

POLICE SPIES IN HARD LUCK.

One Charged with Accepting Blackmail, Another with Perjury.

RESULT OF ROOSEVELTISM.

The Stool-Pigeon System Used to Aid the Police Enforce the Excise Laws. PROVES TO BE A BOOMERANG.

Magistrate Kudlich Discharges All Saloon-Keepers Brought Before Him.

One of Acting Captain Curry's stool-pigeons, who went about collecting evidence against saloon-keepers last Sunday, was held for examination on a charge of impersonating an officer and levying blackmail by Magistrate Duvel, in the Essex Market Court today. He described himself as Nathan Greenfield, of 202 Stanton street, in company with another police spy, he obtained evidence against four saloon-keepers last Sunday, and they were arrested and remanded. Greenfield called upon Saloon-keeper Lesser S. Meyer, of 83 Columbia street, Greenfield, it is charged, informed Lesser he had evidence of his possession that he had obtained the law last Sunday and hinted that the matter could be fixed. Greenfield, so the saloon-keeper alleged, showed him a badge on which the words "Special Officer" were engraved. When Greenfield called yesterday, Meyer said he had concluded to accept the difficulty, and asked Greenfield how much he wanted. The latter is alleged to have remarked, "Anything will do," and Meyer slipped a \$2 bill, he says, into Greenfield's hand. Meyer had put a cross on the back of the bill, and wrote his name in lead pencil on the face of it. As soon as Greenfield took the bill, Patrolman Quinn, of the Union Market station, appeared and made him a prisoner. The marked bill was found lying on his feet. The policeman escorted Greenfield to the station and Acting Captain Curry is in command, and the Acting Captain was forced to entertain a serious charge against one of his police spies. Greenfield denies the charge, and claims that he is a victim of a conspiracy.

A stool-pigeon employed by Police Inspector Brooks came in for a severe scolding at the hands of Magistrate Kudlich in the Yorkville Police Court this morning. The stool pigeon, a mulatto, who gave his name as Franklin P. Kuntz, of 7 Elizabeth street, was employed in the East Forty-third street precinct last Sunday to obtain evidence against saloon-keepers for violation of the Excise law, and on the strength of his affidavits five saloon-keepers were arraigned in court this morning on warrants. They were: Garrit E. Scott, of Forty-sixth street and Eighth avenue; James McEntagarty, of 813 Ninth avenue; Samuel Nelson, of 665 Ninth avenue; Daniel Marron, of 527 West Fifty-fifth street, and Michael Farrell, of 433 West Thirty-fifth street. Scott's was the first and only case called. Kuntz was in his affidavit that he went into the saloon shortly before 6 o'clock on Sunday evening. He said that he called for a glass of beer and was served by the bartender. He swore, as well, that Scott was just going behind the bar as he was drinking the beer. In his defense Scott produced evidence to show that he was not near his saloon on Sunday; that it was closed, and that during the time when the stool-pigeon said he saw him behind the bar he was in Central Park.

Charles W. Turner, of 315 West Forty-sixth street, said he and Mr. Scott were away together on Sunday until after 6 o'clock, and that after that they went away again and remained until midnight. The bartender, Washington M. Dickinson, said that he was not near the saloon all day and that it was closed. The stool-pigeon who has a stand in front of the Scott's saloon, swore to the same effect.

In the cross-examination of Kuntz, which was conducted by Lawyer Elias G. Levy, the stool-pigeon admitted that he had been promised \$2 for every excise arrest made on his evidence and \$5 for every conviction. Inspector Brooks had employed him, he said. Magistrate Kudlich, apparently desirous of seeing what effect a dramatic crisis would have on Kuntz, held the bible under his eyes and asked him if he would swear that the bartender, who was standing near the bar, had sold him the beer. At the same time the Magistrate read the stool-pigeon a lecture on the solemnity of the oath.

Kuntz stammered and finally said he would swear that a man with a heavy black mustache had sold him the beer. He would not swear that Dickinson had sold the beer. The Magistrate then turned to the detectives from the West Forty-seventh street station, and said: "I am convinced that this man is not telling the truth. I never want to see him here as a prosecuting witness in such a case as this again. Had he sworn that the bartender had sold him the beer I think I should have held him for perjury. The fact that Mr. Scott was not near his saloon seems plain from the testimony." The Magistrate then devoted some time to Kuntz, and gave him a severe lecture.

Magistrate Kudlich said that he would not only not hold Scott, but that he would dismiss all the other saloon-keepers without hearing any of the evidence against them adduced by the stool-pigeon. Kuntz stole out of court. Before his absence was noted Lawyer Levy applied for a warrant for the arrest of Kuntz on a charge of perjury. The warrant was issued and when the

SALOONMEN SAY NOT GUILTY.

Twenty-five alleged Excise Violators Before Recorder Goff. Indicted yesterday for violation of the Excise law, and whose cases have been transferred from Special Sessions, pleaded not guilty before Recorder Goff this morning. There was only one Excise case on the Recorder's calendar today, and it was said that a number of the indicted men would plead guilty later in the day. Tomorrow there will be a great many Excise cases disposed of by the Recorder. Those who pleaded not guilty today were: John McArdie, bartender at 217 Bleecker street; John Meyer, saloon-keeper at 205 Eleventh avenue; William McLaughlin, bartender at 591 Tenth avenue; Martin Logan, bartender, 219 Hudson street; Cornelius Hoffman, bartender, 2607 Third avenue; George Frisch, waiter, One Hun Hundred and Second street and Eighth avenue; William Gross, bartender, 339 West Thirty-ninth street; Harry Huntington, bartender, 153 Bleecker street; Patrick Scholin, saloon-keeper, 602 Ninth avenue; Richard Conlan, bartender, 806 Eighth avenue; Foster C. Morrison, saloon-keeper, 247 First avenue; Michael McDonald, bartender, 50 Amsterdam avenue; Louis Conroy, saloon-keeper, 354 Bowers; Louis Tekulsky, saloon-keeper, 33 Montross street; Hart Williams, bartender, Main and Bleecker street; John Sweeny, bartender, 257 Avenue A; Charles Roe, bartender, Boston Road and One Hundred and Forty-ninth street; Thomas Ryan, bartender, 122 Varick street; Frederick Fronk, bartender, 822 Ninth street; Patrick O'Brien, saloon-keeper, 1,505 Third avenue; Thomas O'Brien, saloon-keeper, 476 Second avenue; Patrick A. Kieran, saloon-keeper, 264 Third avenue; Michael Dugan, bartender, 122 Varick street; The Grand Jury found six indictments and dismissed four complaints. The accused saloon-keepers are: August Schumiller, 706 Columbus avenue; Samuel Lay, 1233 Second avenue; John Mause, northeast corner One Hundred and Twentieth street and Third avenue; Herman Muhlfeldt, 311 East Seventy-sixth street; Brian, 1880 Park avenue; Thomas Kelly, 1841 First avenue. Complaints were dismissed against Samuel O'Brien, 1233 Second avenue; James Shanahan, southwest corner of Seventh street and Second avenue; Michael Seward, 322 East Thirty-fifth street.

EXCISE CASE ON APPEAL.

Certificate of Reasonable Doubt Asked for Augustus Elder. Judge Beckman reserved decision in Supreme Court, Chambers, today on an application of Augustus Elder, who was convicted before Recorder Goff for violating the Excise law by selling liquor at his saloon, at Fifty-second street and Second avenue, for a certificate of reasonable doubt, pending an appeal to the General Term of Supreme Court. Frederick B. House, for Elder, argued that no evidence except that of two policemen, who climbed upon the window sill of the saloon and observed three men in front of the bar, with three glasses containing a liquid which looked like beer, had been given against Elder. These policemen on cross-examination admitted that they had seen a beer or other intoxicant. The Recorder, Mr. House said, charged the jury on the assumption that the liquid seen was beer or other intoxicant. The Recorder said that no evidence except that of two policemen, who climbed upon the window sill of the saloon and observed three men in front of the bar, with three glasses containing a liquid which looked like beer, had been given against Elder. These policemen on cross-examination admitted that they had seen a beer or other intoxicant. The Recorder, Mr. House said, charged the jury on the assumption that the liquid seen was beer or other intoxicant.

NEW SIGNAL SYSTEM.

A Practical Test to Be Made in the Nineteenth Precinct. The Municipal Signal Telegraph Company, organized by Albert Stieckney, a lawyer, at 21 Nassau street, arranged with the Board of Police Commissioners today to equip the Nineteenth Precinct with a telegraph signal system. The work will be done at the company's expense. It is expected that the system will be ready for a test within thirty days. The Municipal Signal Telegraph Company, organized by Albert Stieckney, a lawyer, at 21 Nassau street, arranged with the Board of Police Commissioners today to equip the Nineteenth Precinct with a telegraph signal system. The work will be done at the company's expense. It is expected that the system will be ready for a test within thirty days.

Less Licenses Applied For and Many More Transferred.

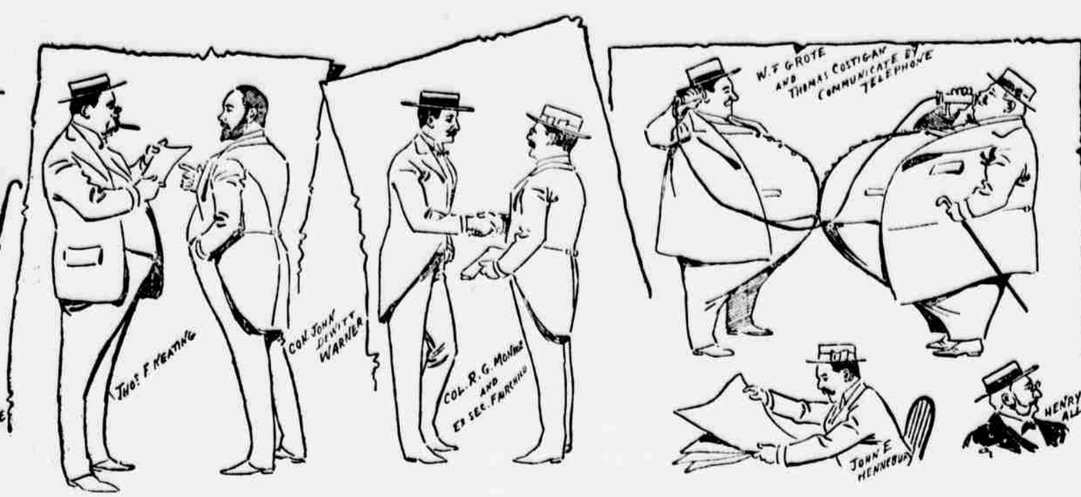
It was announced today by the Board of Excise that there recently has been a great increase in the transfer of saloon licenses and a marked decrease in the number of applications for new licenses. In August, 1894, there were 137 licenses transferred. Up to Aug. 21, 1895, there have been 141 transferred, and the month will probably show over 200 transfers.

Promptly Throws Two Complaints Out of Court.

Police Commissioner Grant listened to a warm argument today, in the trial-room during the hearing of Patrolman Isaac Milhauser, of the East Eighth street station, and became so disgusted he summarily dismissed complaints against Milhauser and Patrolman John J. Smith, of the same station. Taylor was transferred from the Thirtieth street to the East Eighth street station, and said: "I am convinced that this man is not telling the truth. I never want to see him here as a prosecuting witness in such a case as this again. Had he sworn that the bartender had sold him the beer I think I should have held him for perjury. The fact that Mr. Scott was not near his saloon seems plain from the testimony." The Magistrate then devoted some time to Kuntz, and gave him a severe lecture.

THEY WANT ROOSEVELT.

Asked by Buffalo Abstinents to Talk as an Offset to Kempner. BUFFALO, N. Y., Aug. 22.—Local abstinents of total abstinence have drafted an invitation to Police Commissioner



SKETCHES AT THE MEETING OF THE NEW YORK STATE DEMOCRACY.

WHOSE TRUST FUND IS THIS?

Suit Brought to Settle George Lord Kent's Estate. A suit has been brought in the Supreme Court by John Duer, as trustee of a trust deed made by George Lord Kent for the benefit of his mother, Helen A. Kent, on Jan. 27, 1882, for the purpose of having the deed of trust construed and his accounts settled. He also asks for an adjudication as to whom the principal of the trust should be paid. Mr. Kent, considering that his mother's income was not sufficient for her proper maintenance, settled upon her for life the income of \$10,000, the principal to revert to him on her death. He died on May 29, 1888, and his mother on April 19, 1894. It is stated that subsequent to the execution of the trust deed certain heavily involved, and executed certain instruments to secure his creditors, of which the assignment of his interest in the trust fund may have been one. The question for the court to decide is as to whom the trust fund now belongs.

MARRIED, BUT NOT MATED.

Mrs. McLaughlin Seizes Both All-mother and Counsel Fees. Judge Doerflinger applied to Mrs. Doerflinger in Superior Court, today, for an allowance of \$25 a week and \$50 counsel fees pending trial for an absolute divorce from Edward M. McLaughlin. The McLaughlins were married April 20, 1887. They have two children, Edna, seven years old, and Florence, four years old. McLaughlin charges his wife with improper conduct. Mrs. McLaughlin has filed a cross bill denying the charges and asking for an absolute divorce on the ground that her husband has been unfaithful to her. She also asks for an allowance of \$25 a week and \$50 counsel fees pending trial for an absolute divorce from Edward M. McLaughlin. The McLaughlins were married April 20, 1887. They have two children, Edna, seven years old, and Florence, four years old. McLaughlin charges his wife with improper conduct. Mrs. McLaughlin has filed a cross bill denying the charges and asking for an absolute divorce on the ground that her husband has been unfaithful to her.

HIGHER PRICES ALL AROUND.

Stocks Showed Renewed Strength as the Day Advanced. The bears' encounter by the fight now going on between the American Tobacco Trust and the outside manufacturers and the alleged dullness of the sugar trade, made a supreme effort to break the stock market this morning. Although aided to some extent by liquidations for the account of marginal holders, they were soon worsted. As a matter of fact they were overconfident. Take American Tobacco, for instance. The point was given out that the stock would be open nearer 90 than 94, which was the closing quotation on yesterday. The first sales, however, were at 94 and then transactions were reported at 95. A rally quickly followed and the stock jumped from 94 to 95 without any intervening sales. The market for refined sugar has been dull for some time past and it was reported yesterday that the American Sugar Refining Company would reduce their price 1/8c, this morning. They not only made that reduction on the hard grades, but went 1/16c, better on the soft or low grades, making the decline on these grades 3/16c. There was a good deal of business at the lower prices, and the brokers are excited and nervous, some of them expecting a decline of 1/16c, more on some of the hard grades. The price for granulated sugar is now 4-1/16c, a 1/16c. There has been a decline in raw sugar lately at New York, and cane and best sugar in the foreign markets have steadily declined for some time past.

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SIGNS FOR FREEDOM.

A Coney Island Episode That Ended in Jail. Application was made to Justice Gaynor, in Supreme Court, Brooklyn, this morning to vacate the order of arrest in the case of Charles Gormley, on bail for \$100,000, for malicious prosecution of Herbert Gray, proprietor of the Victoria Concert Hall, Coney Island. Gormley claimed that on July 2, while with Gray, he was arrested and taken to the station-house, where he was held for three days and nights, and was taken to the station-house, where he was held for three days and nights, and was taken to the station-house, where he was held for three days and nights.

HENRY'S LAWYER TALKS.

May Bring Action Against a Stenographer and a Justice. Lawyer Foster L. Backus, attorney for William S. Henry, the alleged murderer of his father, Charles W. Henry, was asked this morning if he intended to take any proceedings against Stenographer John J. Norton and Justice Henry J. Haggerty of the Myrtle Avenue Court. Yesterday on the return of a writ of habeas corpus, Justice Haggerty interpreted the terms. Extracts from his transcript were read. They were: "I find it necessary to take legal proceedings against you, and I am working in the interest of my client. If I find it necessary to take legal proceedings against you, and I am working in the interest of my client. Justice Gaynor did not hand down his decision on the writ this morning."

WOMAN ACCUSED OF BURGLARY.

Woman Accused of Burglary. Mrs. Maria Kowalski, of 89 Broadway, was charged with a burglary charge of burglary in the case of the East Eighth street station, and became so disgusted he summarily dismissed complaints against Milhauser and Patrolman John J. Smith, of the same station. Taylor was transferred from the Thirtieth street to the East Eighth street station, and said: "I am convinced that this man is not telling the truth. I never want to see him here as a prosecuting witness in such a case as this again. Had he sworn that the bartender had sold him the beer I think I should have held him for perjury. The fact that Mr. Scott was not near his saloon seems plain from the testimony." The Magistrate then devoted some time to Kuntz, and gave him a severe lecture.

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WILL FORCE A UNION TICKET.

State Democracy's Sand to Tammany Regarded as the First Step.

MAYOR STRONG IS PLEASED.

He Says Straight Ballot Advocates Must Now Get Into Line for Fusion.

THINKS MAJORITY FAVORS IT.

The Combination Fight Is to Be Devoted to Local Offices Only.