

LOOK AT THESE NEWS.

UNDER A TRUCK OF CARS. HER THROATENED PRISON. IT WAS NOT STRIKERS' WORK.

John Kirk was All Right Until He Started to Rise. Brooklyn Needs a New Water Supply and Needs It Now.

A Correspondent's Timely Views on the Situation. Several Men and One Woman Were More or Less Injured.

Apologies of 'The Evening World' services in waking up Brooklyn's city officials to the fearful condition of its water-shed and the pollution of the sources of supply, a correspondent writes now that renewed action is urged upon the same officials with a view to securing an adequate wholesome supply for the great and growing metropolis.

Plumbers have been putting in water-pipes near the corner of North Tenth street and Kent avenue, and as fast as the laying stones were removed they were piled up in the little space between the tracks.

It is supposed that mischievous boys used the pile, for at 6:55, when car No. 2,216 came along from Greenpoint, it ran into a pile of stones and was thrown off the track.

Passenger Matthew Scott, of 173 Franklin street, Greenpoint, Conductor John Smith and a passenger named Edward Ward, of 27 Park street, Long Island City, were thrown into the street and more or less badly bruised.

The accident caused a delay to traffic of nearly half an hour, and as it occurred during the morning rush it entailed a great deal of inconvenience.

As soon as Justice Poits had learned what Justice Weed had done he immediately ordered the clerk of his court to issue a writ of habeas corpus for Van Truen.

As soon as Justice Poits had learned what Justice Weed had done he immediately ordered the clerk of his court to issue a writ of habeas corpus for Van Truen.

As soon as Justice Poits had learned what Justice Weed had done he immediately ordered the clerk of his court to issue a writ of habeas corpus for Van Truen.

As soon as Justice Poits had learned what Justice Weed had done he immediately ordered the clerk of his court to issue a writ of habeas corpus for Van Truen.

As soon as Justice Poits had learned what Justice Weed had done he immediately ordered the clerk of his court to issue a writ of habeas corpus for Van Truen.

As soon as Justice Poits had learned what Justice Weed had done he immediately ordered the clerk of his court to issue a writ of habeas corpus for Van Truen.

As soon as Justice Poits had learned what Justice Weed had done he immediately ordered the clerk of his court to issue a writ of habeas corpus for Van Truen.

As soon as Justice Poits had learned what Justice Weed had done he immediately ordered the clerk of his court to issue a writ of habeas corpus for Van Truen.

As soon as Justice Poits had learned what Justice Weed had done he immediately ordered the clerk of his court to issue a writ of habeas corpus for Van Truen.

As soon as Justice Poits had learned what Justice Weed had done he immediately ordered the clerk of his court to issue a writ of habeas corpus for Van Truen.

As soon as Justice Poits had learned what Justice Weed had done he immediately ordered the clerk of his court to issue a writ of habeas corpus for Van Truen.

As soon as Justice Poits had learned what Justice Weed had done he immediately ordered the clerk of his court to issue a writ of habeas corpus for Van Truen.

As soon as Justice Poits had learned what Justice Weed had done he immediately ordered the clerk of his court to issue a writ of habeas corpus for Van Truen.

As soon as Justice Poits had learned what Justice Weed had done he immediately ordered the clerk of his court to issue a writ of habeas corpus for Van Truen.

As soon as Justice Poits had learned what Justice Weed had done he immediately ordered the clerk of his court to issue a writ of habeas corpus for Van Truen.

As soon as Justice Poits had learned what Justice Weed had done he immediately ordered the clerk of his court to issue a writ of habeas corpus for Van Truen.

As soon as Justice Poits had learned what Justice Weed had done he immediately ordered the clerk of his court to issue a writ of habeas corpus for Van Truen.

As soon as Justice Poits had learned what Justice Weed had done he immediately ordered the clerk of his court to issue a writ of habeas corpus for Van Truen.

As soon as Justice Poits had learned what Justice Weed had done he immediately ordered the clerk of his court to issue a writ of habeas corpus for Van Truen.

As soon as Justice Poits had learned what Justice Weed had done he immediately ordered the clerk of his court to issue a writ of habeas corpus for Van Truen.

As soon as Justice Poits had learned what Justice Weed had done he immediately ordered the clerk of his court to issue a writ of habeas corpus for Van Truen.

As soon as Justice Poits had learned what Justice Weed had done he immediately ordered the clerk of his court to issue a writ of habeas corpus for Van Truen.

THE WORLD: TUESDAY EVENING, JULY 3, 1894.

FOR ENTERTAINING GOSSIP OF THE turf, the ball field and the ring read the O'Clock Edition and the Sporting Extra of The Evening World.

MEET HIS WIFE'S BETRAYER. Van Truen and Curtis Then Fought and Were Arrested.

Two Justices Take Up the Quarrel and Issue Court Warrants. John Curtis, a prominent politician and ex-President of the Paterson Board of Aldermen, and Edward Van Truen were prisoners before Justice Poits in Jersey City to-day, charged with disorderly conduct.

Curtis was before Chancellor McGill yesterday on complaint of his wife, who charged him with not paying her \$102 alimony due her, she having secured a divorce from him. The testimony showed that Mrs. Curtis had been divorced because Curtis ran away with Van Truen's wife, and there she remained for some time.

In the mean time, Mrs. Van Truen went to South Dakota and secured a divorce from her husband on the ground of abandonment. After securing a divorce she came East, and she and Curtis were seen together in an uptown flat in New York together. Curtis never paid his wife alimony since her divorce, and yesterday he was ordered by the Chancellor to do so.

While the proceedings were going on at the court, the two men, Curtis and Van Truen, were seen together in a flat in New York together. Curtis never paid his wife alimony since her divorce, and yesterday he was ordered by the Chancellor to do so.

As soon as Justice Poits had learned what Justice Weed had done he immediately ordered the clerk of his court to issue a writ of habeas corpus for Van Truen.

As soon as Justice Poits had learned what Justice Weed had done he immediately ordered the clerk of his court to issue a writ of habeas corpus for Van Truen.

As soon as Justice Poits had learned what Justice Weed had done he immediately ordered the clerk of his court to issue a writ of habeas corpus for Van Truen.

As soon as Justice Poits had learned what Justice Weed had done he immediately ordered the clerk of his court to issue a writ of habeas corpus for Van Truen.

As soon as Justice Poits had learned what Justice Weed had done he immediately ordered the clerk of his court to issue a writ of habeas corpus for Van Truen.

As soon as Justice Poits had learned what Justice Weed had done he immediately ordered the clerk of his court to issue a writ of habeas corpus for Van Truen.

As soon as Justice Poits had learned what Justice Weed had done he immediately ordered the clerk of his court to issue a writ of habeas corpus for Van Truen.

As soon as Justice Poits had learned what Justice Weed had done he immediately ordered the clerk of his court to issue a writ of habeas corpus for Van Truen.

As soon as Justice Poits had learned what Justice Weed had done he immediately ordered the clerk of his court to issue a writ of habeas corpus for Van Truen.

As soon as Justice Poits had learned what Justice Weed had done he immediately ordered the clerk of his court to issue a writ of habeas corpus for Van Truen.

As soon as Justice Poits had learned what Justice Weed had done he immediately ordered the clerk of his court to issue a writ of habeas corpus for Van Truen.

As soon as Justice Poits had learned what Justice Weed had done he immediately ordered the clerk of his court to issue a writ of habeas corpus for Van Truen.

As soon as Justice Poits had learned what Justice Weed had done he immediately ordered the clerk of his court to issue a writ of habeas corpus for Van Truen.

As soon as Justice Poits had learned what Justice Weed had done he immediately ordered the clerk of his court to issue a writ of habeas corpus for Van Truen.

As soon as Justice Poits had learned what Justice Weed had done he immediately ordered the clerk of his court to issue a writ of habeas corpus for Van Truen.

As soon as Justice Poits had learned what Justice Weed had done he immediately ordered the clerk of his court to issue a writ of habeas corpus for Van Truen.

As soon as Justice Poits had learned what Justice Weed had done he immediately ordered the clerk of his court to issue a writ of habeas corpus for Van Truen.

As soon as Justice Poits had learned what Justice Weed had done he immediately ordered the clerk of his court to issue a writ of habeas corpus for Van Truen.

As soon as Justice Poits had learned what Justice Weed had done he immediately ordered the clerk of his court to issue a writ of habeas corpus for Van Truen.

As soon as Justice Poits had learned what Justice Weed had done he immediately ordered the clerk of his court to issue a writ of habeas corpus for Van Truen.

As soon as Justice Poits had learned what Justice Weed had done he immediately ordered the clerk of his court to issue a writ of habeas corpus for Van Truen.

As soon as Justice Poits had learned what Justice Weed had done he immediately ordered the clerk of his court to issue a writ of habeas corpus for Van Truen.

As soon as Justice Poits had learned what Justice Weed had done he immediately ordered the clerk of his court to issue a writ of habeas corpus for Van Truen.

As soon as Justice Poits had learned what Justice Weed had done he immediately ordered the clerk of his court to issue a writ of habeas corpus for Van Truen.

CONSPIRED TO KILL HER? Mrs. Ackerman's Charge Against a Domestic and Her Friend.

Suspicious Midnight Actions of Two Females in a Newark Residence. NEWARK, N. J., July 3.—Mrs. Lillian Ackerman, of 107 1/2 West 12th street, today appeared as complainant against Tessie Butler and Minnie Reade, two young women, Miss Butler said she resided at 88 Elm street, while Miss Reade claimed her residence was in Rahway.

Mrs. Ackerman, who is regarded by her neighbors as a woman of healthy mind and sound character, today appeared in court to testify that she had discovered the bodies of the two young women who had conspired to murder her.

She testified that she had discovered the bodies of the two young women who had conspired to murder her. She testified that she had discovered the bodies of the two young women who had conspired to murder her.

She testified that she had discovered the bodies of the two young women who had conspired to murder her. She testified that she had discovered the bodies of the two young women who had conspired to murder her.

She testified that she had discovered the bodies of the two young women who had conspired to murder her. She testified that she had discovered the bodies of the two young women who had conspired to murder her.

She testified that she had discovered the bodies of the two young women who had conspired to murder her. She testified that she had discovered the bodies of the two young women who had conspired to murder her.

She testified that she had discovered the bodies of the two young women who had conspired to murder her. She testified that she had discovered the bodies of the two young women who had conspired to murder her.

She testified that she had discovered the bodies of the two young women who had conspired to murder her. She testified that she had discovered the bodies of the two young women who had conspired to murder her.

She testified that she had discovered the bodies of the two young women who had conspired to murder her. She testified that she had discovered the bodies of the two young women who had conspired to murder her.

She testified that she had discovered the bodies of the two young women who had conspired to murder her. She testified that she had discovered the bodies of the two young women who had conspired to murder her.

She testified that she had discovered the bodies of the two young women who had conspired to murder her. She testified that she had discovered the bodies of the two young women who had conspired to murder her.

She testified that she had discovered the bodies of the two young women who had conspired to murder her. She testified that she had discovered the bodies of the two young women who had conspired to murder her.

She testified that she had discovered the bodies of the two young women who had conspired to murder her. She testified that she had discovered the bodies of the two young women who had conspired to murder her.

She testified that she had discovered the bodies of the two young women who had conspired to murder her. She testified that she had discovered the bodies of the two young women who had conspired to murder her.

She testified that she had discovered the bodies of the two young women who had conspired to murder her. She testified that she had discovered the bodies of the two young women who had conspired to murder her.

She testified that she had discovered the bodies of the two young women who had conspired to murder her. She testified that she had discovered the bodies of the two young women who had conspired to murder her.

She testified that she had discovered the bodies of the two young women who had conspired to murder her. She testified that she had discovered the bodies of the two young women who had conspired to murder her.

She testified that she had discovered the bodies of the two young women who had conspired to murder her. She testified that she had discovered the bodies of the two young women who had conspired to murder her.

She testified that she had discovered the bodies of the two young women who had conspired to murder her. She testified that she had discovered the bodies of the two young women who had conspired to murder her.

She testified that she had discovered the bodies of the two young women who had conspired to murder her. She testified that she had discovered the bodies of the two young women who had conspired to murder her.

She testified that she had discovered the bodies of the two young women who had conspired to murder her. She testified that she had discovered the bodies of the two young women who had conspired to murder her.

She testified that she had discovered the bodies of the two young women who had conspired to murder her. She testified that she had discovered the bodies of the two young women who had conspired to murder her.

She testified that she had discovered the bodies of the two young women who had conspired to murder her. She testified that she had discovered the bodies of the two young women who had conspired to murder her.

She testified that she had discovered the bodies of the two young women who had conspired to murder her. She testified that she had discovered the bodies of the two young women who had conspired to murder her.

She testified that she had discovered the bodies of the two young women who had conspired to murder her. She testified that she had discovered the bodies of the two young women who had conspired to murder her.

She testified that she had discovered the bodies of the two young women who had conspired to murder her. She testified that she had discovered the bodies of the two young women who had conspired to murder her.

She testified that she had discovered the bodies of the two young women who had conspired to murder her. She testified that she had discovered the bodies of the two young women who had conspired to murder her.

She testified that she had discovered the bodies of the two young women who had conspired to murder her. She testified that she had discovered the bodies of the two young women who had conspired to murder her.

She testified that she had discovered the bodies of the two young women who had conspired to murder her. She testified that she had discovered the bodies of the two young women who had conspired to murder her.

She testified that she had discovered the bodies of the two young women who had conspired to murder her. She testified that she had discovered the bodies of the two young women who had conspired to murder her.

Brooklyn Needs a New Water Supply and Needs It Now.

A Correspondent's Timely Views on the Situation.

Apologies of 'The Evening World' services in waking up Brooklyn's city officials to the fearful condition of its water-shed and the pollution of the sources of supply, a correspondent writes now that renewed action is urged upon the same officials with a view to securing an adequate wholesome supply for the great and growing metropolis.

Plumbers have been putting in water-pipes near the corner of North Tenth street and Kent avenue, and as fast as the laying stones were removed they were piled up in the little space between the tracks.

It is supposed that mischievous boys used the pile, for at 6:55, when car No. 2,216 came along from Greenpoint, it ran into a pile of stones and was thrown off the track.

Passenger Matthew Scott, of 173 Franklin street, Greenpoint, Conductor John Smith and a passenger named Edward Ward, of 27 Park street, Long Island City, were thrown into the street and more or less badly bruised.

The accident caused a delay to traffic of nearly half an hour, and as it occurred during the morning rush it entailed a great deal of inconvenience.

As soon as Justice Poits had learned what Justice Weed had done he immediately ordered the clerk of his court to issue a writ of habeas corpus for Van Truen.

As soon as Justice Poits had learned what Justice Weed had done he immediately ordered the clerk of his court to issue a writ of habeas corpus for Van Truen.

As soon as Justice Poits had learned what Justice Weed had done he immediately ordered the clerk of his court to issue a writ of habeas corpus for Van Truen.

As soon as Justice Poits had learned what Justice Weed had done he immediately ordered the clerk of his court to issue a writ of habeas corpus for Van Truen.

As soon as Justice Poits had learned what Justice Weed had done he immediately ordered the clerk of his court to issue a writ of habeas corpus for Van Truen.

As soon as Justice Poits had learned what Justice Weed had done he immediately ordered the clerk of his court to issue a writ of habeas corpus for Van Truen.

As soon as Justice Poits had learned what Justice Weed had done he immediately ordered the clerk of his court to issue a writ of habeas corpus for Van Truen.

As soon as Justice Poits had learned what Justice Weed had done he immediately ordered the clerk of his court to issue a writ of habeas corpus for Van Truen.

As soon as Justice Poits had learned what Justice Weed had done he immediately ordered the clerk of his court to issue a writ of habeas corpus for Van Truen.

As soon as Justice Poits had learned what Justice Weed had done he immediately ordered the clerk of his court to issue a writ of habeas corpus for Van Truen.

As soon as Justice Poits had learned what Justice Weed had done he immediately ordered the clerk of his court to issue a writ of habeas corpus for Van Truen.

As soon as Justice Poits had learned what Justice Weed had done he immediately ordered the clerk of his court to issue a writ of habeas corpus for Van Truen.

As soon as Justice Poits had learned what Justice Weed had done he immediately ordered the clerk of his court to issue a writ of habeas corpus for Van Truen.

As soon as Justice Poits had learned what Justice Weed had done he immediately ordered the clerk of his court to issue a writ of habeas corpus for Van Truen.

As soon as Justice Poits had learned what Justice Weed had done he immediately ordered the clerk of his court to issue a writ of habeas corpus for Van Truen.

As soon as Justice Poits had learned what Justice Weed had done he immediately ordered the clerk of his court to issue a writ of habeas corpus for Van Truen.

As soon as Justice Poits had learned what Justice Weed had done he immediately ordered the clerk of his court to issue a writ of habeas corpus for Van Truen.

As soon as Justice Poits had learned what Justice Weed had done he immediately ordered the clerk of his court to issue a writ of habeas corpus for Van Truen.

As soon as Justice Poits had learned what Justice Weed had done he immediately ordered the clerk of his court to issue a writ of habeas corpus for Van Truen.

As soon as Justice Poits had learned what Justice Weed had done he immediately ordered the clerk of his court to issue a writ of habeas corpus for Van Truen.

As soon as Justice Poits had learned what Justice Weed had done he immediately ordered the clerk of his court to issue a writ of habeas corpus for Van Truen.

As soon as Justice Poits had learned what Justice Weed had done he immediately ordered the clerk of his court to issue a writ of habeas corpus for Van Truen.

ROBBERY IN BROOKLYN.

Hever Scheme by Which an Alleged Inspector Cleared \$150. Two men who have been robbing storekeepers by representing themselves as inspectors attached to the City Works Department turned up again this morning and made a haul of \$150 in cash.

One of the men, who is described as about twenty-nine years old, tall and thin and dressed in a dark suit, was identified by Bernard Conway's grocery, 908 Jefferson avenue, and requested that a \$10 bill be changed into small bills. The man later another man called and said he had been detailed by City Works Commissioner White to inspect the building.

Mr. Conway led him upstairs and around the premises. He went everywhere in excess of the ordinary, and promised to Mr. Conway for putting him on to much trouble.

Two minutes after he had gone the rocer discovered that the first young man had entered his store while he was in the street, and he had stolen \$150 from the cash drawer.

Will Celebrate the Fourth. (Special to The Evening World.) FLEMINGTON, N. J., July 3.—The Fourth of July will be made memorable in Clinton by a grand display of fireworks and a great fraternal of New Jersey and Pennsylvania and the imposing ceremonies attending the dedication of the new Old Fellows hall.

The exercises will begin at sunrise with the principal of the parade of organizations of the town. Thousands of members from all the principal cities in this State will take part in the parade.

Mr. Dalton did not see the joke, and he denounced the Health Officers for bringing in a case of cholera. He promised to attend to the matter, however, and was allowed to go home.

Three Brothers in a Fight. Gathered in by One Big Policeman Without Any Difficulty. John, William and Frank Schwartz, three brothers, respectively twenty-seven, twenty-four and thirty-two years of age, were held in the Lee street saloon, Williamsburg, to-day, charged with fighting.

Officer Pindar found the men in Gwinnett street last night engaged in a regular duel. John was hitting William, William was thrashing Frank, and Frank was beating John. The officer, who is tall and athletic, suppressed the disturbance and locked the brothers up.

John and Frank, who live in Williamsburg, secured bail, but William, who resides in the Westchester Hotel, a cell. William says that Frank owes him \$200, the share of the estate left by his father, and the only way he can ever get any cash is by thrashing his brother. Frank declares that he will probably be put in jail for some time.

HURLED TWENTY FEET. Probably Fatal Trolley Accident on the Greenpoint Line. Edward Donaher, six years old, of 228 Twenty-second street, Brooklyn, was struck by a Fifth avenue trolley car this morning and hurled a distance of twenty feet. He was taken to the Seney Hospital, and the doctors say he will probably die.

The boy was crossing the street near Twenty-first street, when car No. 224 came along, and he was struck. He was hurled a distance of twenty feet. He was taken to the Seney Hospital, and the doctors say he will probably die.

The mortician rang the bell and put the boy in the ambulance. He was taken to the Seney Hospital, and the doctors say he will probably die.

An ambulance surgeon was called, and the child was taken to the Seney Hospital. The surgeons say the boy sustained internal injuries, which will probably prove fatal.

Hit by a Dog. Annie Shilling, the twelve-year-old daughter of Mrs. Mary Shilling, of 12 North Henry street, Williamsburg, is at her home to-day in a critical condition. She was bitten yesterday by a dog owned by Thomas Mollenaar, of Richardson street, called at the house this morning to kill the dog. The dog bit her on the leg, and she was taken to the Seney Hospital, and the doctors say she will probably die.

Rev. A. H. Neva. Rev. A. H. Neva, of the First Baptist Church, Williamsburg, is at his home to-day in a critical condition. He was bitten yesterday by a dog owned by Thomas Mollenaar, of Richardson street, called at the house this morning to kill the dog. The dog bit him on the leg, and he was taken to the Seney Hospital, and the doctors say he will probably die.

Rev. A. H. Neva. Rev. A. H. Neva, of the First Baptist Church, Williamsburg, is at his home to-day in a critical condition. He was bitten yesterday by a dog owned by Thomas Mollenaar, of Richardson street, called at the house this morning to kill the dog. The dog bit him on the leg, and he was taken to the Seney Hospital, and the doctors say he will probably die.

Rev. A. H. Neva. Rev. A. H. Neva, of the First Baptist Church, Williamsburg, is at his home to-day in a critical condition. He was bitten yesterday by a dog owned by Thomas Mollenaar, of Richardson street, called at the house this morning to kill the dog. The dog bit him on the leg, and he was taken to the Seney Hospital, and the doctors say he will probably die.

Rev. A. H. Neva. Rev. A. H. Neva, of the First Baptist Church, Williamsburg, is at his home to-day in a critical condition. He was bitten yesterday by a dog owned by Thomas Mollenaar, of Richardson street, called at the house this morning to kill the dog. The dog bit him on the leg, and he was taken to the Seney Hospital, and the doctors say he will probably die.

Rev. A. H. Neva. Rev. A. H. Neva, of the First Baptist Church, Williamsburg, is at his home to-day in a critical condition. He was bitten yesterday by a dog owned by Thomas Mollenaar, of Richardson street, called at the house this morning to kill the dog. The dog bit him on the leg, and he was taken to the Seney Hospital, and the doctors say he will probably die.

Rev. A. H. Neva. Rev. A. H. Neva, of the First Baptist Church, Williamsburg, is at his home to-day in a critical condition. He was bitten yesterday by a dog owned by Thomas Mollenaar, of Richardson street, called at the house this morning to kill the dog. The dog bit him on the leg, and he was taken to the Seney Hospital, and the doctors say he will probably die.

Rev. A. H. Neva. Rev. A. H. Neva, of the First Baptist Church, Williamsburg, is at his home to-day in a critical condition. He was bitten yesterday by a dog owned by Thomas Mollenaar, of Richardson street, called at the house this morning to kill the dog. The dog bit him on the leg, and he was taken to the Seney Hospital, and the doctors say he will probably die.

Rev. A. H. Neva. Rev. A. H. Neva, of the First Baptist Church, Williamsburg, is at his home to-day in a critical condition. He was bitten yesterday by a dog owned by Thomas Mollenaar, of Richardson street, called at the house this morning to kill the dog. The dog bit him on the leg, and he was taken to the Seney Hospital, and the doctors say he will probably die.

Rev. A. H. Neva. Rev. A. H. Neva, of the First Baptist Church, Williamsburg, is at his home to-day in a critical condition. He was bitten yesterday by a dog owned by Thomas Mollenaar, of Richardson street, called at the house this morning to kill the dog. The dog bit him on the leg, and he was taken to the Seney Hospital, and the doctors say he will probably die.

Rev. A. H. Neva. Rev. A. H. Neva, of the First Baptist Church, Williamsburg, is at his home to-day in a critical condition. He was bitten yesterday by a dog owned by Thomas Mollenaar, of Richardson street, called at the house this morning to kill the dog. The dog bit him on the leg, and he was taken to the Seney Hospital, and the doctors say he will probably die.

Rev. A. H. Neva. Rev. A. H. Neva, of the First Baptist Church, Williamsburg, is at his home to-day in a critical condition. He was bitten yesterday by a dog owned by Thomas Mollenaar, of Richardson street, called at the house this morning to kill the dog. The dog bit him on the leg, and he was taken to the Seney Hospital, and the doctors say he will probably die.

Rev. A. H. Neva. Rev. A. H. Neva, of the First Baptist Church, Williamsburg, is at his home to-day in a critical condition. He was bitten yesterday by a dog owned by Thomas Mollenaar, of Richardson street, called at the house this morning to kill the dog. The dog bit him on the leg, and he was taken to the Seney Hospital, and the doctors say he will probably die.

Rev. A. H. Neva. Rev. A. H. Neva, of the First Baptist Church, Williamsburg, is at his home to-day in a critical condition. He was bitten yesterday by a dog owned by Thomas Mollenaar, of Richardson street, called at the house this morning to kill the dog. The dog bit him on the leg, and he was taken to the Seney Hospital, and the doctors say he will probably die.

Rev. A. H. Neva. Rev. A. H. Neva, of the First Baptist Church, Williamsburg, is at his home to-day in a critical condition. He was bitten yesterday by a dog owned by Thomas Mollenaar, of Richardson street, called at the house this morning to kill the dog. The dog bit him on the leg, and he was taken to the Seney Hospital, and the doctors say he will probably die.

Rev. A. H. Neva. Rev. A. H. Neva, of the First Baptist Church, Williamsburg, is at his home to-day in a critical condition. He was bitten yesterday by a dog owned by Thomas Mollenaar, of Richardson street, called at the house this morning to kill the dog. The dog bit him on the leg, and he was taken to the Seney Hospital, and the doctors say he will probably die.

SHIPPING NEWS.

ALMANAC FOR TO-DAY. Sun rises, 4:31; sets, 7:34. Moon rises, 11:20; sets, 1:20. HIGH WATER TO-DAY. Sandy Hook, 1:10; 1:28. Governor's Island, 1:42; 1:58. Hell Gate, 2:05; 2:23. LOW WATER TO-DAY. Sandy Hook, 7:31; 7:49. Governor's Island, 7:45; 8:03. Hell Gate, 8:00; 8:18. To find Eastern Standard Time, subtract four minutes.

PORT OF NEW YORK. ARRIVED. Richmond Hill, London June 31. Leon, Rotterdam June 31. Carlisle, Rotterdam June 31. Anderson, Savannah June 31. Croisan, Georgetown June 31.

OUTGOING STEAMERS. SAILED TO-DAY. Aurania, Liverpool June 31. Bremen, Bremen June 31. Vigilance, Havana June 31. Kansas City, Savannah June 31. Caracas, Charleston June 31. Trinidad, Bermuda June 31. Caribbeo, Havana June 31. George W. Clyde, Cape Hayti June 31.

TO SAIL TO-MORROW. Britannia, Liverpool, 1:00 A.M. Rhinland, Antwerp, 2:30 A.M. El Mar, New Orleans, 3:00 P.M.

INCOMING STEAMERS. D