

SAYS POLICE SHIELD SPA GAMBLERS.

Wink at Lawbreakers, Declares Attorney Steinhardt.

CANFIELD'S TRIAL ONLY A FARCE, HE ASSERTS.

Big Gambler Treated Like a King—Lawyer Denies that He Was Arrested.

Benjamin Steinhardt, of the law firm of Howe & Hummel, who has been active in Saratoga to suppress gambling, explained this morning his work at the Spa. Mr. Steinhardt denounces strongly his treatment by the Chief of Police and Magistrate of Saratoga.

Mr. Steinhardt said to an Evening World reporter: "Canfield was arrested, but his trial was only a farce. If he had been tried by the Court and officers could not have treated him with more deference. He was discharged, of course."

"I asked Chief of Police Lewis why he delayed action in this matter. He said he would not take any advice from me. I went to District-Attorney Saltzberg when I applied for the warrant against the Chief of Police. He told me of the evidence we had secured. This is how we got the evidence. The police had maintained that there was no gambling apparatus at Canfield's place. We sent a colored boy with a letter to a man with a fictitious name, instructing him to make careful note of the business being done when one inside the house. He was searched through the various rooms in search of the man."

The boy reported that seven roulette wheels and two faro layouts were in full blast.

"In my affidavit I stated that the Chief of Police had refused to raid Canfield's place and I wanted a warrant for the Chief's arrest. Justice Devery would not give it, even when the District-Attorney informed him that my case was plain."

"I was not arrested, and the papers which have published erroneous reports of the Saratoga case do not reflect them. The Chief of Police simply handed me a blank summons and asked me to appear before the Court. I do not know of what I am accused."

"I am going to Saratoga at 3 o'clock to answer this summons. Do not expect to see Dan Stuart and I don't know him."

ICE WAGON HIT PHAETON.

Driver Agreed to Pay Doctor Damages and Was Released.

Dr. James Harris, of No. 209 Lexington avenue, was driving down Central Park West today when at Eighty-first street he saw an ice wagon bearing down on him, and being driven so rapidly that it was impossible to avoid a collision.

The doctor jumped from his phaeton, which immediately came into collision with the wagon, driven by John White, twenty-eight year old, of No. 20 East Sixty-fifth street.

The driver of the ice wagon was arrested for reckless driving, and when taken to the West Side Court promised to pay the damages. He was released on his own recognizance for one week.

WILL SEND IOWA TO ISTHMUS

Big Warship to Look After American Interests There.

WASHINGTON, D. C., Aug. 12.—The Navy Department has now definitely determined to make use of the battleship Iowa, instead of the Washington, for use on the Pacific side of the isthmus in case affairs become serious there.

The Iowa is the flagship of the Pacific Squadron, and will be commanded by Rear-Admiral Sims (Cass). At least reports received here indicate that the Iowa will be ordered further south than San Francisco.

Blondin Captured Again.

UTICA, N. Y., Aug. 12.—Wildfire Blondin is supposed to be under arrest at Richfield Springs. A man who formerly lived in Boston recognized a tramp who passed along the road out of Richfield Springs this morning. The man was captured, and the tramp was followed and captured at West Whitfield.

World Wants

650 Paid Help Wants in This Morning's WORLD.

160 Paid Help Wants in the Thirteen Other New York Papers Combined.

Table with 2 columns: Job Title and Number of Applicants. Includes roles like BAKERS, BLACKSMITHS, BOSSNAZ, BOOKKEEPERS, etc.

POLICE DEPARTMENT CORRUPTION TO BE SUBMITTED TO GRAND JURY.

"HELLO GIRL" OF THE POLICE DEPARTMENT.

(Continued from First Page)

sion of Whitney when he was arrested. During the raids made by Justice Jerome he found many checks and other documents in the safes of gambling houses. It is supposed that there is a similarity in the handwriting of some of these and the checks found on Whitney, and that Mr. Carvalho has been summoned to establish the connection if possible.

All of the Parkhurst Society agents were in the Criminal Courts Building late this afternoon and were called one by one into the conference at which Justice Jerome presided. During all this time Expert Carvalho remained in the room.

MURPHY WANTS INVESTIGATION.

"I'm going to write to the District-Attorney and ask for an immediate investigation. The facts warrant this action. If Devery or Glennon is guilty I will ask that they be prosecuted, quickly and forcibly. The Grand Jury is in session and all is right and ready."

Commissioner Murphy made the above statement to an Evening World reporter this afternoon. He seemed very much in earnest, and said that if a demand were made on him by the District-Attorney to have Devery produced he would at once summon the Deputy Commissioner to this city.

"Will you make public, as you promised to do on Saturday, the result of your investigation?" he was asked. "No," he replied. "Conditions are different today than they were on Saturday. I presume that this thing has now all developed. Everybody knows the result. I will send my report to District-Attorney Philbin, and it will be of a confidential nature, but if he wishes to make it public he is at liberty to do so."

"Have you any knowledge of the absence of Wardman Glennon?" he was asked. "I know nothing about him," emphatically answered the Commissioner. "He did not get his leave of absence through me. Under the rule he can get three days' leave from the station and go on a vacation on permission from his captain. But all of these must be reported to me. In all cases it should be made within twenty-four hours."

"Will you begin the investigation of the charges against Devery and Glennon?" "I have nothing to investigate," answered the Commissioner. "I place myself and my department at the disposal of the District-Attorney. I cannot take any action until I have not the evidence. They have it. I will carry out anything the District-Attorney recommends."

"In view of the serious accusations against Devery will you send for him?" "Why do you ask the Commissioner?" "The District-Attorney can get him direct or through me any time he wants him. All they have to do is to send word that they do want him. I will see that he is here."

Commissioner Murphy made the statement relative to the charges against the Deputy and Wardman Glennon. "Have you heard anything from Devery?" "Not even by first, second or third persons. No even by telephone I have not had a word from him."

The Commissioner's Tenderloin police station show that Wardman Glennon went on a ten days' vacation on Saturday.

GETTING READY FOR GRAND JURY.

The fate of the corrupt police officials of New York rests with the Grand Jury. It has already been set in motion that the evidence in the hands of the District-Attorney may be ground and sifted until it shall stand clear and convincing. The city, the State, the whole country ranks with the names of Devery and Glennon.

Called back from his vacation by the magnitude of the situation growing out of Edgar A. Whitney's confession, District-Attorney Philbin took charge of the work of his office in person this morning. He immediately called to his private office his assistants—Schurman and Garvan—who heard Whitney's confession.

This document, the result of seven hours of interrogation by trained attorneys, was produced for the inspection of Mr. Philbin.

Gathering in Witnesses.

Subpoena-servers by the score were called and entrusted with mysterious missions. Determination was expressed to scour the State if necessary to secure the witnesses who may corroborate the revelations made by Whitney.

The three-plateau system, which is to go into effect to-morrow, one of the most radical reforms ever introduced in the Police Department, was for a moment the subject of conversation between captains, sergeants and rain-coated patrolmen on post was the unexpected startling turn of affairs engendered by the collusion of pool-room keepers and officials of the Department.



"Hello, Central! Give me the 'Seventh Precinct in a hurry! 'That you, Cap? Close up. The Parkhurst Society is doin' things. And don't make any mistake, see?"

think that he thinks we know. Where we have the lead he finishes the story for us.

More Revelations to Come. "Do you think he will finally lead up to Devery?"

"I think he will tell us much more than we know now. He has gone much further than I hoped for. He is closer to the inside than I thought he was."

"After indictment by the Grand Jury do you believe he will divulge more?" "I do not believe we shall have to wait for an indictment by the grand jury. I think he will tell more before that. All we have to do is to give him the lead and he tells freely. And we are getting the leads."

Whitney's Position. "Have you seen that Whitney would be appointed by the men whom he is exposing?"

"I feel confident that he has already been approached by the police. What can we do? He must be kept in the Tombs. It is the city prison and it is in the control of the police. But Whitney has gone too far with us now. He has confessed too much to us. We have him where our police interference will do him no good."

"Has Devery confessed?" "I will say that he has told us much, giving us leads on others whom we wanted to reach."

18 GAMBLERS ARE INDICTED.

The Grand Jury returned eighteen indictments against gamblers to-day. The men indicted were all raised by the Britton society and are out on bail. They will be rounded up and arraigned as rapidly as possible.

This batch heads up the largest number of gamblers indicted within a few weeks in the memory of the oldest habitue of the Criminal Courts Building.

Every gambler taken in during the spring and summer raids has been indicted.

GLENNON READY FOR ARREST.

Wardman Glennon appeared at the Tenderloin police station shortly before noon, got his mail, had a short conversation with Capt. Flood and disappeared. He is on a vacation of ten days, scheduled for according to Capt. Flood, six weeks ago.

Glennon refused to talk. He would not say anything about his alleged trip to Saratoga.

It is said that he has a bondsman, and is prepared to be arrested.

FOUGHT WOMAN SLEUTH.

Mrs. Frances Schroeder, of No. 159 East Tenth street, well dressed and with brilliant diamonds in her earrings, was held in 12th hall in Jefferson Market Court this morning, charged with shoplifting.

A woman detective in a Sixth avenue store said she saw Mrs. Schroeder take a parcel and walk out with it. When she stopped the woman on the street she screamed and resisted an attempt to take her back. On being arrested by a policeman she became hysterical and was taken in a patrol wagon.

FIRST VICTORY! BISSERT SENTENCED: Five Years and Six Months in Prison and a Fine of \$1,000.

WHO'LL BE THE NEXT?

Wardman Glennon Bissert, of the East Fifth street station, who was convicted of accepting bribes from Lena Schmidt, the keeper of a disorderly house, was to-day sentenced by Recorder Goff, in General Sessions, to serve five years and six months in prison and pay a fine of \$1,000.

In sentencing Bissert Recorder Goff said: "Bissert, the crime which you have committed is one of the most heinous which can be committed against society. A sense of humiliation must be felt by the people of New York at the spectacle of one of its police officers receiving bribes at the price of woman's shame."

"Undoubtedly there are honest men on the police force who must feel that the uniforms they wear are disgraced by your arrest. These cannot sympathize with you, nor can the Department itself, but they must feel that such practices are to be condemned by word and deed."

"It is to be hoped, Bissert, that your conviction will produce good, not only to the police force in particular but to the city in general."

"The people of New York would much prefer to have confidence in their police force than to regard it with aversion and suspicion."

"The law measures out a severe pen-

RECORDER GOFF TO BISSERT:

The crime of which you have been convicted is one of the most heinous that can be committed against society. It is to be hoped that your conviction will produce good not only to the police force in particular but to the city in general.

ity for the offense you have committed. It also repeats a discretion in me which I will exercise in mercy to you. I shall take into consideration the fact that your conviction deprives you of your office and all of its emoluments and future gains and advantages."

"I am also mindful of the fact that it prohibits you from ever again holding public office. I must, however, impose such a punishment upon you as will prove a substantial admonition to all like you in the Department, if any such there be, that when they come into a court of justice the law will deal with them severely but justly."

"The sentence of the Court is that you

pay a fine of \$1,000, or, in default of payment, serve one day imprisonment for each dollar, and that you serve five years and six months in State prison.

By good behavior Bissert's sentence may be shortened one year, seven months and fifteen days.

An Evening World reporter was the first to tell Commissioner Murphy of the sentence of the bribe-taking wardman. Bissert, he stated, expressed himself as highly pleased and ordered the name of Bissert stricken from the rolls of the Police Department.

"This is the first conviction in the department since the Lexow time and I think it will stand. It is my sincere hope that all such men as Bissert shall be wiped out of the department as soon as possible."

The maximum penalty for the offense of which Bissert was found guilty is ten years.

As soon as sentence was pronounced, Levy & Linker, court communicators, with Louis Vorhaus, of the firm of House, Grossman & Vorhaus, who is up the State on a pleasure tour, Mr. Vorhaus went before Justice Warren B. Hooker, at Fredonia, and obtained an order for a stay of proceedings. Notice of the order was then served on the Sheriff and District-Attorney. The order is returnable Aug. 13.

BIG CONCERN IN HANDS OF A RECEIVER.

An Alleged \$400,000 Claim Against Carriage Company.

An order was filed in the Court of Chancery at Trenton, N. J., to-day appointing William G. E. See receiver of the General Carriage Company, a New Jersey corporation. The receiver was appointed at the instance of Montgomery & Co., to whom the company is indebted to the extent of \$120,711.

The application for the appointment of a receiver alleged that an attachment for \$400,000 against the company is now in the hands of the Sheriff in New York City.

It is further shown that another attachment for \$25,000 has been issued, and the allegation is made that the company is insolvent. It was also alleged that the company was in arrears to the City of New York on Aug. 26 why the appointment of Mr. See as receiver should not be made permanent.

The offices of the company are at No. 125 Broadway. No officer of the company was there to-day. The bookkeeper, who is in charge, said that they were all out of town. All the bookkeepers would say was that they had been entered on June 1, and that the company was solvent.

Cyrus Field Judson is the director of the General Carriage Company, which was incorporated both at Albany and Trenton on May 6, 1892. It blossomed out as a corporation in the City of New York, and its charter authorized it to "purchase, construct and maintain a system of passenger vehicles in this city."

At the time of its incorporation Edwin Gould was reported to have taken \$100,000 of it. This story Mr. Gould afterward denied.

Joseph Letter is also an active director of the General Carriage Company, which has a charter authorized it to "purchase, construct and maintain a system of passenger vehicles in this city."

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SHAFFER'S PLEA TO ORGANIZED LABOR

Asks for Money to Fight Trust—Says Strikers Have Gained—About 75,000 Men Out.

PITTSBURG, Aug. 12.—The strike situation this afternoon summarizes thus: President Shaffer, of the Amalgamated Association, has issued an appeal to all organized labor calling for financial aid to fight the trust.

He also gave an interview in which he claimed the strikers had made gains.

It is asserted by strike leaders that nearly 75,000 men are out.

The National Tin Plate Mill at Monaca is running with non-union men.

At McKeessport the Boston Rolling Mill is closed down and the men are out.

The mills of the American Sheet Steel Company at Vandergrift, Apollo, Leechburg, Hyde Park and Saltburg are all running full, having started at midnight.

The Republic, Painters, Lindsay & McCutcheon and the Frankstown pulling and rolling mills of the Continental department of the National Tube Company closed this morning.

The strikers made gains to-day at McKeessport and Belleair and regard the situation as more favorable to them than yesterday.

At the former place they won the National Rolling Mill of the National Tube Company.

One Carnegie mill, the Chartiers rolling mill plant, is idle.

There has been as yet no disorder. At Youngstown, Pa., the large plants of the National Steel Company and the National Tube Company are in operation.

The men will not go out, but they are sending money to the strike fund.

STRIKE LEADER CLAIMS GAINS

PITTSBURG, Aug. 12.—President Shaffer made a brief statement to-day. He said: "We have no official information about the situation in the West. I do not believe Vice-President Davis, of Chicago, has accepted a superintendency from the trust as reported."

"My only regret is that some men working in the slave pens of the trust had not spirit enough to come out and join the American Federation of Labor. Its action must be voluntary. The Amalgamated has not lost anything, but has made gains."

GOMPERS FAILS TO SEE MORGAN

Samuel Gompers, President of the American Federation of Labor, has failed in his effort to induce J. P. Morgan and the officials of the Steel Trust to submit the case to arbitration.

Before the arbitration was held, but failed to see either Mr. Morgan or President Schwab, of the United States Steel Company.

Last night he left for Washington to see the President of the United States, and apparently all efforts at arbitration of mediation have been abandoned.

President Gompers spent Sunday with the family of Daniel Gompers, of No. 2013 Third avenue.

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been summoned to the banking house, in anticipation of Samuel's visit, heard the conversation and was very angry.

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BANKERS ALLEGE BLACKMAIL

Young Man Arrested on Charges of Vermylie & Co.

Daniel B. Samuels, twenty-seven years old, of No. 50 West Twelfth street, was arraigned before Magistrate Olmsted in the Centre Street Court this afternoon on the complaint of Vermylie & Co., bankers, of 23 Broadway, who charged the man with blackmail.

Samuels, it is alleged, recently visited the offices of the banking firm in search of a position. He made application to George F. Newcome, one of the partners, claiming he was acquainted with the details of the business. There was no vacancy at the time, and Samuels was thus dismissed.

Instead of leaving the place, Samuels, it is alleged, became abusive and made threats to Mr. Newcome, alleging that unless a position was forthcoming he would inform several of the firm's customers that they were being robbed.

Several threatening letters, purporting to have been written by Samuels, were also received.

J. E. Carter, another member of the firm, met Samuels on the street on Saturday, and it is claimed, was threatened. Samuels was enticed into the firm's offices and there induced to accept a marked \$100 bill upon an agreement that he was to let the firm alone.

Detective Benjamin Keady and Armistead, of the Central Office, who had

"Coffee and I had quite a tussle. Two years ago I was advised by the doctor to quit the use of coffee, for I had a chronic case of dyspepsia and serious nervous troubles which did not yield to treatment. I was so addicted to coffee that it seemed an impossibility to quit. But Postum Cereal Food Coffee there was no trouble in making the change, and to-day I am a well woman."

"One of the lady teachers in our public schools was sick and nervous. Frequently the only thing she took for breakfast was a cup of coffee. I urged her to try leaving off the coffee and use Postum instead. Went so far as to send her a sample from my box and give her directions. She now uses nothing but Postum Food Coffee, and told me a short time ago that she was perfectly well."

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