit of visiting the office of the inspectors to demand that they register him.

He was a student and therefore was not entitled to vote. Justice Barrett sustained this view of the matter and denied the mandamus.

Herman E. Vogel to compel the Inspectors of Election in the Fourteenth District of the Twenty-second Assembly District to register him as a qualified voter.

Justice Barrett, of the Supreme Court, has denied the application of Henry W. Bainer for a peremptory mandamus to compel the Election Inspectors of the Twenty-fifth Assembly District to register him as a voter of the district.

James D. McLaughlin, of the Union Theological Seminary, and resides at 21 East Sixty-ninth street. He has this morning been elected to the Twenty-fifth Assembly District since Sept. 27 last.

When he went to register on Oct. 28 last, he was refused by the inspectors, and he has since then been making a habit of visiting the office of the inspectors to demand that they register him.

He was a student and therefore was not entitled to vote. Justice Barrett sustained this view of the matter and denied the mandamus.

Herman E. Vogel to compel the Inspectors of Election in the Fourteenth District of the Twenty-second Assembly District to register him as a qualified voter.

Justice Barrett, of the Supreme Court, has denied the application of Henry W. Bainer for a peremptory mandamus to compel the Election Inspectors of the Twenty-fifth Assembly District to register him as a voter of the district.

James D. McLaughlin, of the Union Theological Seminary, and resides at 21 East Sixty-ninth street. He has this morning been elected to the Twenty-fifth Assembly District since Sept. 27 last.

When he went to register on Oct. 28 last, he was refused by the inspectors, and he has since then been making a habit of visiting the office of the inspectors to demand that they register him.

He was a student and therefore was not entitled to vote. Justice Barrett sustained this view of the matter and denied the mandamus.

Herman E. Vogel to compel the Inspectors of Election in the Fourteenth District of the Twenty-second Assembly District to register him as a qualified voter.

MONSTER MEETING.

The Thomas Jefferson Association of the Fourth District Will Hold a Meeting to-day.

Figuring on Majorities.

The Tammany leaders will meet on Saturday afternoon to make their reports to Chief Croker. Mr. Croker will then be in a position to make an estimate of majority. He figures on 75,000 or 80,000 for the Tammany ticket, and 50,000 for the opposition.

Justice Barrett, of the Supreme Court, has denied the application of Henry W. Bainer for a peremptory mandamus to compel the Election Inspectors of the Twenty-fifth Assembly District to register him as a voter of the district.

James D. McLaughlin, of the Union Theological Seminary, and resides at 21 East Sixty-ninth street. He has this morning been elected to the Twenty-fifth Assembly District since Sept. 27 last.

When he went to register on Oct. 28 last, he was refused by the inspectors, and he has since then been making a habit of visiting the office of the inspectors to demand that they register him.

He was a student and therefore was not entitled to vote. Justice Barrett sustained this view of the matter and denied the mandamus.

Herman E. Vogel to compel the Inspectors of Election in the Fourteenth District of the Twenty-second Assembly District to register him as a qualified voter.

Justice Barrett, of the Supreme Court, has denied the application of Henry W. Bainer for a peremptory mandamus to compel the Election Inspectors of the Twenty-fifth Assembly District to register him as a voter of the district.

James D. McLaughlin, of the Union Theological Seminary, and resides at 21 East Sixty-ninth street. He has this morning been elected to the Twenty-fifth Assembly District since Sept. 27 last.

When he went to register on Oct. 28 last, he was refused by the inspectors, and he has since then been making a habit of visiting the office of the inspectors to demand that they register him.

He was a student and therefore was not entitled to vote. Justice Barrett sustained this view of the matter and denied the mandamus.

Herman E. Vogel to compel the Inspectors of Election in the Fourteenth District of the Twenty-second Assembly District to register him as a qualified voter.

Justice Barrett, of the Supreme Court, has denied the application of Henry W. Bainer for a peremptory mandamus to compel the Election Inspectors of the Twenty-fifth Assembly District to register him as a voter of the district.

James D. McLaughlin, of the Union Theological Seminary, and resides at 21 East Sixty-ninth street. He has this morning been elected to the Twenty-fifth Assembly District since Sept. 27 last.

When he went to register on Oct. 28 last, he was refused by the inspectors, and he has since then been making a habit of visiting the office of the inspectors to demand that they register him.

He was a student and therefore was not entitled to vote. Justice Barrett sustained this view of the matter and denied the mandamus.

Herman E. Vogel to compel the Inspectors of Election in the Fourteenth District of the Twenty-second Assembly District to register him as a qualified voter.

Justice Barrett, of the Supreme Court, has denied the application of Henry W. Bainer for a peremptory mandamus to compel the Election Inspectors of the Twenty-fifth Assembly District to register him as a voter of the district.

James D. McLaughlin, of the Union Theological Seminary, and resides at 21 East Sixty-ninth street. He has this morning been elected to the Twenty-fifth Assembly District since Sept. 27 last.

When he went to register on Oct. 28 last, he was refused by the inspectors, and he has since then been making a habit of visiting the office of the inspectors to demand that they register him.

STOLE HER DIAMOND EARRING.

Miss Devere's Charge Against Her Whilom Friend.

Anna Edwards, twenty-one years old, who gives her home address as Democrat, N. J., was held for trial in the Jefferson Market Police Court to-day.

Joseph Devere, of 31 West Third street, says she was with Miss Edwards at some resort in Twenty-third street at 2 o'clock this morning. From that time to Twenty-fifth street, where she was arrested, she claims that Anna Edwards snatched a diamond earring valued at \$15 out of her ear.

Justice Barrett, of the Supreme Court, has denied the application of Henry W. Bainer for a peremptory mandamus to compel the Election Inspectors of the Twenty-fifth Assembly District to register him as a voter of the district.

James D. McLaughlin, of the Union Theological Seminary, and resides at 21 East Sixty-ninth street. He has this morning been elected to the Twenty-fifth Assembly District since Sept. 27 last.

When he went to register on Oct. 28 last, he was refused by the inspectors, and he has since then been making a habit of visiting the office of the inspectors to demand that they register him.

He was a student and therefore was not entitled to vote. Justice Barrett sustained this view of the matter and denied the mandamus.

Herman E. Vogel to compel the Inspectors of Election in the Fourteenth District of the Twenty-second Assembly District to register him as a qualified voter.

Justice Barrett, of the Supreme Court, has denied the application of Henry W. Bainer for a peremptory mandamus to compel the Election Inspectors of the Twenty-fifth Assembly District to register him as a voter of the district.

James D. McLaughlin, of the Union Theological Seminary, and resides at 21 East Sixty-ninth street. He has this morning been elected to the Twenty-fifth Assembly District since Sept. 27 last.

When he went to register on Oct. 28 last, he was refused by the inspectors, and he has since then been making a habit of visiting the office of the inspectors to demand that they register him.

He was a student and therefore was not entitled to vote. Justice Barrett sustained this view of the matter and denied the mandamus.

Herman E. Vogel to compel the Inspectors of Election in the Fourteenth District of the Twenty-second Assembly District to register him as a qualified voter.

Justice Barrett, of the Supreme Court, has denied the application of Henry W. Bainer for a peremptory mandamus to compel the Election Inspectors of the Twenty-fifth Assembly District to register him as a voter of the district.

James D. McLaughlin, of the Union Theological Seminary, and resides at 21 East Sixty-ninth street. He has this morning been elected to the Twenty-fifth Assembly District since Sept. 27 last.

When he went to register on Oct. 28 last, he was refused by the inspectors, and he has since then been making a habit of visiting the office of the inspectors to demand that they register him.

He was a student and therefore was not entitled to vote. Justice Barrett sustained this view of the matter and denied the mandamus.

Herman E. Vogel to compel the Inspectors of Election in the Fourteenth District of the Twenty-second Assembly District to register him as a qualified voter.

Justice Barrett, of the Supreme Court, has denied the application of Henry W. Bainer for a peremptory mandamus to compel the Election Inspectors of the Twenty-fifth Assembly District to register him as a voter of the district.

James D. McLaughlin, of the Union Theological Seminary, and resides at 21 East Sixty-ninth street. He has this morning been elected to the Twenty-fifth Assembly District since Sept. 27 last.

When he went to register on Oct. 28 last, he was refused by the inspectors, and he has since then been making a habit of visiting the office of the inspectors to demand that they register him.

THE UNKNOWN VICTIM.

According to the One Hundred and Fourth street police who had charge of the case, a man named Patrick Fox, of 162 Lexington avenue, saw the man fall from the "L" structure at One Hundred and Eighth street, and although he has no record of Fox's business or occupation, they are satisfied that the man's death was accidental and not homicidal.

THE UNKNOWN VICTIM.

According to the One Hundred and Fourth street police who had charge of the case, a man named Patrick Fox, of 162 Lexington avenue, saw the man fall from the "L" structure at One Hundred and Eighth street, and although he has no record of Fox's business or occupation, they are satisfied that the man's death was accidental and not homicidal.

Justice Barrett, of the Supreme Court, has denied the application of Henry W. Bainer for a peremptory mandamus to compel the Election Inspectors of the Twenty-fifth Assembly District to register him as a voter of the district.

James D. McLaughlin, of the Union Theological Seminary, and resides at 21 East Sixty-ninth street. He has this morning been elected to the Twenty-fifth Assembly District since Sept. 27 last.

When he went to register on Oct. 28 last, he was refused by the inspectors, and he has since then been making a habit of visiting the office of the inspectors to demand that they register him.

He was a student and therefore was not entitled to vote. Justice Barrett sustained this view of the matter and denied the mandamus.

Herman E. Vogel to compel the Inspectors of Election in the Fourteenth District of the Twenty-second Assembly District to register him as a qualified voter.

Justice Barrett, of the Supreme Court, has denied the application of Henry W. Bainer for a peremptory mandamus to compel the Election Inspectors of the Twenty-fifth Assembly District to register him as a voter of the district.

James D. McLaughlin, of the Union Theological Seminary, and resides at 21 East Sixty-ninth street. He has this morning been elected to the Twenty-fifth Assembly District since Sept. 27 last.

When he went to register on Oct. 28 last, he was refused by the inspectors, and he has since then been making a habit of visiting the office of the inspectors to demand that they register him.

He was a student and therefore was not entitled to vote. Justice Barrett sustained this view of the matter and denied the mandamus.

Herman E. Vogel to compel the Inspectors of Election in the Fourteenth District of the Twenty-second Assembly District to register him as a qualified voter.

Justice Barrett, of the Supreme Court, has denied the application of Henry W. Bainer for a peremptory mandamus to compel the Election Inspectors of the Twenty-fifth Assembly District to register him as a voter of the district.

James D. McLaughlin, of the Union Theological Seminary, and resides at 21 East Sixty-ninth street. He has this morning been elected to the Twenty-fifth Assembly District since Sept. 27 last.

When he went to register on Oct. 28 last, he was refused by the inspectors, and he has since then been making a habit of visiting the office of the inspectors to demand that they register him.

He was a student and therefore was not entitled to vote. Justice Barrett sustained this view of the matter and denied the mandamus.

Herman E. Vogel to compel the Inspectors of Election in the Fourteenth District of the Twenty-second Assembly District to register him as a qualified voter.

Justice Barrett, of the Supreme Court, has denied the application of Henry W. Bainer for a peremptory mandamus to compel the Election Inspectors of the Twenty-fifth Assembly District to register him as a voter of the district.

James D. McLaughlin, of the Union Theological Seminary, and resides at 21 East Sixty-ninth street. He has this morning been elected to the Twenty-fifth Assembly District since Sept. 27 last.

When he went to register on Oct. 28 last, he was refused by the inspectors, and he has since then been making a habit of visiting the office of the inspectors to demand that they register him.

SEKING THE NORTH POLE.

Old Ernest Link Said He Had Walked from Germany.

A Very feeble old man was a prisoner in the Harlem Police Court this morning.

He had been found by Detective Mangin of the Washington Heights police station, wandering about in aimless fashion in the vicinity of One Hundred and Eighty street and Eighth avenue, last night.

Mangin accosted the old man and asked what he was seeking for. The reply was astonishing. "I am seeking for the North Pole," said the old man. "I have walked all the way from Germany, and have been here for a long time."

Justice Barrett, of the Supreme Court, has denied the application of Henry W. Bainer for a peremptory mandamus to compel the Election Inspectors of the Twenty-fifth Assembly District to register him as a voter of the district.

James D. McLaughlin, of the Union Theological Seminary, and resides at 21 East Sixty-ninth street. He has this morning been elected to the Twenty-fifth Assembly District since Sept. 27 last.

When he went to register on Oct. 28 last, he was refused by the inspectors, and he has since then been making a habit of visiting the office of the inspectors to demand that they register him.

He was a student and therefore was not entitled to vote. Justice Barrett sustained this view of the matter and denied the mandamus.

Herman E. Vogel to compel the Inspectors of Election in the Fourteenth District of the Twenty-second Assembly District