

DR. MEYER'S "DIAL"

"Chicago Jack" Gardner Cross-examined by Mr. Brooke.

The Accused Poisoner Writes a Letter to a Witness Against Him.

Wanted Hairdresser Greater to Get a Photograph Resembling Him.

The more crooks of this kind they get the better I shall be satisfied, said Charles W. Brooke, as he sat in "Chicago Jack" Gardner, alias "Atkins," before resuming his cross-examination of that hollow-eyed, sunken-cheeked, snarl and jail-bird-voiced bim-fim!

There was no suggestion of using Baum's name in that scheme, but Mrs. Meyer was to wear black and "play crazy" at the insurance office. But Meyer had naturally ended their "paish."

"Chicago Jack" testified that by the instruction of Dr. Meyer he administered nitro-glycerine with whiskey and experimented with it on "niggers and women" in Chicago.

"Did you ever try to find out what the doctor had done with the niggers, do you know whether it killed any of the niggers and tramps?" asked Mr. Brooke.

"Yes, sir; I looked in the papers next morning, but I didn't see any account of their death," he answered.

"Did you look in the Morgue?" "No, sir."

Gardner said warily this morning that Dr. Meyer was not to be seen in New York to testify against Dr. Meyer.

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ATTACKED BY STAMPAARD OIL.

New York Labor Men Have a Hearing at Albany.

Attorney-General Hancock Asked to Proceed Against the Trust.

ALBANY, N. Y., May 3.—Attorney-General Hancock gave a hearing to-day on the application of the Central Labor Union and various other trade organizations of New York City for him to begin proceedings in the Supreme Court for the dissolution of the Standard Oil Company of New York.

Thomas C. Crane appeared for the appellants, and J. S. H. Choate for the oil company. The dissolution was asked for on the ground that the corporation is a party to a trust existing for unlawful purposes, creating a monopoly for the sale of oil.

Mr. Crane charged that the Company had violated the act under which it was created. It had violated its charter, inasmuch as it had suspended its legitimate business during the past year.

He gave a history of the creation of the Standard Oil Trust, of the agreements of 1882, by which the business and financial affairs of all corporations, companies and individuals composing said trust were placed under the jurisdiction of a Board of Trustees, and said that such agreement was contrary to the laws of New York State for two reasons, viz.: It created a monopoly and established a copartnership among corporations, both of which are against public policy.

Its effects are evident. The price of petroleum has been greatly increased. Oil exported by the corporations sells in Europe for one-third the cost in New York City. The State of Ohio, through its Supreme Court, has ordered a similar corporation in Ohio to be dissolved, and declared that the instigator of the proceedings was George Rice, an individual oil refiner of Ohio, who has spent years in fighting the Standard Oil Trust, and that the labor organizations are simply dupes in these proceedings.

The Attorney-General reserved decision.

MR. MEWAN IS ANGRY.

Resigns as Leader and Chairman of a Committee.

Hills at Trenton Passed Over the Governor's Veto.

TRENTON, N. J., May 3.—Mr. McEwan gave his fellow-legislators a surprise to-day.

The House took up his two-cent ferriage bill and it was defeated by a vote of 24.

McEwan, who is the Republican leader on the floor, at once offered his resignation as leader and as Chairman of the Ways and Means Committee. He said he did this because of the character of the legislation this year, with which he did not want to be so closely identified.

A motion was made to accept the resignation, but the Speaker advised the House and the Republicans went into a caucus.

The House passed over the Governor's veto the bill which led by Bernard J. Ford, Superintendent of the State Capitol, out of office.

The bill relating to office messengers of the officials of Camden, Paterson and Trenton was passed, also, despite the Governor's objections.

CRUELTY TO THE BLIND.

Affidavits Supporting the Charges Against Supt. Place.

BATAVIA, N. Y., May 3.—In the matter of the charges of cruelty to inmates, preferred by Dr. Whitcomb, physician at the State Institution for the Blind here, against Supt. Place, Alfred Woods, of Buffalo, and George Whitehead, of Ridge Road, Niagara County, made affidavits before Justice Vanhook this morning.

Dr. Whitcomb says that one of the instances he cites is the case of William M. Wood, who was blind from birth, whose home is in Wheatland. "This occurred about a week ago," says the doctor, "and I saw the photograph of the boy swear at a roommate, and I am told that he set upon him and beat him with a stick."

Another instance cited is the case of a boy named Klein, who went to her home in Buffalo, N. Y., in April, 1892, with two letters from Mrs. Meyer, one to her mother and one to the keys of the Doctor's house to him, as he had bought the furniture. Klein, or Miller, said he had been struck by the furniture and took the goods away.

The witness identified a letter as one received by her in translation in it from day at the Sturtevant House, where she is stopping. The lawyers for the doctor and the State Institution for the Blind were engaged in a whispered talk with Mr. Meyer. His tone was remarkable for its calmness and indifference, while Williams and McIntyre and Mr. Weller examined the letter, which was in German.

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BREWER NOT A MODEL MAN.

His Wife Alleges Deception and Wants Marriage Annulled.

Says He Represented His Pool-Room to Be a Stationery Store.

The trial of the suit of Mrs. Martha M. Brewer, to have her marriage to Thomas C. Brewer annulled, began before Judge Gilchrist in the Superior Court to-day. Mrs. Brewer, wife of Miss King, met her husband at the Chapel of St. Christopher, in Harlem, where she was a constant attendant.

She alleges that Brewer represented himself to be a model young man, but that after their marriage at the above church, on April 12, 1893, she discovered that he had kept a pool-room at 54 New Street, and was, or had been, engaged in the questionable enterprise.

On the grounds of the deceit of which she alleges she was a victim, Mrs. Brewer wants to have the Court sever the matrimonial bonds with which she is entangled.

She says that Brewer told her that the pool-room was a stationery store. His recent looks of the pool-room were produced in Court. One of the items is a \$50 charge, alleged to be for the purchase of a pool-table at Amsterdam Avenue and Ninety-first Street.

On that day Dr. O'Brien was put in charge of the school by Supt. Jasper, of the Board of Education, but a majority of the trustees of the Nineteenth Ward objected and warned the teachers not to obey any order of the Board.

The matter came up before the Board of Education at yesterday's meeting. Dr. O'Brien was present, and the Board of Education, at the meeting, announced that nothing would be done until the next meeting, which will be on the 10th inst.

The particular offense against Larkin is that on Nov. 24, 1893 he extorted \$1 from a licensed push cart peddler named John L. Cook, a student, twenty-two years old, of 217 West Forty-fourth Street, who was picked up unconscious at Forty-third Street and Fifth Avenue about 5 o'clock this morning by Policeman Kelly.

He was taken to the Flower Hospital, where his injuries were found to consist of a contusion of the head, a badly lacerated nose and cheek and loss of three teeth. His injuries are so serious and he will be able to leave the hospital to-day.

Cook's hobby is the study of the law. He believes that the State and the Nation are better off if the people are educated. He is an outspoken advocate of the rights of the poor.

On May Day Cook attended the demonstration at Union Square. He is outspoken in his opinions and determined to injure him.

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IT'S AN EARNINGS SPITE.

School Commissioner O'Brien Denounces the Tammany Senator.

Entire School System Threatened by His Pernicious Legislation.

The Trouble in School No. 6, He Says, Is Due to It.

"If the public-school system is to be run in the interest and at the dictation of such men as Senator Ahearn, and if men are to be appointed school trustees who are only politicians, then it is time the public should know it and the responsibility be placed where it belongs."

School Commissioner Miles M. O'Brien made this statement to an "Evening World" reporter this morning. He was speaking of the warfare at present going on between the School Commissioners on the one hand and the school trustees of the Nineteenth Ward on the other over the installation of a principal for Grammar School No. 6, at Eighty-fifth Street and Madison Avenue, which, as already told in "The Evening World," was opened on Tuesday.

On that day Dr. O'Brien was put in charge of the school by Supt. Jasper, of the Board of Education, but a majority of the trustees of the Nineteenth Ward objected and warned the teachers not to obey any order of the Board.

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WILL ASK HILL'S AID.

Croker's Mission to Washington to Hit at Cleveland.

Likely to Come Back with Tariff Plans to Suit Tammany.

Braves to Hear His Report Before the Summer Vacation.

A meeting of the Tammany Executive and General Committees and the Committee on Organization was called to-day, and the significance of Boss Croker's visit to Washington became apparent. It is understood that it is Croker's intention to consult Senator Hill, and ask him to prepare a set of resolutions on the tariff situation, which are to be adopted by the various committees and given to the public as the deliberate views of the entire Tammany organization.

The resolutions, it is said, are to sound the keynote of Tammany's position on the great subject of tariff reform, according to a story in "The Evening World."

Croker and Hill are said to be in the opinion that the people of New York City and of the State are not in line with Mr. Cleveland on his tariff policy, and that the fact that the school trustees of the Nineteenth Ward are to be appointed school trustees who are only politicians, then it is time the public should know it and the responsibility be placed where it belongs.

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GOLD EXPORT HAS AN EFFECT.

Reading Affairs Also a Disturbing Factor in Stocks.

Then London Apathy Helps the General Depression.

The heavy export movement of gold to Europe was used against speculation at the Stock Exchange this morning, but there were also other unfavorable influences at work.

The small in which the Reading security market and intensive portfolio serious trouble for them, as well as the property itself. It will take a long time to unravel the many entanglements brought on by the faulty administration of the affairs of the Company for a series of years. Reading, therefore, is a disturbing factor in the situation.

The apathy of London also has a depressing influence. Prices from that center came 1-8 to 1-2 lower again this morning, and the market for Americans was repeated weak in tone. To cap all, the St. Paul statement for the fourth week of April shows gross earnings of only \$64,000, against \$133,136 in 1893, a decrease of 51.95%.

American Sugar rose 3-4 to 107. American Cotton Oil 3-4 to 31. American Tobacco, 1 to 87. Chicago American Tobacco, 1 to 87. Reading 1-8 to 1-2. Burlington & Quincy 5-8 to 73-8. Chicago Gas 3-4 to 61-8. Northwest 1-2 to 108-14. Reading 1-8 to 1-2. New England 1-2 to 1-2. Omaha 1 to 38. New York Central 1-2 to 75-8, and New Jersey Central 3-4 to 110.

Money was easy at 1 per cent, on call. The foreign exchange ran at 48 1-2 to 48 1-2 for bankers' 60-day bills and 48 1-2 to 48 1-2 for demand. The market for bank deposits was quiet. Operations continue on a very small scale.

The only feature of the stock market this morning was the presence of the sell the low priced shares like New England, Atchison and Reading, which were held in the market for some time. The first mentioned sold below 7, and Atchison below 13, both being the prices which they had reached in the early part of the year. The latter will be called upon to make under the plans of reorganization.

Another weak point, the stockholders in this concern also being in a most unenviable position. The market for the latter will be called upon to make under the plans of reorganization.

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