

WEATHER—RAIN; COLDER.

WEATHER—RAIN; COLDER.

14 PAGES

The



World

14 PAGES

"Circulation Books Open to All."

"Circulation Books Open to All."

PRICE ONE CENT.

NEW YORK, FRIDAY, JANUARY 11, 1901.

PRICE ONE CENT.

GAMBLER CANFIELD SCORED BY JUSTICE

Jerome from the Bench Declares the Gilded Den Is Not Interrupted by the Police in Its Operation Next to Delmonico's.

Justice Jerome, who is presiding in the Court of Special Sessions, expressed himself strongly to-day on the question of gambling and gambling houses.

The case that evoked the remarks of the justice was that of Louis Abramowitz, a stationer, of 12 Rutgers place, accused of having a slot machine in his place.

Abramowitz on Dec. 19 was arrested by Policeman Hayes, of the Madison street station, and was held for trial by Magistrate Crane in Essex Market Court.

Counsel for Abramowitz endeavored to show that the machine was left in defendant's store without his knowledge.

"This plea," broke in Justice Jerome, "is as bad as the story of the horse blanket. For the past two years every man accused in this court of the theft of a horse blanket says that it was given to him at 2 o'clock in the morning by an unknown man."

"It is ridiculous to believe that this slot machine was left in this place without the knowledge of the defendant."

"This man had no intention of breaking the law, Your Honor," interposed counsel for Abramowitz.

"I suppose if the police would wake up," continued the justice, "and arrest that man Canfield who conducts a gambling house next door to Delmonico's on Forty-fourth street he would plead that he was never arrested or convicted before. He would, I suppose, on that ground ask to be discharged despite the fact that gambling is going on there nightly."

The remarks of Justice Jerome created much excitement in the courtroom. The regular loungers moved out into the corridor and discussed for several minutes the caustic remarks of Justice Jerome.

One of his was imposed on Abramowitz or ten days in the City Prison. He paid the fine.

George Galloway, Tramp, Falls Heir to \$75,000 Fortune.

George Galloway, alias "Church" Galloway, is in the Warren County (N. J.) Jail on a charge of vagrancy. When arrested he was sick, and subsequently removed to the Essex Hospital. Later on he was returned to the jail as incurable because his mind was affected. At times he became very violent. He may not live many days.

On Thursday Sheriff Cole received a letter from his uncle, James H. Galloway, of Spruce street, Honesdale, N. J., in which he said that George Galloway had recently fallen heir to a large amount of money and would come into possession of it very soon; that the money would come from his mother's relatives, and was in real estate and bonds and mortgages.

The report is that his share of the estate will be \$75,000. There are three brothers of the Galloways, and George will get one-third of the estate. The father is John G. Galloway, and resides at Phillipsport, Sullivan County, N. Y.

The authorities have intended taking Galloway to the asylum or County Home, but in view of the fact that his prospective legacy will be kept in the jail for a while. The man has been a tramp for years, and has frequently been locked up.

SLANDER HURT HEALER'S POWER

Christian Scientist Wants Divorce, Saying Wife Talked About Him.

AUGUSTA, Me., Jan. 11.—A suit for divorce on novel grounds has been entered in the Superior Court here. John P. Dorr, a Christian Scientist physician, is the plaintiff. He claims that his power of healing has been destroyed on account of serious charges made against him by his wife, Emma L. Dorr, and for this reason asks release from the matrimonial bonds.



THE CAT IS OUT OF THE BAG.

WILL PERMIT FIGHT, SAYS FLEISCHMANN.

Mayor of Cincinnati Tells Evening World He Is Still Unshaken.

CINCINNATI, O., Jan. 11.

My official position in reference to the Saengerfest Athletic Club sparring contest remains unchanged.

JULIUS FLEISCHMANN, Mayor.

This telegram was received this afternoon from Mayor Fleischmann in answer to the following sent to him:

"Will you kindly wire us the exact status of the Jeffries-Ruhlin contest, so far as your official position is concerned? There are many contradictory statements regarding the subject, some of which assert that the bout will be declared off. The sporting public in the East would greatly appreciate an authoritative statement from you. EVENING WORLD."

HOW THE MAYOR STANDS.

Fleischmann Explains Position to Evening World Correspondent.

(Special to The Evening World.) CINCINNATI, O., Jan. 11.—Mayor Fleischmann to-day granted The Evening World correspondent an interview, although he has been harassed almost every minute during the past day or two by reporters and correspondents.

"I have not changed in the least my determination to grant the permit for a boxing contest should it be requested of me. I give my promise that such a permit would be forthcoming, and I shall fulfill it. Further than this, I know nothing of the affair."

Mayor Fleischmann said: "I have not been asked yet to turn over to the Saengerfest Committee my formal permit for the fight. I know nothing of the intentions of the Saengerfest directors."

"I have not changed in the least my determination to grant the permit for a boxing contest should it be requested of me. I give my promise that such a permit would be forthcoming, and I shall fulfill it. Further than this, I know nothing of the affair."

"I have not changed in the least my determination to grant the permit for a boxing contest should it be requested of me. I give my promise that such a permit would be forthcoming, and I shall fulfill it. Further than this, I know nothing of the affair."

"I have not changed in the least my determination to grant the permit for a boxing contest should it be requested of me. I give my promise that such a permit would be forthcoming, and I shall fulfill it. Further than this, I know nothing of the affair."

"I have not changed in the least my determination to grant the permit for a boxing contest should it be requested of me. I give my promise that such a permit would be forthcoming, and I shall fulfill it. Further than this, I know nothing of the affair."

"I have not changed in the least my determination to grant the permit for a boxing contest should it be requested of me. I give my promise that such a permit would be forthcoming, and I shall fulfill it. Further than this, I know nothing of the affair."

appreciate an authoritative statement from you. EVENING WORLD."

HOW THE MAYOR STANDS.

Fleischmann Explains Position to Evening World Correspondent.

(Special to The Evening World.) CINCINNATI, O., Jan. 11.—Mayor Fleischmann to-day granted The Evening World correspondent an interview, although he has been harassed almost every minute during the past day or two by reporters and correspondents.

"I have not changed in the least my determination to grant the permit for a boxing contest should it be requested of me. I give my promise that such a permit would be forthcoming, and I shall fulfill it. Further than this, I know nothing of the affair."

Mayor Fleischmann said: "I have not been asked yet to turn over to the Saengerfest Committee my formal permit for the fight. I know nothing of the intentions of the Saengerfest directors."

"I have not changed in the least my determination to grant the permit for a boxing contest should it be requested of me. I give my promise that such a permit would be forthcoming, and I shall fulfill it. Further than this, I know nothing of the affair."

"I have not changed in the least my determination to grant the permit for a boxing contest should it be requested of me. I give my promise that such a permit would be forthcoming, and I shall fulfill it. Further than this, I know nothing of the affair."

"I have not changed in the least my determination to grant the permit for a boxing contest should it be requested of me. I give my promise that such a permit would be forthcoming, and I shall fulfill it. Further than this, I know nothing of the affair."

"I have not changed in the least my determination to grant the permit for a boxing contest should it be requested of me. I give my promise that such a permit would be forthcoming, and I shall fulfill it. Further than this, I know nothing of the affair."

"I have not changed in the least my determination to grant the permit for a boxing contest should it be requested of me. I give my promise that such a permit would be forthcoming, and I shall fulfill it. Further than this, I know nothing of the affair."

"I have not changed in the least my determination to grant the permit for a boxing contest should it be requested of me. I give my promise that such a permit would be forthcoming, and I shall fulfill it. Further than this, I know nothing of the affair."

"I have not changed in the least my determination to grant the permit for a boxing contest should it be requested of me. I give my promise that such a permit would be forthcoming, and I shall fulfill it. Further than this, I know nothing of the affair."

"I have not changed in the least my determination to grant the permit for a boxing contest should it be requested of me. I give my promise that such a permit would be forthcoming, and I shall fulfill it. Further than this, I know nothing of the affair."

"I have not changed in the least my determination to grant the permit for a boxing contest should it be requested of me. I give my promise that such a permit would be forthcoming, and I shall fulfill it. Further than this, I know nothing of the affair."

"I have not changed in the least my determination to grant the permit for a boxing contest should it be requested of me. I give my promise that such a permit would be forthcoming, and I shall fulfill it. Further than this, I know nothing of the affair."

KERR FACES GALLOWS; CONFESSION IS REJECTED

TARRANT & CO. BLAMED FOR FIRE; TO BE HELD FOR MANSLAUGHTER.

The Coroner's jury in the Tarrant fire disaster brought in the following verdict at 3 P. M.:

"We find that said explosion was occasioned by the storage of combustible chemicals in excess of the quantity permitted by law, and we hold Tarrant & Co. criminally responsible for the deaths of deceased."

The coroner ordered President Thomas F. Main and Mr. Powers to court to-morrow, when he would hold them in \$5,000 bail each on a charge of manslaughter.

BUCHANAN WILL UPSET.

The will of Dr. Alexander Buchanan, the Scotch physician who cut off his family and left \$200,000 to Kate Foster, a widow, was upset this afternoon by a jury before Justice McLean, in Supreme Court. This verdict gives the estate to Dr. Buchanan's widow and children.

WIFE'S TEMPER CAUSED BIGAMY

Rockliff, Sentenced to Three Years, Made that Excuse.

Charles Rockliff was sentenced by Recorder Goff this afternoon to three years in State prison for bigamy.

In May, 1898, he married Harriet Butler in Jersey City. He left her soon after and lost track of her.

In September, 1899, he got an anonymous letter saying that she was dead. Twelve days later he married Eileen Connor in Harlem.

His first wife, who was very much alive, heard of the second wedding and the charge of bigamy followed.

In court Rockliff declared that he had been forced to abandon his first wife because of her aggravating bad temper.

J. P. MORGAN IS HER EXECUTOR.

Mrs. Babcock Left \$60,000 Estate to Divide Among Friends.

J. Pierpont Morgan has qualified as an executor of the will of Susan Adams Babcock, just filed in the Surrogate's office.

She lived at the Hotel St. Andrew, Broadway and Seventy-second street, this city. She leaves an estate of \$60,000, about two-thirds of which is devoted to various friends in sums from \$500 to \$2,000. Then follows this clause:

"To my friend, J. Pierpont Morgan, and my nephew Rev. Ed. W. Babcock, I give the residue of my estate to the disposal of or devote to such purposes as they may deem best."

Mr. Morgan and Rev. Ed. W. Babcock are executors.

CHILD'S ALARM SAVED HER LIFE.

Mrs. Neuendorf Tried to Die by Gas; Kate Called Help.

Mrs. Catherine Neuendorf was sent to Bellevue Hospital this afternoon by Magistrate Meade for examination.

She lives at 317 West One Hundred and Twenty-seventh street. She went to her room to-day and locked herself in. Her three-year-old daughter Kate soon after ran to a neighbor screaming that something was the matter with her mother.

A policeman went to the door of Mrs. Neuendorf's room and smelled gas. He broke open the door and found the woman lying on the bed, with the gas jets turned on full.

She was not unconscious, and the policeman took her to the Harlem Police Court. It is said that she also tried to commit suicide on Thanksgiving Day.

\$3,000 VALISE STOLEN AT PIER.

Ward Line Passenger's Property Found in Longshoreman's Room.

Agents of the Ward line steamers on Dec. 17 last notified the Detective Bureau of the theft at Pier 17 East River of a valise containing \$3,000 worth of valuables.

Detectives Mooney and McCarthy were on the case and on Monday located the valise under a bed in the apartment of Peter Fitzpatrick, a longshoreman, at 17 Roosevelt street.

The valise, when recovered, was empty, and Fitzpatrick was arrested. He told the detective that the plunder from the steamer was disposed of in pawnshops in various sections of the city. He too implicated others, and was arraigned this afternoon before Justice McLean in City Street Court, and was held in \$1,500 bail for further examination.

ELEVATOR FELL; MAN KILLED.

Henschel Was Hurled Down Shaft from Third Story.

Alfred Henschel, aged twenty-five, was killed this afternoon by the fall of an elevator in a factory at No. 436 Cherry street.

The elevator had reached the third floor, when he came away and it dropped to the ground. Henschel was the only occupant.

He lived at No. 322 East Fourth street. The body was taken to the Delancey street station.

PHILBIN SAVES \$10,000 A YEAR.

Cuts Down Detective Force and Gets New Assistant.

District-Attorney Philbin announced this afternoon that he had reduced the county detective force from 41 to 31.

By this move the office saves \$10,000 a year. No names of detectives cut off were given out.

Arthur C. Train, twenty-five years old, a graduate of Harvard, was to-day appointed a Deputy Assistant District-Attorney at \$1,000 a year, by Mr. Philbin. He was connected with the Legal Aid Society and with Robinson, Bidie & Ward, counsel to the Pennsylvania Railroad Company.

ROSEBUDS ARE NOT IN IT.



\$15 CLERK AN ARDENT WOOER

Winters Told \$2,000,000 Widow He Could Not Live Without Her.

The trials and tribulations of the Widow Dooley, who wedded Byram Winters, a 45-a-week clerk, and left him a fortune of \$2,000,000, were again listened to by Judge Bluff, a jury and a crowd of appreciative spectators in the Supreme Court to-day. The loves and the hates of the famous widow and her repeated mourning that there was "never a man like Dooley" have been detailed with much gusto by her niece.

The cross-examination of Mrs. Kate M. O'Neil by the urban Mr. Lynch was continued this morning, and Mr. Lynch asked no questions which would burn the ears of his young client. The interested relatives were lined up in a solid phalanx.

"Do you remember the occasion of your daughter's marriage?" asked Mr. Lynch in the course of his examination.

"Widow Dooley presented her with \$100,000 she said."

"Yes, sir."

"Would you consider that an irrational act?"

"No, sir."

"No," echoed Mr. Lynch, "perfectly correct. Thomas J. Doherty, of 352 Columbus avenue, who was the Widow Dooley's coachman, was the next witness. It was his duty to drive, to run errands and perform chores about the house. He bought brandy and whiskey several times a week. He often saw her drink. When you took Widow Dooley out driving, how did she dress?" asked Mr. Barsam.

"Gay. She wore a hat like a seventeen-year-old girl would wear."

"During the summer when Widow Dooley was in the city, how did she dress?"

"No, no, no, not much," murmured Campbell and Death, taking their cue. Then they drew back out of sight, as if fearful that a further revelation of light that streamed down from the ransomed overhead might strike their faces.

Prosecutor Emley Rejects Prisoner's Offer to Turn State's Evidence, but He Has Told All He Knows of Mill Girl's Murder.

McAllister, Determined to the Last, Dominates His Other Companions and They Have Sworn to Live or Die Together.

George J. Kerr, one of the four men accused of the murder of Jennie Boscatcher, the Paterson mill-girl, has broken down and confessed all.

He has done this in the hope of being accepted as State's evidence, but late this afternoon it was said that Prosecutor Emley had refused to accept him.

Shortly after the report was circulated Lawyer John W. Harding, who is recognized as Kerr's chief counsel, hurried to the office of Lawyer Michael Dunn, who is Death's and Campbell's counsel.

Judge Hoffman, who is also counsel for Death and Campbell, was not present, nor was former Judge Scott, McAllister's counsel.

Prosecutor Emley, when asked directly whether Kerr would be freed for testifying for the State, declined to answer. He did not appear to relish the idea. According to the reports in circulation, he informed John W. Kerr, the prisoner's brother, that he had sufficient evidence without Kerr's testimony; that Sculgar's (the hakim) story corroborated as it is, would be sufficient.

More confessions are not expected, and it is openly gossiped that McAllister dominates Campbell and Death and that he has made them swear to stand together, live or die. McAllister's nerve is the subject of general comment.

Hush to Hear the Trial.

The Sheriff and Prosecutor Emley have been besieged by applicants for admission to the courtroom but persons not directly interested in the case will not be allowed to be present at the trial. The accommodations are limited and the witnesses and the representatives of the press will occupy a very large part of the space and there will be little room left for the general public.

Judge Dixon, who will preside at the trial, has given orders that persons under age are not to be admitted, as portions of the testimony will not be fit for young persons to hear. The usual force of court attendants will be largely increased, so that order may be properly observed.

With head erect and quick, nervous steps George J. Kerr walked briskly back and forth in the corridor of the jail here to-day conversing in low tones with a fellow prisoner. His companion was not one of the three young men, McAllister, Death and Campbell, who are accused with him, of causing the death of Jennie Boscatcher in October last by knockout drops and ill treatment. Kerr's alleged companions in that horrible night's work sat side by side on a cot in cell 23 on the second tier above, watching him and conversing in whispers.

When the reporter spoke to Kerr as he walked by, away around sharply and said: "Good morning." Then, in answer to a question in regard to his case, he said:

"No, you must excuse me now. Not now. I can't say one word about my case. I don't see how I can say one word. It wouldn't do." He smiled, as he spoke, and the lines in his face deepened, yet he was not worried. He seemed nervous, yet cheerful.

His actions were those of a man who had been groping in darkness and saw a gleam of light ahead. Knocking at the door of cell 23 the reporter asked for McAllister, to speak with him a moment.

"Not much," came back the reply, roughly, and in tones of bravado.

"We don't want to see anybody."

"No, no, no, not much," murmured Campbell and Death, taking their cue. Then they drew back out of sight, as if fearful that a further revelation of light that streamed down from the ransomed overhead might strike their faces.

They did not care even to be seen, these three men, who seem deserted by all, even their former boon companions. There were muttered oaths and curses from the cell at intervals while the reporter was within earshot. The young men were evidently deep in the discussion of something in which all were interested and all alike gossiped.

(Continued on Second Page.)

W. L. TRENHOLM DIES OF GRIP.

Ex-United States Comptroller Expires at Residence in This City.

William L. Trenholm, Comptroller of the Currency under Cleveland and later a banker in this city, died this morning of a complication of grip and pneumonia at his home, 21 West Seventy-second street.

He was attacked with grip about ten days ago, which later developed into pneumonia. He was attended at first by his son-in-law, Dr. Russell Bellamy, and later by Dr. Thorney and Dr. Gilman W. Thompson were also called in.

His condition became favorable on last Tuesday, and although it improved slightly the next day, it changed for the worse again yesterday, and all hope was abandoned last night.

Mr. Trenholm is the son of the late George A. Trenholm, and his wife and daughters occupied a prominent position in Washington society at the time he held office there.

WIFE ACCUSES BROKER DOWD.

She Declares in Court He Often Left Home.

George M. Dowd, a stock broker residing at the New Amsterdam Hotel, was arraigned in the Hudson County Court to-day on a charge of wife abandonment.

His wife, Lillian W. Dowd, a beautiful young woman, was in court accompanied by a colored maid, to prosecute him. She said they were married fourteen months ago, and that Dowd had failed to contribute to her support, and often left their home, at 425 Manhattan avenue.

She tried in the Supreme Court to have a trustee appointed for his estate, but failed. She also had a monthly income of \$100. Magistrate Meade ordered both husband and wife an advance them until next Wednesday to reach up their differences.

Dowd is a son of the late William Dowd, who was President of the Bank of North America and a candidate some fifteen years ago for Mayor of the City. He is a prominent banker.

To Cure a Cold in One Day Take Laxative Brom-Quinine Tablets. All druggists retail the money if it is not in your drug store. Get it at each box. Be sure you get the name on each box.