

BOOKS

TO RESTRAIN THE TROLLEY.

Boklyn Officials Want the Nassau Company Enjoined.

CLUB THAT THE RAILROAD HAS NOT KEPT ITS CONTRACT.

Judge Osborne, in the City Court, Brooklyn, heard an application to make permanent an injunction restraining the city of Brooklyn from interfering with the Nassau Electric Railroad Company in the laying of its tracks on Marcy avenue.

Assistant Corporation Counsel Furst appeared for the city and Counselor Church for the company. The company was formed by Patrick H. Flynn and a number of ring politicians of Brooklyn. It was granted franchises to lay tracks in about fifty miles of Brooklyn's streets by the last ring Board of Aldermen.

The residents in Marcy avenue are much opposed to tracks being laid in front of their houses.

The contract between the city and the Railroad Company demanded that the company secure consents from the property owners holding over one-half of the valuation of the property along the route of the road.

This was to be done within a given time.

City Works Commissioner White claimed that the contract had not been kept. He proceeded to remove Flynn's tracks and poles from the avenue as obstructions. An injunction stopped him.

This morning Judge Osborne said that the company had secured Tompkins Park and the Boys' High School in their list of valuations.

The park was put down for \$300,000 and the Boys' High School for \$150,000. To get the valuation in the park the whole 700 feet depth was taken, while the law only allows 100 feet.

Mr. Furst declared that even though the Board of Aldermen had allowed the company to include the High School property, it could not start on the property if it was vested in the Board of Education.

AN EASY ROAD TO WEALTH.

This Game Is Not Dishonest if Backed by a Peddler's License.

In the Adams Street Court, Brooklyn, today, Abraham Weisberg, of 47 Delancey street, New York, who was accused of vagrancy, told an interesting story of how a smart New Yorker had discovered a short-cut road to wealth by speculating in goods sold at pawnbrokers' auction sales.

The goods were afterwards re-pawned for more than they cost and the sale of the tickets brought an additional income.

Weisberg was arrested last night by Bergt. Miles and taken to the police station to several places and offer something for sale. He learned that Weisberg had a pawnbroker's license, which he hawked about among pawnbrokers until he got a loan of \$100.

When he searched at the station-house he saw other pawnbrokers were found in his possession.

He declared that he had bought them from a man in New York, who made a regular business of speculating in articles sold at pawnbrokers' auction sales, which he hawked about among pawnbrokers until he got a loan of \$100.

He had paid for the tickets what they would bring.

"Have you any suspicion that the property represented by these tickets was stolen?" asked Justice.

"No, sir."

"What complaint can you make against this man? Peddling without a license?"

"Yes, I suppose that is the only charge," replied O'Reilly.

"You go to the City Clerk's office and secure a peddler's license," O'Reilly directed.

Weisberg started for the City Hall in the custody of an officer.

SUES FOR HER GRANDCHILD.

Dr. Bruce's Mother-in-Law Says He Cannot Provide for His Son.

Application was made before Surrogate Abbott, of Kings County, in Brooklyn this morning by Mrs. Cecelia August Dowd for the appointment of a guardian for her grandchild, F. John Bruce. The child is the son of Dr. F. J. Bruce, of 381 Second street.

FRAUD IN FLATLANDS.

Committee of Supervisors Unearths Gross Irregularities.

INDICTMENTS WILL BE FOUND AGAINST PROMINENT OFFICIALS.

District-Attorney Ridgeway Has Been Given the Facts.

Evidence was placed before the October Grand Jury, sitting in Brooklyn this morning, which may result in indictments for felonies and misdemeanors being found against several prominent officials of Flatlands.

The investigation was begun as a result of the disclosures made by the committee of the Board of Supervisors. These disclosures were compiled in a report and placed in District-Attorney Ridgeway's hands this morning.

The committee consists of Supervisors Ike, Jeunungst, Haubauer, Dahl and Knicker. The committee found gross irregularities in the Police Board of Flatlands. Payments of money were made by this body which are in no way accounted for.

In the Police Commissioners' accounts the committee found gross wrongs had been committed, which pointed to fraud. The investigation also showed many irregularities in the various accounts of the Street-Opening Commissioners.

From the data already placed in his hands the District-Attorney says several indictments will be found at once. Flatlands has for some time been the scene of a record of fraud.

It is estimated that the committee has secured \$10,000 short in its accounts, and that it has been implicated in peculiar deals.

The committee of Supervisors is now investigating the accounts of ex-Superintendent Baisley.

PA' GLEASON A CANDIDATE.

Justice Cullen Decides that He Is a Nominee for Assembly.

Patrick J. Gleason, ex-Mayor of Long Island City, can have his name printed on all ballots as a Democratic candidate for Assembly from the First District of Queens County. Justice Cullen decided that point in Supreme Court, Brooklyn, this morning.

Gleason tried to reach Albany last year via the Senate. He failed, but determined to make another trial this year. He had secured a nomination as a candidate for the Assembly in any of the regular conventions, so he held one himself.

He filed his papers with the County Clerk, who refused to furnish Gleason with a ballot. The matter was then taken into court.

It was urged by those opposed to Gleason that he was not the nominee of any party, and could not use the names of candidates nominated by the regular parties on the tickets.

Justice Cullen did not relish the idea of making a decision in a case in which he was himself interested as a candidate for the Assembly. He decided to decide for himself in the case my right to allow Gleason to print his name on the ballot.

His opinion is as follows: "I have no objection to my name being printed on the ballot, but I do not intend to use it to another judge. As it is, this decision does not relate to the candidate for the Supreme Court, but to the application as to his name should be printed on another ticket."

He then stated that the question as to whether Gleason should be regarded as a nominee of the party or of the county, and whether he should be permitted to print his name on the ballot, is a matter for the Legislature to decide.

The result of this application is that the clerk should not print the name of the county ticket nominated by the regular parties on the ballot, but should print the name of the nominee, except as to the matter of the Justice of the Supreme Court, who should print his name on the ballot as he pleases.

SIEPARD MEN DON'T LIKE IT.

They Think Regulars Should Make Sacrifices for Harmony.

There was considerable dissatisfaction expressed among the rank and file of the Siepard Democracy at the Montague street headquarters, in Brooklyn, this morning over the action of the Executive Committee in bowing down to the party, and endorsing Arthur S. Shepard as the regular candidate in the 10th District. It is the first practical step towards harmony, and Mr. Shepard's name was made in order that the party might show its good faith.

The most important Democratic meeting in Brooklyn to-night will be held at the headquarters of the party, in the street, where Vice-President Adlai E. Stevenson and John E. Fitzgerald will be present.

At the headquarters of the regulars this morning the Executive Committee represented the Executive Committee of the party, stated that he hoped some agreement would be reached before night.

Mr. Shepard, who is working for harmony, stated that he had been in the inside of the circle think the party has made a mistake, as the regulars have the option of going to jail or marrying Missie Putnam, of 165 Fulton street. He chose the wedlock, and the Executive Committee, headed by Peter O'Brien, of Broadway, Williamsburg, tied the knot.

FOUND HER RECREANT SPOUSE.

Sex Successfully Eluded His Canadian Wife for Four Years.

Once Located, But He Slipped from Her to Disappear Again.

Joseph Fex, a shoemaker, of 385 Wythe avenue, Brooklyn, was paroled by Justice Walsh, in Adams Street Court, this morning, on condition of his paying a charge of abandoning his wife. Fex was arrested this morning after eluding his wife for nearly four years, during which, she says, she has pursued him to various places in Canada and finally to Brooklyn.

Mrs. Fex lives on Brooklyn, Ont., Canada. On Aug. 16, Police Inspector Mackellar, of Brooklyn, received a letter from Lawyer D. J. O'Brien, of Brooklyn, asking for information concerning Fex. Detectives located him at the White House of Inspector Mackellar notified Lawyer O'Brien of the fact.

On Tuesday Mrs. Fex called at Police Headquarters, and was sent to the Wayside Home.

When Fex's arrest was issued by Justice Walsh, and he was brought into court this morning, he is sixty-seven years old and looks like a prosperous merchant. He was represented by Lawyer D. J. O'Brien, who said that the woman had no standing in court as she was a non-resident.

Justice Walsh ruled that a woman's residence was wherever her husband lived. He adjourned the hearing and recommended that the custody of his child, Fex says she was married to Fex seven years ago. He was doing a good business in Malloratown, Can. In 1888 she was taken ill, and her husband sold his store for \$500, and wanted her to go to a farm in a farm valued at \$1,000. She refused.

She was taken to a hotel, she says, and he refused to let her go. He did not return. She did not see him again until he had provided a home for her at Barry, Ont. While she was preparing to accompany him thither, he dropped out of sight.

In August, 1892, she traced him to a house in Cooper street, Williamsburg. She called on him that morning. Fex was surprised to see her and ordered her to go.

She says he afterwards promised to provide for her and asked her to go to his home in Barry, Ontario. She went to her store and sold all her over town on cars. Finally he brought her to the house in Barry, Ontario. She took a pill, ostensibly to go out for beer. He didn't return, and on the advice of friends she returned to her home in Canada.

Subsequently, she says, she got a judgment against him for \$100. She has no money and says her husband has seven children, seven of whom are still living.

Fex refused to make any statement, but he declared that he had no money and that he was unable to secure his discharge when the case was tried.

BOUGHT COAL FOR JEWELRY.

Alleged Bazaar Game in a Brooklyn Saloon.

Alex Pasternak, of 255 Stanton street, New York, was held by Justice Walsh in Adams Street Court, Brooklyn, this morning for examination next Wednesday on a charge of grand larceny. The complainant is Ignatz Lefkowitz, a tailor, of 166 Livingston street, New York. Lefkowitz is Vice-President of the Second Hungarian Benevolent Society of New York.

On Oct. 4, according to his story, he met Adolf Herschel, President of the Society; Max Schenker and Aaron Hollander, who were visiting in New York. Herschel asked Lefkowitz if he wanted to make some money, and told him that he had a man in Brooklyn who had jewelry to sell at a bargain.

He mentioned the following evening and the party went to Irving O'Brien's saloon, at Fulton street and Hudson avenue, where Lefkowitz was introduced to Pasternak. Pasternak produced a cigar filled with jewelry. Lefkowitz says he told the man to sell for \$500. Lefkowitz bid \$250, but the offer was refused.

Then, on Herschel's advice, he filed his offer to \$275. While his back was turned, he says, the box was wrapped up and taken to his wagon in Taylor's Hotel and placed in a room. Pasternak accepted his offer, but refused to accept the money, telling him to give it to Hollander.

After he had paid the money a box was sent to him, but he was warned not to open it until the next day.

At home he opened the box and found that it contained a lot of coal and a wrapped-up teapoon. Pasternak arrested this morning.

Pasternak denied the charge and was held for examination.

THIEVES IN BROOKLYN.

Another Batch of Petty Thefts Reported to the Police.

Burglars ransacked the apartment-house at 42 Seventh avenue, Brooklyn, early to-day and carried away about \$100 worth of clothing. There are no marks on the doors or windows, and the police think the thieves gained access to the premises with false keys.

Max Samuels, of 47 Vanderbilt avenue, told the police to-day that some one had entered his room at 100 West 10th street, and stolen jewelry valued at \$25. A box, which is described as short and stout with a horn-complexion, gained access to the apartments of Mrs. Mary Elmer, on the top floor at 35 Middagh street, to-day, and that he had been seen there by a grocer to take an order for goods.

NEW JERSEY.

SHOT AT HIS PASTOR.

Rev. W. W. Gales Says De Wald Tried to Kill Him.

The Minister Charged Him with a Serious Crime.

The Minister Turns the Tables and De Wald is Locked Up.

(Special to The Evening World.) NEW BRUNSWICK, N. J., Oct. 25.—Rev. W. W. Gales, minister of the Methodist Episcopal Church, on Constock street, a mission in serious trouble. He was arrested this morning by Constables Holman and Grover on a charge of adultery, made by Forten De Wald, a member of his congregation, who lives at 162 Throop avenue with his wife and four children.

In his affidavit, made before Justice of the Peace Conover, De Wald alleges that his wife acknowledged that the minister had committed adultery with her. He also alleges to have had other information outside of his wife's confession.

The pastor lives in the same house with the De Walds.

Rev. Mr. Gales makes a cross-complaint against De Wald, whom he charges with assault with intent to kill by discharging a revolver at deponent, with intent to kill deponent, on the door of the minister's room.

Mr. Gales says that De Wald came to his apartment on the evening of last Tuesday night, and banging at his door demanded admission. When he could not get in, he fired the revolver, and the bullet penetrating the panel.

De Wald refused to let Gales enter, lest he might kill him, and told the justice that he was in such fear of his life that he had fled to his home in Jersey City. After a while De Wald went away and then decided to make a complaint against Gales. The justice ordered him to furnish bail before Justice Conover, but De Wald went to jail.

NEW JERSEY.

CHURCH LOTTERIES SCORED.

Union County Grand Jury Returns a Scathing Presentment.

Says They Are as Unlawful as Pool-Rooms and Race Tracks.

(Special to The Evening World.) ELIZABETH, N. J., Oct. 25.—The Union County Grand Jury for the October term finished its labors to-day and brought in sixty-eight indictments, besides a most scathing presentment against clubs, churches and societies that run lotteries which the jury classifies the same as keeping a disorderly house. After defining the law against lotteries, the presentment goes on as follows:

We cannot close our eyes to the fact that it has become a prevalent evil among many churches, clubs and various organizations of this county to raise money for various purposes by means of what the law has clearly adjudged to be a lottery.

Especially is this so at this further season of the year, just before election. Many public office, those who have been placed in nomination by the various political parties for office, as well as citizens at large, are importuned by not only officers of these organizations, but also by women and children, who are sent out to solicit the voters, and thus innocently violate the letter and spirit of the law. We believe churches, clubs and societies formed for the purpose of improving the moral tone of their members or patrons, are most flagrant offenders against lottery laws in our county.

Within the past few days it has been publicly announced that the Elizabeth newspapers at a church fair to be held in the near future, will be carried on for their own pecuniary benefit, and to give ample notice to all of our citizens that those who engage therein are liable to indictment, we have deputed a committee to investigate the same at this time from bringing in an indictment.

We particularly address ourselves to the clerical and lay members of the churches, who are so much to be commended for their devotion to the cause of the poor, and who are so much to be commended for their devotion to the cause of the poor, and who are so much to be commended for their devotion to the cause of the poor.

We believe that the indignity was in which so many of our citizens are treated, and which is so much to be commended for their devotion to the cause of the poor, and who are so much to be commended for their devotion to the cause of the poor.

We ask the Court to request the newspapers to publish this presentment so that it may serve as a warning to similar offenses.

The reading of the presentment caused quite a stir in the courtroom, and Judge McCormick, who was on the bench, ordered the newspapers to be taken down from the press.

The church alluded to in the presentment was the First Baptist Church, of which Rev. Martin Gessner is pastor.

SURROUNDED THE BURGLARS.

Barker Summoned Neighbors to Catch Two Thieves.

(Special to The Evening World.) FLEMINGTON, N. J., Oct. 25.—Burglars broke into the Post-Office and the store of George Barker at Pattenburg early this morning. Barker has his store fitted up with a complete burglar alarm system. About 3 o'clock the alarm went off. He hurried to the store, and found two men in the building.

After he had stood on the rear porch for nearly half an hour one of the marauders fell down the stairway. Barker had aroused neighbors who, armed with firearms, surrounded the building. The burglars fled until the court-room. Barker followed them until they were captured. Barker has not yet put in an appearance before the justice. Judge Dixon proposes to arrest the burglars, which the complainants were made.

"Surrender! We have the drop on you!"

B. Altman & Co.

TO-MORROW, FRIDAY.

100 Doz.

Men's High Grade Neckwear,

LOOSE END KNOTS, ASCOTS, ASCOT PUFFS AND FLOWING END CULROSS.

85¢ each.

REGULAR VALUE \$1.30 to \$1.95

3 and 10 yrs., \$4.25 & 5.25

12 " 14 " \$4.85 " 6.25

and a number of EXTRA FINE DRESSES, at

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JUSTICE MARTIN MOURNS.

His Thirteen Months Old Son Died at His Home This Morning.

William Martin, the thirteen-months old child of Police Justice Bernard P. Martin, died at 12:30 o'clock this morning at his parents' home, 134 West Thirteenth street, from inflammation of the bowels.

Col. Garrick Mallery Dead.

(By Associated Press.) WASHINGTON, Oct. 25.—Col. Garrick Mallery, United States Army, retired, died here yesterday, aged sixty-three years. He was born at Wilkesbarre, Pa., and was educated at Yale. In 1861, he entered the volunteer service, and for gallantry in action was promoted four times. He was one of the Signal Service Bureau from 1872 to 1876, and then was ordered to Dakota. His investigations into Indian mythology gave him a scientific reputation. He was President of the Cosmos Club, of Washington.

Lazarus Scholarship Awarded.

The Jacob H. Lazarus Bi-Annual Travelling Scholarship, which grants \$2,400 and a two-year course of study abroad, has been unanimously awarded to William F. Kings, twenty-four years old, of 250 West Fourteenth street. The decision was made two months ago, but was kept a secret until yesterday. Mr. Kings is much satisfied over the award. As this is the first time the prize has been awarded, no directions have as yet been made. All the paintings in the contest will be exhibited at the Museum of Art, Nov. 4.

Death of a Centenarian.

(By Associated Press.) ST. JOSEPH, Mo., Oct. 25.—Mrs. Rosetta Salton, mother of the late millionaire banker, A. M. Salton, is dead of old age. She was born in Virginia, Oct. 12, 1792, and consequently was over 102 years of age at her death. She retained her faculties to the last and remembered many things connected with the beginning of the nineteenth century.

Justice Field Appointed as Trustee.

(By Associated Press.) SAN JOSE, Cal., Oct. 25.—Justice Stephen J. Field has resigned as trustee of the Leland Stanford, Jr., University.

Mme. Melba Convalescent.

Mme. Melba, who is stopping at the Savoy Hotel, has almost recovered from the attack of acute influenza with which she has been suffering. She has not decided when she will go to Boston.

Col. L. L. Langdon Retires.

Col. L. L. Langdon, who has been the commander at Fort Hamilton since 1890, retired to-day. Col. Miller will assume command temporarily until the vacancy is filled by a permanent appointment from Washington.

PIERCE GUARANTEES A CURE OR MONEY IS REFUNDED.

Wesson, Copiah Co. Miss. DR. R. V. PIERCE: Dear Sir—My daughter has been sick all her life, and she is now perfectly well. I have used your medicine, and it has cured her. I have never found anything to compare with it. Yours truly, Mrs. M. J. LOYD.

THE PLAN OF SELLING MEDICINES ON TRIAL, PIERCE IS PROULAR TO

B. ALTMAN & CO.

Friday, Oct. 26.

Special Sale

Children's and Misses' WINTER DRESSES,

MIXED AND MOTIFED SUITING, WITH VELVET AND BRAID TRIMMING,

3 and 10 yrs., \$4.25 & 5.25

12 " 14 " \$4.85 " 6.25

and a number of EXTRA FINE DRESSES, at

Reduced Prices.

Also, CLOAKS, 10 to 14 years, WITH FUR TRIMMED \$9.75 CAPES,

WITH CAPE AND RED TIE, 75 CLOTH LINED HOOD, 12.75

and Chinchilla Jackets, Extra large sleeves, \$14.75 14 and 16 years.

18th St., 19th St. and Sixth Ave.

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