

SINGLETON IS FREED.

One of the Chinese Smuggling Cases Ended After a Row.

Scharf and Mott Quarrelled and Commissioner Shields Got Angry.

Law How Confessed to Having Aided in Getting Quong Wah In.

The examination of the Chinaman accused of smuggling in Chinese laborers in violation of the Chinese Exclusion act was continued before United States Commissioner Shields this morning.

The case of Law How was called. He is charged with making a false affidavit that Quong Wah, a laborer, was a merchant and a member of a Chinese firm in Mott street, Lee Ave.

In his confession, said that Law How had been paid \$25 for making the affidavit.

C. W. Burleson, Deputy Collector of Customs at St. Albans, Vt., testified that Quong Wah was admitted to the United States upon papers in which Law How's affidavit played an important part.

R. L. Farnham, a reporter on "The World," testified that Law How came to see him in "The World" office last Thursday night.

"Law How told me that he wanted to tell me all he knew about the case," said the witness. "He said he thought if he made a clean breast of the affair he would not be punished. I told him I could not insure him immunity from punishment. Law How then made a statement, which was taken down in writing by Mr. Whitney, of 'The World' staff."

Joseph Whitney, of "The World," corroborated Farnham's testimony, and said in addition that Law How stated that Quong Wah's right name was Lai Hak Jim. Quong Wah was an assumed name.

Law How's story was to the effect that his brother, Law Lung, who keeps a laundry on Staten Island, came to him and told him about Quong Wah and his desire to get him into the country."

"Law How then went to Lee Ave. as the best man to engineer the deal. Lee Fee said he would get Quong Wah into the United States for \$20, and that he, Lee Fee, would pay Law How \$25 for making an affidavit that Quong Wah was a merchant."

The only investigation made by the Customs-House officers, according to Law How, was a visit paid him by Inspector Cane and Joseph Singleton, a Chinese interpreter, who after a short talk said everything was all right.

Law How said that Lee Fee suggested the name of Quong Wah in place of Lai Hak Jim and furnished a photograph to attach to the certificate.

At one point the attorneys agreed to an adjournment to July 27.

Chinese Inspector Scharf and Assistant United States District Attorney Mott had their usual preliminary bout before the next case, that of John Singleton, was called. Mr. Mott was talking to the attorney for the defense about some papers which Mr. Scharf was expected to produce when Scharf spoke.

"The papers are not in New York," said he, "and I can't get them here to-day."

"Now, what's the matter with you?" asked Mott.

"I said I couldn't get the papers to-day."

"Well, who said you could. I wasn't talking to you; I was talking to a gentleman, Mr. Waite, here."

Editorial in the proceedings Mott and

Scharf came together over what Mott called Scharf's interference in the conduct of the case.

Commissioner Shields stopped the controversy and remarked, "Do not come to have any more squabbling here to-day."

Singleton, a Christianized Chinaman, who has been employed as an interpreter by the Customs-House officials in charge of the examination of Chinamen for admission to the United States. He is charged with aiding Lee Fee in bringing in Lee Lip.

Lee Fee, in his confession, said that he paid Singleton \$20 for a favorable report to the Customs-House people on Lee Lip.

The certificate on which Lee Lip was admitted was identified by Deputy Collector Burleson, and Sing Law, Government Interpreter.

This certificate did not in any way implicate Singleton, and surprise was expressed when the Assistant District Attorney rested his case.

R. N. Waite, counsel for Singleton, immediately asked for the discharge of the defendant.

"All that the Government has shown is that Lee Lip entered the United States on a certificate in the name of Lee Scharf. I want to know what value this has in no way been attacked. Singleton's name is not mentioned in the certificate, and I have never heard of him in the case."

Assistant District Attorney Mott said: "Now, you, I've got something to say. I want the stenographer to take it down here in the presence of Mr. Scharf. I want it known that I have produced all the evidence that has been furnished me by the Treasury officials. I have nothing more to present, if they give me the information, I will use it in court."

Inspector Scharf said he did not know that the case was to be tried. "The only thing which Mr. Waite called for, I could not produce. I know nothing about them until an hour ago."

"The Commissioner knows that I told Mr. Scharf that we wanted the papers at 10 o'clock this morning, and it is now after 12 o'clock."

Here Mr. Waite put in: "If I had those papers here, I'd show beyond question that the Customs-House report on Lee Lip which Singleton is said to have been instrumental in procuring was unfavorable to Lee Lip's admission, and that Lee Lip was in reality admitted by Mr. Scharf."

"Singleton, you are discharged," broke in Commissioner Shields, who hates a row.

FOUGHT A CHINAMAN.

Mass Says the Celestial Gave Him a Black Eye.

As Robert Mass, of 24 First avenue, was wheeling a baby carriage along the Bowery last night he says he accidentally jostled against Charles Yon, a Chinaman, of a Bowery street. The latter, is alleged, called Mass an abusive name. They clinched, and while they were bounding one another a policeman appeared, who took them both in charge.

In the Essex Market Police Court to-day Mass held his hand to a badly bruised eye, which, he said, the Chinaman had given him. He testified that the other started the fight. They were fined \$1 each.

FITCH SPLITTING HAIRS.

His Efforts to Show that the City Debt Has Not Grown \$3,577,237.

Comptroller Fitch has come to the defense of the extravagant Tammany city government with a statement in which he tries to show that the city debt has not increased \$3,577,237 in six months, as his report shows.

He says there are \$120,000 in the interest fund, which will be applied to the redemption of outstanding bonds, and that allowance should be made for that amount. The fact remains, however, that there was an increase of \$3,577,237 in six months, but Mr. Fitch will not admit that.

He makes a fine distinction. He says the bonds were issued to pay for Corlears Hook Park, the Speedway and improvements in the water-shed. He declares that these expenditures are really an investment, not an increase in debt.

FOUND MANY RARE FOSSILS.

Princeton Expedition to the Bad Lands Proved a Success.

Skeletons of an Extinct Pig, Rhinoceros and Lizard Discovered.

CHAMBERLAIN, N. D., July 20.—Prof. J. B. Hatcher and his party of students from Princeton College, who have just completed a tour through the Bad Lands of this State in search of fossils and petrifications, have met with good success.

The party has been in the Bad Lands between the Cheyenne and White Rivers since March 1. After completing their task, they started on an overland trip to Yellowstone Park. The collection of fossils has been shipped to Princeton.

It weighs 8000 pounds, and consists of rare specimens of extinct animals. The choicest and most valuable specimens were the Eootherium, or extinct pig.

The specimen was found protruding from a bank of one of the deep hollows in the Bad Lands. This is the only skeleton ever found of this character in that district, and was perfect, no bones being missing. This carcass is much larger than the modern pig, in fact it is larger than the living rhinoceros.

One specimen was the Titanotherium, or extinct rhinoceros, which was twice as large as the modern rhinoceros. They also found several specimens of the rhinoceros family and the Metatherium, a relative of the rhinoceros. There are skeletons of numerous small animals. They found a few fish skeletons, the only fish skeletons ever found in those beds. Last year's expedition from Princeton succeeded in obtaining the only crocodile ever found in the Bad Lands. On this trip a good specimen of the amphioxus, a small worm-like animal, was secured. This is the only specimen of this reptile ever found in the world. This has no limbs at all and was a very low order of the lizard.

HEILMAN FINED \$5.

Shown No Signs of Being Clubbed for "Saving" Miss Colwell.

Max Heilmann, twenty-six years old, of 17 Prospect place, and Resale Colwell, a good-looking young woman, who gave her address as 206 East Thirty-second street, were the first prisoners arraigned before Justice Meade in Yorkville Court this morning.

Policeman Dudley, of the East Thirty-fifth street squad, charged them with acting in a disorderly manner at 2 o'clock last night at Forty-second street and First avenue. Dudley said that he met Miss Colwell at that Forty-fifth street and First avenue shortly before 9 o'clock. She seemed to be under the influence of liquor and asked him how she could get to Fifty-seventh street. He told her and she walked up the avenue in a few minutes later he saw Heilmann and another young fellow stop her and take her downtown again.

When she met Dudley again she appealed to him for protection, and he locked both her and Heilmann up.

Heilmann's story was different. He said that he heard the woman threaten to jump into the river, and he stopped her to prevent her doing so. Dudley, he claimed, had clubbed him unmercifully. He showed no signs of punishment, and Justice Meade fined him \$5, which he paid. The woman was discharged.

HARTLEY ENJOYS JAIL LIFE.

The Alleged Insane Man Safe for a Time from Bloomingdale.

Edward M. Hartley, the eccentric Harlemite, whom the Bloomingdale authorities are trying to get back to that institution, is still incarcerated at the Hudson County Jail. He is not closely confined in a cell like ordinary prisoners, but has the freedom of the jail and has his meals sent to him from a neighboring restaurant. Hartley has conducted himself in a quiet manner since he has been in jail and seems to be contented with the statement of his confined that he will surely save him from going back to the Bloomingdale Asylum.

Lawyer John Linn, counsel for Hartley, said he would make no further legal move in the matter until next Tuesday, when the case is to come up again before Judge Hughes, who will determine whether Hartley can be legally removed from the State on the ground that he is a subject for an insane asylum.

Saved by Policeman and Citizen.

The prompt action of Policeman Burns and a man named Frank McIlvany, saved the lives of two women during a fire in the four-story tenement at the Nineteenth street last night.

It was caused by the overturning of a kerosene oil lamp in the apartments of Mrs. Hoffman, and the latter, with Mrs. Horn, became unconscious. Mrs. Horn, who lives in the house, dragged out Mrs. Hoffman. The policeman rushed through the smoke and carried the other woman out. The damage was about \$100.

CLAIMS THAT BURKE BEAT HER.

Unfortunate Nellie Smith Accuses the Policeman.

Placed Her Bruised Features in Evidence for the Court.

"Four Honor, may I say a word?" asked Nellie Smith, when she was arraigned before Justice Feitner, in Essex Market Court, to-day to answer a charge of being disorderly. Her face was terribly battered and bruised.

When permission was granted her to speak, she said that she received her bruises from a policeman while being taken to the prison men.

"Your Honor," she said, "I left the Eldridge street station-house in the custody of Policeman Burke, of that station. All the way he cursed and wanted to know what women of my class were living for."

"You're a worry to everybody," he said. I made a reply and as I was going down the steps towards the prison pen he began to curse me again and struck me violently with his fist. I begged of him to desist, but he punched me all the harder."

"The woman did look as though she had been badly punished. Her face was almost one mass of bruises," she said to Justice Feitner. "It hurts me very much when I talk." Justice Feitner asked Policeman Buesser, who arraigned the woman, where Policeman Burke was.

"He is off to-day," was the reply. "I believe that my law is broken," she said to Justice Feitner. "It hurts me very much when I talk." Justice Feitner asked Policeman Buesser, who arraigned the woman, where Policeman Burke was.

"He is off to-day," was the reply. "I believe that my law is broken," she said to Justice Feitner. "It hurts me very much when I talk." Justice Feitner asked Policeman Buesser, who arraigned the woman, where Policeman Burke was.

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MR. HALL KEEPS OUT OF SIGHT

The Alleged Wife Whipper Not at His City Office.

Sensation That Startled Residents of West Winstead, Conn.

Henry J. Hall, of the firm of Reed, Hall & Hewlett, oil dealers, at 29 Platt street, who, according to despatches from West Winstead, Conn., horse-whipped his wife on the streets of that city Wednesday night, has not returned to this city, as was supposed he would.

According to the reports from the Connecticut village, Mr. Hall and his wife have not lived happily together for a long time. Wednesday night he returned to his home on the outskirts of the village, after having been absent several days, staying at a boarding-house.

He found a partly filled bottle of whiskey on the table in his dining-room and jumped at the conclusion that his wife had been entertaining male visitors in his absence.

He drove down the main street of the village, and, overtaking his wife, with her daughter and a woman friend in an open carriage, struck her several times with a horse-whip, and later when she got out of the carriage tried to choke her.

At Mr. Hall's office an "Evening World" reporter was told that Mr. Hall was not in the city. The clerk in charge said also that both Mr. Reed and Mr. Hewlett, the other partners in the firm, were in the city, but that he did not know the name of Mr. Hall's lawyers in this city, and also that Mr. Hall was here but seldom, even in the winter. Mr. Hall's family, according to the clerk, resides permanently in West Winstead, and he has no city residence.

STOLE A SLOOP YACHT.

Green and Hollender Were Enjoying a Sail When Arraigned.

William Green, fifteen years old, of 87 East One Hundred and Fifteenth street, was held in \$1000 bail for examination in Harlem Police Court this morning, charged with the larceny of the 20-foot sloop-yacht Julia, belonging to Gustave Gyerke, of the Harlem Yacht Club.

Green found the yacht anchored near the Bronx Kills yesterday afternoon. He broke the lock on the chain to which the yacht was fastened and invited James Hollender, sixteen years old, of 26 East One Hundred and Fifteenth street, to take a sail.

The boys were cruising around Cornwalton Grove last evening when they were captured by Walter Sands and James Kolshoen, of 402 East One Hundred and Twenty-first street, who followed in a boat. They were brought back and placed under arrest. Hollender was discharged.

THINK KEARNS IS THE HEIR.

Fortune for the Man with the Right Tattoo Marks.

(By Associated Press.) SAN FRANCISCO, July 20.—Anthony Kearns, a wealthy cattle dealer, who died recently in Ennisburgh, Ireland, left his entire estate, valued at \$60,000 points, to his nephew, James Kearns. The latter came to America twenty-five years ago, and was to be identified by the tattoo marks on his arm.

Agents of the executors believe that they have found the long missing heir in the person of James Kearns, a local butcher, who is taking steps to claim his inheritance.

BESTED THREE ROBBERS.

Chicago Saloon-Keepers Plucky Fight Against Odds.

(By Associated Press.) CHICAGO, July 20.—Edward Meyer, a west side saloonkeeper, was counting the receipts last night when three men entered. One of them, Peter Trainor, grabbed Meyer's revolver from the bar and pointed it at him, while the others attempted to rob the drawer.

Meyer seized Trainor's wrist and, pulling another revolver from his pocket, opened fire. A lively exchange of shots followed.

Trainor fell to the floor mortally wounded; one of his companions, Edward Cahill, was shot in the shoulder and hand, and the third, who has not yet been found, is, according to Meyer, lately wounded, as he was bleeding freely when he made his way out of the place. The plucky saloonkeeper himself received a painful bullet wound in the left shoulder.

AWAITS EXTRADITION.

Morrow Captured by McLaughlin's Men for Scantons's Sheriff.

Inspector McLaughlin received a letter from John J. Fahy, Sheriff of Scanton, Pa., on July 16, asking for the arrest of one Frank Morrow, who it was stated was on three charges of burglary and also for shooting Policeman Roughter in the stomach, when that officer attempted to arrest him at Archibald, Pa.

The Inspector detained Detective Sergeant Reed and Holland on the case. They located Morrow at 300 Third avenue, where he was living with his parents last night. They put the nipper on him, but while going down stairs Morrow snatched them and kicked Detective Holland in the stomach.

Morrow fled to the roof with the detectives in pursuit. He did not get far, however, for the detective grabbed him as he was going through the scuttle.

When taken to Headquarters Morrow said he was twenty-one years old and a laborer in Jefferson Market Police Court this morning. He was remanded until requisition papers arrive from Scanton.

ROBBED WHILE BATHING.

Mrs. Reese, Aged Seventy-six, Arraigned and Remanded.

Detectives Lang and Campbell, of Capt. Reilly's command, appeared in Yorkville Court to-day, having in their custody an old woman who was accused of theft. She described herself as Mrs. Carrie Reese, seventy-six years old, of 342 East Forty-second street. Mrs. Reese, according to the detectives, has been stealing from several houses in which she secured work as domestic. A month ago, it is alleged, she stole a quantity of jewelry from a woman in Harlem.

On June 25, after being two weeks in the custody of Mrs. Mary Keat, at 77 Third street, she disappeared and is said to have taken with her a number of dresses, some jewelry and \$7 in cash. Justice Meade remanded her to enable the detectives to secure more evidence.

PEPPINA MOTT HAD TERESA CARTINI'S \$104 CORSETS IN HER HANDS.

Peppina Mott, an Italian woman, of 125 Mulberry street, was held for trial on a charge of grand larceny in Essex Market Court to-day. Teresa Cartini, of 108 Mulberry street, accused her of stealing from her \$104.

The latter claimed that she had the money sewed up in her corset, and while she was in the bathing-room the foot of Market street, yesterday, the defendant entered her room and stole the money.

Nicola Tocioloff, of 192 Worth street, was also bathing at the time, and she testified that she saw the defendant with the corset in her hands. The defendant denied the charge.

ST. CLOUD WOMAN IN LUCK.

(By Associated Press.) ST. CLOUD, Minn., July 20.—Mrs. Shvero, who keeps a restaurant in this city, has become suddenly rich, having fallen heir to \$100,000 through the bequest of Luther Bryant, a rich uncle, of Michigan. He left an estate of over a million dollars to be divided among eleven heirs.

DARRAGH SKELETON.

Dragged Into the Contest Over the Millionaire's Will.

Request that the Deceased's Brother Be Made an Executor.

Col. Bacon Declares Him Totally Unfit for the Position.

The first step in the effort to break the will of the late Robert L. Darragh, the millionaire contractor and builder, who died June 19 last, was taken this morning before Surrogate Fitzgerald, when Charles W. Brooke, counsel for Mr. Darragh's divorced wife and seven of his children, applied to have John Darragh, a brother of the deceased, appointed temporary administrator.

Col. Alex. Bacon, counsel for the second Mrs. Darragh, with whom the deceased was living in the Chelsea flats, on West Twenty-third street, at the time of his death, and who inherited the bulk of his fortune under the will, objected most vigorously to the appointment of John Darragh as temporary executor. He said that John Darragh was ignorant, a "ne'er-do-well," and a partisan in this contest, and the last person on earth to be appointed executor.

He called attention to the fact that three months before the death of Robert L. Darragh he had cancelled the power of attorney which his brother had given to John Darragh.

In reply to the arguments of Col. Bacon Mr. Brooke said that he had hoped that the estate of Robert L. Darragh would never be resurrected. He said, however, that the remarks of the Surrogate in regard to Mr. Darragh, "All the heir of law," said Mr. Brooke, "except his second wife; all his children, every human creature of his direct lineage is his heir."

Mr. Brooke then referred to the divorce proceedings in 1876 from his first wife, and his marriage in 1889 to his second wife, which he said was a most disastrous alliance for Mr. Darragh.

The second Mrs. Darragh, he said, was floating in New York life of a certain sort, and that from the time she married Darragh, the woman dominated over the man, and that her influence extended so far that it had an effect on his physical and mental condition.

He claimed that since Mr. Darragh had revoked the power of attorney to his brother and given it to Mrs. Darragh, she had disposed of and appropriated to her own use at least \$100,000 of the estate.

Mr. Brooke claimed that in this action she had been advised by Edgar Whitlock, a life-long friend of Mr. Darragh, and who is named with Mrs. Darragh as one of the executors of the will. He therefore objected most strenuously to Mr. Whitlock being appointed temporary executor.

At the conclusion of the arguments Surrogate Fitzgerald said: "This is a case where both sides admit that the appointment of a temporary executor is necessary. The only question seems to be who shall be appointed. The Surrogate then took the papers and reserved decision."

FIGHT ON A ROOFTOP.

Zuggerman Brothers Accused of Beating the Lipsis Brothers.

Louis and Carlo Zuggerman, brothers of 249 Monroe street, were arraigned before Justice Feitner in the Essex Market Police Court to-day on a charge of assaulting Herman and William Lipsis, also brothers, who live at the same address.

The four men went on the roof of the premises last night to catch a breath of fresh air and got into trouble over some beer. It is said that the Zuggerman brothers gave the Lipsis brothers a beating. They were arrested while trying to escape over house tops.

The Lipsis brothers had their heads in closed in bandages when they appeared in court to-day.

Justice Feitner held the Zuggerman brothers for examination.

FIGHT ON A FERRY-BOAT.

Two Italians Fined for Disorderly Conduct.

Passengers on the Staten Island ferry-boat from St. George this morning were thrown into a state of excitement by a fight between two Italians. Camp, a pugilist of Orange, N.J., and Frank Dacreago, a barber, of 202 Bleeker street.

Each was fined \$5 this morning when arraigned in the Tombs Court.

Byck Brothers CLOTHIERS.

The genuineness of our clearing sale bargains is doubted only by those who STAY AWAY.

A serviceable, well-fitting suit of imported clothes..... \$10.00

A serviceable, well-fitting pair of imported trousers..... \$3.00

THE FINEST of our FINE SUITS..... \$14.00

THE FINEST of our FINE TROUSERS..... \$5.00

A Spring Overcoat worth \$18 to \$30..... \$13.00

It is a fact—and our regular customers know it—that heretofore a Suit for less than \$15 or Trousers for less than \$5, Overcoats for less than \$18, were never seen in store; and it is a fact that we are selling now only our standard goods, and that they will go at the prices until they are all closed out.

BYCK BROTHERS, S. W. COR. FULTON & NASSAU STS.

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Features of The SUNDAY WORLD Next Sunday.

HOW IT FEELS TO BE SHOT!

Miss Meg Merrilies Stands Up in Front of a Winchester Rifle and Makes a Most Daring Test of the New Bullet-Proof Cloth Invented by a Brooklyn Man.

GREATER THAN EDISON. THE SUMMER RESORTS.

The Marvellous Discoveries of an Almost Unknown New Yorker Who Has Become the Foremost Man in the World of Electrical Inventions. Three Pages of News, Notes, Gossip and Beautiful Pictures from All the Watering Places, and a Special Feature of the Catskill Resorts.

JOHN RUSKIN'S NEW BOOK.

A Careful Review with Full Extracts from the Latest Volume from the Pen of England's Famous Writer and Art Critic.