

Weather Indications: Rain.  
THE SUNDAY WORLD'S  
EASTER NUMBER NEXT SUNDAY.  
DON'T FAIL TO GET IT.  
IT WILL BE SPLENDIDLY ILLUSTRATED AND  
FULL OF STRIKING FEATURES  
AND HAVE  
ILLUMINATED COVER.

PRICE ONE CENT.

THE SUNDAY WORLD'S  
EVENING EDITION  
Circulation Books Open to All.

NEW YORK, FRIDAY, MARCH 16, 1894.

THE WORLD'S  
AVERAGE CIRCULATION FOR THE  
FIRST TWO MONTHS OF 1894.  
433,167  
PER DAY.

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# Don't Miss The SUNDAY WORLD'S EASTER NUMBER Next Sunday.

## LAST EDITION. LEXOW NOW HARD AT IT.

Many Witnesses Testify of  
Police Interference at  
the Polls.

BLUE COATS FOR MAYNARD.

Some Voters Followed Into the  
Booths and Ballots Handed  
to Them.

FORCE USED ON PROTESTORS.

Easy for Tammany Workers, but  
Representatives of the Opposi-  
tion Intimidated.

Senator Lexow and his Police Investigating  
Committee resumed their session  
this morning in Part III of the Court  
of Common Pleas. Election Chairman  
Lexow, the members of the Committee  
present when the proceedings began at  
11 o'clock were Senators O'Connor,  
Bradley and Cantor.

The fact that some prominent citi-  
zens had been promised as witnesses  
today by Mr. Mitchell, who is running  
this end of the investigation, had  
brought down a large gathering of in-  
terested spectators, and at that hour the  
court room was well filled.

One of the first of the Committee to  
arrive was Senator Bradley. Otto  
Kempner, Commissioner of Accounts  
Kane and other politicians of more or  
less prominence were seen among the  
audience.

The Committee said they had not de-  
cided yet whether or not they would sit  
to-morrow, which is St. Patrick's Day,  
but Senator Bradley declared that he be-  
lieves in business before pleasure, and  
was therefore favorably disposed to  
sit, notwithstanding the fact that it  
was also his sixty-first birthday.

No little interest centered upon a re-  
porter that John W. Goff had been ac-  
cepted as one of the counsel to the Com-  
mittee, and who would do his work in co-  
operation with William A. Sutherland,  
the Rochester lawyer, yesterday. Lawyer  
Grasse has already been engaged as an  
associate counsel, and Mr. Goff's friends  
say he will not serve under any consid-  
eration so long as the political inquiry  
is going on.

Mr. Parkhurst says the Society has  
not receded from its position, and that he  
told the Committee at Albany yesterday  
that a wrong was being done by the  
place upon Mr. Goff's conditions. He  
declared that the latter did not want to  
assume any responsibility for the  
testimony of the witnesses.

The first witness was J. Augustus  
Johnson, a lawyer, living at 125 West  
Ninth street, who was called by the  
Republican watchman in the First Election  
District of the Twelfth Assembly District.  
He said he was called by the watchman  
to vote who had been challenged by  
the witness for voting on names that  
had already been voted upon.

This happened in three instances. The  
witness demanded of the policeman that  
three persons should be allowed to  
vote, and the policeman refused to do so.

They were allowed then to go into the  
booths with the witness, and the witness  
was evidently able-bodied and perfectly  
capable of preparing their ballots.

Another witness, Mr. Johnson, noticed  
was men who were about the door  
with their hands on their hips, and  
were freely distributed. He called the atten-  
tion of the policeman to the fact, and  
demanded their arrest. They refused.

The crowd around the door and in the  
polling place, the policeman said, was  
violent, and wanted him put out or ar-  
rested. He appealed to the policeman  
present for protection, and he was ad-  
mitted to the witness.

Mr. Johnson told Mr. Nicoll, who cross-  
examined him that he had not sought  
out the Committee to tell his story. He  
declared to testify yesterday.

He met a gentleman in the office of the  
Secretary of the Society of the Colonial  
Warriors, and he was arrested.

"Colonel," he said, "I am interested in  
Mr. Nicoll. Do you say you saw  
"No, the wars of the colonies; nothing to  
do with the war of 1812." He called the  
witness, much to the amusement  
of some among the audience.

Mr. Johnson said he was independent  
in politics.

"You are a mugwump, then I pre-  
sume," said Mr. Nicoll.

## \$500,000 IS MISSING.

Committee Estimate that Mc-  
Kane and Henchmen Are  
that Amount Short.

TRACING \$200,000 OF BONDS.

Ex-Ozar's Friends Promised to  
Explain, but Have Been  
Unable to Do So.

OTHER OFFICIALS INVOLVED.

Exposure for McKane Means that  
They Also Will Be Held  
Accountable.

The Committee investigating the  
Gravesend accounts today roughly es-  
timated officially that between John Y.  
McKane and his henchmen the tax-  
payers have been cheated out of over  
\$500,000 at the lowest figure.

How much of this amount went di-  
rectly into the pockets of McKane is  
not known, but it is believed that he  
received most of the money.

The most valuable information given  
to the Committee is coming from persons  
who heretofore were regarded as Mc-  
Kane's closest friends.

From such a source the committee re-  
ceived new information today which  
was at once placed in the hands of their  
counsel, George F. Elliott. The  
facts furnished the committee relate to  
McKane's private excise fund.

McKane established a new office in  
1888, known as "Inspector of Licenses,"  
and appointed one of his policemen,  
James H. Crosey, now an indicted  
election inspector, to fill the position.

It was Crosey's duty in Summer to  
collect the licenses from hacks at Coney  
Island and also \$100 apiece from the con-  
cert halls.

The committee have learned that there  
are twelve concert halls taxed \$100 each  
and about seventy-five hacks, which  
they understand McKane taxed at \$5  
each. This would give an annual revenue  
of \$1,575 at the lowest figure.

"The books of the town show that since  
1888 the total amount of tax collected  
from concert hall and hack licenses,  
including the tax on the horses, should  
be at least \$7,500 for the eight years.

Information has been given to the ef-  
fect that the concert hall and hack  
owners were not taxed regularly, but  
that the Chief desired money. It is  
said, he sent Crosey out to collect "re-  
turns" and when he was unable to  
take anything he could get. As a re-  
sult some of the hackmen paid their  
taxes four or five times during a  
season.

Sometimes McKane, for appearance  
sake, the committee say, turned over  
amounts of money to the Town Treas-  
urer from the license fees, but im-  
mediately after he had been returned  
"to pay town bills." In 1892, for in-  
stance, McKane turned over \$4,575, and  
in 1893 he turned over \$3,450.

These gross transactions are being  
thoroughly investigated by the Com-  
mittee, and it is said, play no small  
part in the big exposure which is prom-  
ised when the Supreme Court Commis-  
sion is called for that purpose yesterday.

The first official announcement regard-  
ing the bonds which McKane has not  
accounted for was made today by  
Charles G. Overton, one of the Graves-  
end Board of Health.

"I am not trying to conceal  
matters any longer," said Mr. Overton.  
"I have given bonds to-day for the  
purpose of the Board of Health, and  
something must be done if  
John McKane does not keep his prom-  
ise to account for the money he has  
received from the Board of Health."  
The Board of Health was forced to ac-  
cept his report—such as it was—without  
question or investigation.

"McKane has given bonds and he did  
as he pleased with the money from his  
sale. Everything was kept in the dark."  
The Board of Health was forced to ac-  
cept his report—such as it was—without  
question or investigation.

"I know positively that any number  
of names collected by the police jus-  
tices, and I was surprised to learn that  
no money had been turned over to the  
City Treasurer for that purpose."  
"I inquired into the matter and learned  
that under the law the justices had the  
right to dispose of each prisoner in  
their private docket. Evidently they  
have used about \$25,000 worth of  
stationery a year."

"Nobody knows the amounts of the  
fines collected by the justices because  
they kept the disposition of each pris-  
oner in their private docket. This record  
would be of the greatest interest, but I  
understand that the Police Justices,

## SUTHERLAND A FUGITIVE.

Gravesend's Convicted Justice  
Fails to Appear for  
Sentence.

BONDS DECLARED FORFEITED.

Bench Warrant to Be Issued for  
His Arrest During the  
Afternoon.

SENSATION CAUSED IN COURT.

Bondsman Given Until Monday  
Morning to Produce the  
Missing Man.

Kenneth F. Sutherland, Coney Island's  
Police Justice, who was convicted  
Wednesday of oppression in connection  
with the Gravesend election frauds, is a  
fugitive from justice.

The man who at the beck of ex-Ozar  
John Y. McKane sent scores of men  
to prison time after time—who made a  
plaything of the Constitution—has fled,  
no one knows whither, to escape the  
law. Before the day is over officers will  
be placed upon his track, but it seems  
doubtful if they will be able to overtake  
him.

That, in a nutshell, is the story of the  
proceedings witnessed this morning in  
Part I. of the Circuit Court, Brooklyn.  
Sutherland was called to receive sen-  
tence, and he did not respond. While  
Justice Brown, in his desire not to strain  
the law, postponed sentence until Mon-  
day morning, the bonds were declared  
forfeited, and a bench warrant will be  
issued for the man's arrest.

Two minutes after the above announce-  
ment had been made the news was car-  
ried in every direction. It flew to the  
City Hall, across the way into all the  
offices of the public buildings, to the "L"  
roads and the horse-cars, and every one  
asked the question:

"Who next?"

It seemed to be the unanimous opin-  
ion that Sutherland, in fleeing from jus-  
tice, had set an example which would be  
followed by many of the other twenty-  
one indicted men. Already the air is  
filled with rumors. It is asserted that  
many of the men, on learning that Sutherland  
displayed the white feather, are an-  
xious to turn State's evidence. It is  
certain that two have offered to do so,  
and it is equally certain that the offer  
has been declined.

With Chief McKane in jail, Sutherland  
racing off, and a writ of outlawry served  
on the old boards through the Court  
yesterday, the smaller fry, as it were—some-  
thing more than nervous. So are the  
bondsman of all, and a raid on the  
sheriff's office to surrender their men  
is one of the things looked for in the  
immediate future.

The bench in court this morning was  
unusually impressive. The story of  
Sutherland's supposed flight told in "The  
Evening World" yesterday and in the  
morning papers had been read by every-  
body. It seemed as if half of Brooklyn  
wanted to be on hand to see whether  
when called upon.

As early as 9 o'clock the corridors of  
the court building were crowded, and  
Gravesend was well represented. Most  
of the indicted men stood in line. The  
Committee of One Hundred were nearly  
all there, and hundreds of others. The  
bench in court this morning was un-  
usually impressive. The story of  
Sutherland's supposed flight told in "The  
Evening World" yesterday and in the  
morning papers had been read by every-  
body. It seemed as if half of Brooklyn  
wanted to be on hand to see whether  
when called upon.

The trial of Capt. Josiah A. Westervelt,  
of the East One Hundred and Fourth  
street police station, who is accused  
by Supt. Byrnes of neglect of duty in  
not suppressing certain policy shops in  
his precinct, was set down for 11 o'clock  
this morning.

This case has excited great interest.  
Two other captains, Price and Martens,  
were tried recently on charges of neg-  
lect of duty for allowing disorderly  
houses to exist in their precincts, that  
were afterwards raided by Supt. Byrnes's  
men.

Capt. Westervelt is now asked to ex-  
plain before the Commissioners why he  
permitted policy gambling in his pre-  
cinct.

The trial was delayed for some time  
by the absence of the four Commis-  
sioners. It began, however, with Com-  
missioner McLaughlin presiding. The  
prosecution was represented by  
Supt. Byrnes, and the defense by  
Capt. Westervelt.

The first policy shop referred to in  
the evidence is said to be at 156 East  
Ninety-eighth street.

Supt. Byrnes called as the first witness  
James W. Slaght, of 143 East Nineteenth  
street, who is a reporter and knew some-  
thing of the place mentioned as a policy shop.  
The witness stated that he had seen  
a number of people, many of them  
women, playing policy.

The witness said he visited the place  
several days afterwards, and on about  
March 4 he succeeded in buying a policy  
slip and played it there. The best house  
mentioned was 246 East Ninety-seventh  
street. The witness stated that there  
had been an error in recording this num-  
ber. It should have been 236 East Nin-  
ty-seventh street.

## WAITE WILL TRY AGAIN.

He Orders All Colorado's  
Troops to Be Ready for  
Denver To-Day.

MAY DECLARE MARTIAL LAW.

Expectation that He Will Ad-  
vance on the City Hall  
To-Morrow.

HE CONFERS WITH GEN. M'COOK.

Then Asks the Federal Com-  
mander to Withdraw  
His Troops.

(By Associated Press.)  
DENVER, Cal., March 15.—It is now  
said to be Gov. Waite's idea to call  
all the troops of the State to Denver  
to-day, and on Saturday to renew his  
attempt to install the new Police Com-  
missioners. The Governor said on Friday of  
this week.

The Governor at 11:45 last night issued  
the following proclamation:  
"All companies of the National Guard of Colorado  
are hereby notified to be in readiness at the in-  
spection armory to respond to call to come to  
Denver, which will be issued on Friday of this  
week."  
DAVID P. WAITE, Governor.

At 9 o'clock this morning Gen. Mc-  
Cook, in command of the United States  
troops whose arrival effected last night's  
truce, was in conference with the  
Governor.

Gov. Waite's residence is still sur-  
rounded by a strong guard, as he is in  
mortal fear of assassination.

Meantime the Federal troops continue  
in camp at the Union Depot, and it is  
possible that before the difficulty is  
settled martial law will be declared.

The Governor's pale face last night  
told more eloquently than words of his  
strain through which he was passing.  
He has received a dozen or more letters  
threatening his life, and there is consid-  
erable public feeling against him. Judge  
Graham, whose order of injunction Gov.  
Waite disregarded, says he will take no  
move in the matter.

The Governor ordered out the militia  
controlling the city, and prominent members  
of the Chamber of Commerce. The militia  
officers were asked to resign their commissions  
in the interest of peace, but they refused  
and said they would simply confine  
themselves to maintaining the peace.

LATER—Gov. Waite has addressed  
a letter to Gen. McCook, asking that  
the Government troops be withdrawn  
from the city, because the General re-  
fuses to assist in carrying out the Gov-  
ernor's purpose. He will simply confine  
himself to maintaining the peace.

### GEN. M'COOK REPORTS.

And awaits Orders from the De-  
partment at Washington.

(By Associated Press.)  
WASHINGTON, March 15.—Gen. Mc-  
Cook this morning telegraphed Army  
Headquarters here that Gov. Waite had  
applied for use of United States troops.  
He took the troops to Denver and  
transmits the application of the  
Governor to the Department. It has not  
yet been laid before Secretary Lamont.  
The General stated that there  
before action can be taken on the  
Governor's request.

### Queen Victoria in Florence.

(By Associated Press.)  
FLORENCE, March 15.—Queen Victo-  
ria arrived here this afternoon. Bands  
of music were stationed at various  
points along the route from the rail-  
road station to the villa which will be  
occupied by Her Majesty during her  
stay in Italy. The streets through  
which the Queen passed and a large  
number of houses all over the city were  
decorated. The Queen was welcomed by  
the Duke d'Aosta and staff and by Sir  
Francis Clare Ford, the British Ambassa-  
dor.

### BOYS' Suits for HATEL, \$1.25.

Today and Saturday choice of one thousand  
double-breasted suits, very dressy, dark colors,  
\$1.25 worth \$3.00. Lot only 100. In the  
\$1.25 inventory. Open evenings. Big sale.

### West Incline in Church.

Thomas Deart, of 216 East Twenty-ninth street,  
a laborer, while attending services in St.  
Patrick's Roman Catholic Church, his East  
Thirty-seventh street, at 10:30 this morning be-  
came insane and was taken to Bellevue Hospital.

## THE WRONG MEDICINE AGAIN.

Why does poor old Father Knickerbocker submit to quack treatment?

WESTERVELT ON THE RACK.

Trial of the Police Captain on  
Charges Made by Byrnes.

Accused of Permitting Policy Play-  
ing in His Precinct.

Supervisor Fitchie Won't Allow It  
on the County Buildings.

Believes He Was the Man She Mar-  
ried in 1860.

She Is the Third to Lay Claim  
to the Manufacturer's Estate.

Still Another Mrs. DOBLER.

Green Emblem Not to Float

NEW RAPID TRANSIT BILL.

McMahon Introduces It in the State  
Senate.

ALBANY, March 15.—Senator McMa-  
hon introduced in the Senate this morn-  
ing the New York Chamber of Commerce  
Rapid Transit bill.

Republican Caucus Decided Not to  
Report It Just Now.

Weather Forecast.

The weather forecast for the thirty-six hours ending  
at 4 P. M. to-morrow is as follows: Fair, slightly  
warmer, westerly winds.

The following report shows the changes in the  
temperature during the past twenty-four hours as re-  
corded by the thermometer at Peru's Pharmacy,  
2 A. M., 24.0 A. M., 53.0 A. M., 53.5 M. 47.

Are You Despondent?

What's Morphine? Private treatment by  
Kearney's Great Remedy can be ob-  
tained. Address Manager, 20 West 34th St., N. Y.

FIGHTING FOR M'KANE.

Appeal Taken from the Decision of  
Judge Lacombe.

Attorney Griffin filed an application  
with the Clerk of the United States Cir-  
cuit Court today for an order of ap-  
peal in the McKane case.

Judge Lacombe last night refused an  
application for McKane's release, which  
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## LAST EDITION. A SECRET MARRIAGE.

Between Col. Breckinridge  
and Mrs. Wing, in New  
York, April 29, '93.

REV. DR. PAXTON OFFICIATED.

Certificate Not Filed with Vital  
Statistics Bureau Until  
To-Day.

MISS POLLARD AS A WITNESS.

She Takes the Stand in Her \$50,-  
000 Suit Against Breck-  
inridge.

Rumors of a secret marriage of Col.  
W. C. P. Breckinridge, of Kentucky,  
and Mrs. Wing, taking place in New  
York, previous to the public wedding,  
were confirmed to-day. They had come  
out in connection with the Pollard-Breck-  
inridge \$50,000 suit at Washington  
for breach of promise.

The confirmation came in the form of  
the marriage certificate of Breckinridge  
and Mrs. Wing, which was filed at the  
Bureau of Vital Statistics to-day.

Dr. John T. Nagle, Registrar of the  
Bureau, received a letter to-day con-  
taining a duplicate of the marriage  
certificate. It shows that Col. Breckin-  
ridge and Mrs. Wing were married in  
this city, at the residence of the Rev.  
Dr. John R. Paxton, on April 29, 1893.

Dr. Paxton, Dr. Paxton was connected  
with the West Presbyterian Church of  
this city, lived at 51 West Forty-sixth  
street. He is now in Allegheny county,  
Pa.

The certificate sets forth the following  
details: "William C. P. Breckinridge,  
residence, Lexington, Ky., born in Bal-  
timore, Md., widower, second marriage;  
bride, Louise R. S. Wing, born in Ken-  
tucky, widow, second marriage, maiden  
name, Scott."

The witnesses of the marriage were  
Mary L. Paxton and Helen M. Collier,  
residence, Lexington, Ky., born in Bal-  
timore, Md., widower, second marriage;  
bride, Louise R. S. Wing, born in Ken-  
tucky, widow, second marriage, maiden  
name, Scott."

An examination of the certificate  
sent to the Health Department re-  
vealed the fact that it had been made  
out by Col. Breckinridge, the writing of  
the certificate being the same as the sig-  
nature of the Colonel. The only writing  
of Dr. Paxton in the instrument being  
his signature as officiating clergyman.

The envelope in which the certificate  
was forwarded was addressed to the  
"Registrar of Marriages, Bureau of Vital  
Statistics," and on the corner of the en-  
velope appeared these words: "Return to  
C. F. B., 51 West Forty-sixth street,  
New York City."

There was much speculation at the  
Health Department as to what caused  
the delay in filing the certificate. Under  
the law of this State marriages must be  
recorded within thirty days after the  
ceremony, and it is probable that Dr.  
Paxton will be called upon to explain  
the delay.

There is some discussion as to the ef-  
fect of these disclosures on Miss Pol-  
lard's suit. It appears that when Col.  
Breckinridge declared to Chief of Police  
Kearney that he was going to marry  
Miss Pollard, he had been a married  
man at least two weeks. That would  
render this declaration void.

But Mrs. Blackburn's testimony was  
that Col. Breckinridge made the same  
declaration about Miss Pollard to her, in  
the girl's presence, on October 29, 1892.  
This declaration would still be binding.

### MISS POLLARD A WITNESS.

She Tells of Her Meeting with  
Breckinridge and His Proposals.

(By Associated Press.)  
WASHINGTON, March 15.—The eligi-  
bles who managed to run the gauntlet  
of doorkeepers into the Circuit Court  
this morning were unusually numerous  
and distinguished in appearance. They  
were able to get an early sight of the  
principals in the case, for Miss Pollard  
and Col. Breckinridge appeared earlier  
than has been their custom.

The plaintiff looked somewhat worn  
by the strain of the trial. The stalwart  
Congressman beamed with his personal  
appearance, and shook hands with the  
array of lawyers and relatives around  
the tables of the defense, while his slender  
antagonist busied herself with her  
morning mail, which seemed to include  
a great variety of epistles.

Once Miss Pollard turned to flash a  
quick glance from her black eyes in the  
direction of the Kentucky statesman,  
but did not catch his attention, for he  
was absorbed in the contents of the  
morning papers upon his case.

Miss Pollard to the Stand.  
After the lawyers had rustled their  
papers for a quarter of an hour there  
was a ripple of great surprise, for no  
less a personage than the plaintiff her-  
self walked around to the witness stand

(Continued on Second Page.)

(Continued on Second Page.)

(Continued on Third Page.)

GET YOUR