

COULD PLEAS THE TRIGGER

(Continued from First Page.)

Mr. Mount, the divorced wife of Mrs. Magee. She was divorced from Magee April 6, 1891, and lived recently at 27 Schermerhorn street, Brooklyn. Her maiden name was Theresa Wash, but after getting her divorce she assumed the name of Mount for some reason not yet known.

Others Who Left by the Steamer White Star Line Steamer Majestic, which sailed this morning for Liverpool, had among the passengers Henry Irving and Miss Ellen Terry.

Young Elopers from Norway Made One in City Hall.

Bridgroom Fritzes Says There Was a Kick at Home.

George C. Fritzes and Nellie C. Maron, a youthful and exceedingly verdant couple, eloped from Norway, Conn., last night, and found their Gretna Green in "Sojer" Flynn's office at the City Hall this afternoon.

Ferd. Ward's Marriage. Appointed for 5 O'clock This Afternoon in Genesee.

Miss Belle Storer is the daughter of John T. Storer, banker, who lives in Staten Island, and a niece of J. M. Storer, of New York.

Arrested on Broadway. Alleged Philadelphia Embezzler Taken into Custody.

Homans's Case Continued. Charles Homans, charged with forging the indorsement of A. F. Ellis to a certified check for \$120, was arrested in the Tombs Police Court this afternoon and held until to-morrow morning in bonds of \$5,000.

Interest on City Bonds and Stocks. Computer Fish announces that the interest due May 1, on the registered bonds and stocks of the City and County of New York will be paid on that day by the Computer at the office of the City Chamberlain.

Objects to Barnum & Bailey's Parade. E. Scheyer, of 283 Broadway, sent a protest to Acting Mayor McClellan today against the parade of Barnum & Bailey's circus next Saturday night.

New York's Share Goes to the Poor. C. A. Barston, the New York representative of the Mayor's office to-day, \$150,760, New York's share of the proceeds derived from the exhibition of the model of the Statue de Liberty, at the World's Fair. The money was turned over to the general fund for the relief of the poor.

NOT SHOT FOR NEWTON.

(Continued from First Page.)

To stop certain people from coming nearer the 120 feet of polling place. The first witness called was Jamieson himself. He said he was thirty-one years old and had lived in Brooklyn all his life. He had been a constable seven or eight years.

What happened then? Mr. Patterson asked. "A tall man got out of the carriage and came towards me with his hand in his pocket, as if something sticking out that looked like a pistol.

What happened then? Mr. Patterson asked. "A tall man got out of the carriage and came towards me with his hand in his pocket, as if something sticking out that looked like a pistol.

What happened then? Mr. Patterson asked. "A tall man got out of the carriage and came towards me with his hand in his pocket, as if something sticking out that looked like a pistol.

What happened then? Mr. Patterson asked. "A tall man got out of the carriage and came towards me with his hand in his pocket, as if something sticking out that looked like a pistol.

What happened then? Mr. Patterson asked. "A tall man got out of the carriage and came towards me with his hand in his pocket, as if something sticking out that looked like a pistol.

What happened then? Mr. Patterson asked. "A tall man got out of the carriage and came towards me with his hand in his pocket, as if something sticking out that looked like a pistol.

What happened then? Mr. Patterson asked. "A tall man got out of the carriage and came towards me with his hand in his pocket, as if something sticking out that looked like a pistol.

What happened then? Mr. Patterson asked. "A tall man got out of the carriage and came towards me with his hand in his pocket, as if something sticking out that looked like a pistol.

What happened then? Mr. Patterson asked. "A tall man got out of the carriage and came towards me with his hand in his pocket, as if something sticking out that looked like a pistol.

What happened then? Mr. Patterson asked. "A tall man got out of the carriage and came towards me with his hand in his pocket, as if something sticking out that looked like a pistol.

What happened then? Mr. Patterson asked. "A tall man got out of the carriage and came towards me with his hand in his pocket, as if something sticking out that looked like a pistol.

What happened then? Mr. Patterson asked. "A tall man got out of the carriage and came towards me with his hand in his pocket, as if something sticking out that looked like a pistol.

What happened then? Mr. Patterson asked. "A tall man got out of the carriage and came towards me with his hand in his pocket, as if something sticking out that looked like a pistol.

What happened then? Mr. Patterson asked. "A tall man got out of the carriage and came towards me with his hand in his pocket, as if something sticking out that looked like a pistol.

What happened then? Mr. Patterson asked. "A tall man got out of the carriage and came towards me with his hand in his pocket, as if something sticking out that looked like a pistol.

What happened then? Mr. Patterson asked. "A tall man got out of the carriage and came towards me with his hand in his pocket, as if something sticking out that looked like a pistol.

BACKLURGE THE VICTIM.

(Continued from First Page.)

her, that he had supposed he ought to know her (having reached that time of day) and that he had supposed she was a great admirer of John Breckinridge. She introduced herself, said her father was a great admirer of John Breckinridge, and that she had come to the city with her father.

Several weeks afterwards the letter asking aid as to her operations with Rhodes had been received. Defendant had answered it, telling her the legal aspects of the contract, after that he received the letter, the authenticity of which Miss Pollard had denied, but which she had not refused to believe.

Plaintiff Not an Innocent. On Aug. 1, 1884 (Friday), he had been in the city and had received the request to go to the Wesleyan College. Having received the request, he had returned to his room and saw her. She was not an innocent.

Plaintiff Not an Innocent. On Aug. 1, 1884 (Friday), he had been in the city and had received the request to go to the Wesleyan College. Having received the request, he had returned to his room and saw her. She was not an innocent.

Plaintiff Not an Innocent. On Aug. 1, 1884 (Friday), he had been in the city and had received the request to go to the Wesleyan College. Having received the request, he had returned to his room and saw her. She was not an innocent.

Plaintiff Not an Innocent. On Aug. 1, 1884 (Friday), he had been in the city and had received the request to go to the Wesleyan College. Having received the request, he had returned to his room and saw her. She was not an innocent.

Plaintiff Not an Innocent. On Aug. 1, 1884 (Friday), he had been in the city and had received the request to go to the Wesleyan College. Having received the request, he had returned to his room and saw her. She was not an innocent.

Plaintiff Not an Innocent. On Aug. 1, 1884 (Friday), he had been in the city and had received the request to go to the Wesleyan College. Having received the request, he had returned to his room and saw her. She was not an innocent.

Plaintiff Not an Innocent. On Aug. 1, 1884 (Friday), he had been in the city and had received the request to go to the Wesleyan College. Having received the request, he had returned to his room and saw her. She was not an innocent.

Plaintiff Not an Innocent. On Aug. 1, 1884 (Friday), he had been in the city and had received the request to go to the Wesleyan College. Having received the request, he had returned to his room and saw her. She was not an innocent.

Plaintiff Not an Innocent. On Aug. 1, 1884 (Friday), he had been in the city and had received the request to go to the Wesleyan College. Having received the request, he had returned to his room and saw her. She was not an innocent.

Plaintiff Not an Innocent. On Aug. 1, 1884 (Friday), he had been in the city and had received the request to go to the Wesleyan College. Having received the request, he had returned to his room and saw her. She was not an innocent.

Plaintiff Not an Innocent. On Aug. 1, 1884 (Friday), he had been in the city and had received the request to go to the Wesleyan College. Having received the request, he had returned to his room and saw her. She was not an innocent.

Plaintiff Not an Innocent. On Aug. 1, 1884 (Friday), he had been in the city and had received the request to go to the Wesleyan College. Having received the request, he had returned to his room and saw her. She was not an innocent.

Plaintiff Not an Innocent. On Aug. 1, 1884 (Friday), he had been in the city and had received the request to go to the Wesleyan College. Having received the request, he had returned to his room and saw her. She was not an innocent.

Plaintiff Not an Innocent. On Aug. 1, 1884 (Friday), he had been in the city and had received the request to go to the Wesleyan College. Having received the request, he had returned to his room and saw her. She was not an innocent.

Plaintiff Not an Innocent. On Aug. 1, 1884 (Friday), he had been in the city and had received the request to go to the Wesleyan College. Having received the request, he had returned to his room and saw her. She was not an innocent.

NOW SUSPECT A CHINAMAN.

(Continued from First Page.)

receives decided not to do so. Even they thought the Italian innocent, and that the murder would prove to be the work of a Chinaman.

It was thought at first this morning that a possible clue existed in the piece of blue cloth in which the remains of Mrs. Martin said it did not belong to her and which had been found in the cellar of that house. The little dress which the child had worn was not large enough to properly cover up the remains, and a policeman borrowed the large piece of cloth.

Another Bank-Book Found. Sarah O'Toole Now Has More Money to Fight For.

Lively Incidents at the Hearing Before the Referee.

The referee proceedings in the case of the estate of David K. Williams, deceased, were continued at Lawyer Gleason's office this afternoon before Lawyer Thomas E. Rush, who is referee.

Another Bank-Book Found. Sarah O'Toole Now Has More Money to Fight For.

Lively Incidents at the Hearing Before the Referee.

The referee proceedings in the case of the estate of David K. Williams, deceased, were continued at Lawyer Gleason's office this afternoon before Lawyer Thomas E. Rush, who is referee.

Another Bank-Book Found. Sarah O'Toole Now Has More Money to Fight For.

Lively Incidents at the Hearing Before the Referee.

The referee proceedings in the case of the estate of David K. Williams, deceased, were continued at Lawyer Gleason's office this afternoon before Lawyer Thomas E. Rush, who is referee.

Another Bank-Book Found. Sarah O'Toole Now Has More Money to Fight For.

Lively Incidents at the Hearing Before the Referee.

The referee proceedings in the case of the estate of David K. Williams, deceased, were continued at Lawyer Gleason's office this afternoon before Lawyer Thomas E. Rush, who is referee.

Another Bank-Book Found. Sarah O'Toole Now Has More Money to Fight For.

Lively Incidents at the Hearing Before the Referee.

The referee proceedings in the case of the estate of David K. Williams, deceased, were continued at Lawyer Gleason's office this afternoon before Lawyer Thomas E. Rush, who is referee.

Advertisement for RIDLEY'S MILLINERY, featuring various hats, bonnets, and millinery goods. Located at 309 to 321 Grand St., N. Y.