

WEATHER—Rain to-night, clearing Saturday.

WEATHER—Rain to-night, clearing Saturday.

RACING AND OTHER SPORTS



NIGHT EDITION

"Circulation Books Open to All."

"Circulation Books Open to All."

PRICE ONE CENT.

NEW YORK, FRIDAY, OCTOBER 23, 1903.

UNKNOWN OLD PUBLIC BY TRUST

Lewis Nixon Admits on Stand that No One Questioned Statements in Prospectus Which Were False.

SCHWAB'S LAWYER ASKS EMBARRASSING QUESTIONS.

Inquires Into Many Details Concerning the Management of the Shipyards Combine and His Own Connection with It.

William D. Guthrie, counsel for Charles M. Schwab and protector of the Schwab and Morgan interests in the investigation into the wrecking of the shipbuilding combination, continued this afternoon his cross-examination of Mr. Lewis Nixon, President of the United States Shipbuilding Company, whose bondholders seek the appointment of a permanent receiver.

The room in the offices of Guggenheimer, Untermyer & Marshall, counsel for the bondholders, where Special Examiner Henry D. Olyphant conducted the hearing, was crowded to its capacity when the proceedings began.

Because of the reported illness of Mrs. Schwab, the ex-President of the Steel Trust was not expected to appear at this afternoon's hearing, but he was early on hand, with his escort of lawyers and secretaries, among them Max Yam and Oliver Wrenn.

Mr. Guthrie asked first in regard to the publication of prospectus in which James Stillman, President of the National City Bank, and E. H. Harriman, the directors of the trust, had been consulted as to the use of their names.

Q. When you signed the \$4,000,000 policy for the Bethlehem plant, was there for these notes? A. Bonds of the Shipbuilding Company available to Mr. Drexler? Yes.

Q. Was there not also stock? A. Yes. Q. You did this to help out the Trust Company of the Republic and Drexler? A. Yes.

Q. Is it not a fact that as early as March, after Mr. Schwab returned to Europe, the subject of reorganization began to be discussed? Yes.

Q. When did you realize that additional working capital was required to carry on the company? A. Early in the spring.

Mr. Guthrie brought out that in his letter to Mr. Schwab, Mr. Nixon stated that his customers had begun to ask him embarrassing questions and that he was having difficulty in getting work for his plant.

Mr. Guthrie added that Mr. Nixon wrote in another letter to Mr. Schwab that he approved the plans of reorganization, as suggested by Mr. Schwab.

Q. You believed when you wrote that letter that if under the plan of reorganization you had received \$2,000,000 the company would have been saved? A. Yes, had I got the money the plants would be going now and the combination would be well on its feet.

JEROME BREAKS DOWN IN HEALTH

Forced to Withdraw from the City Campaign Temporarily to Give His Liver a Chance to Recuperate.

CANCELS ENGAGEMENTS IN SPELLBINDING LINE.

Will Go To-Morrow to His Clocks and Machine Shop in Lakeville, Conn., but Hopes to Return Monday.

District-Attorney Jerome announced this afternoon that he was ill. He is so ill that he must withdraw temporarily from the campaign to give his liver a chance to recuperate.

He will go to his country home at Lakeville, Conn., to-morrow for a rest. It is his hope to be able to return to New York on Monday and resume his speech-making for the Fusion cause, but he says that he has a message hung on until he is utterly played out.

There have been rumors all through the campaign that the District-Attorney was not in good health. He did not look well. But he always denied that he was feeling bad. To-day he had a spell of dizziness that almost overwhelmed him and warned him that he had gone as far as nature would allow.

Charles F. Murphy reiterated this afternoon that District Attorney Jerome meant to him that he had gone as far as nature would allow.

John Doe proceedings against Dock Commissioner Hawkes evidence sufficient to secure an indictment could be found. Mr. Murphy said:

"I have never stated that Mr. Jerome spoke to me about that matter personally, and that is the extent of his friend, I do say that he sent a messenger to me six weeks ago telling me that if I would begin John Doe proceedings against Hawkes an indictment could be secured.

Fritz Lindinger, President of the Liquor Dealers' Association, and Jerome's friend, Mr. Lindinger called on me with the proposition three different times and each time I turned it down.

"I ask Mr. Jerome again through the press if he has that evidence?"

EX-MAYOR SCHIEREN OUT FOR McCLELLAN

Former Republican Executive of Brooklyn Visits Tammany Hall and Announces His Support of Democratic Nominee.

Charles A. Schieren, former Republican Mayor of Brooklyn, is out with an endorsement of George B. McClellan.

SAN ANTONIO CUT OFF.

Yellow Fever Quarantine Proclaimed Against Texas City, Austin, Tex., Oct. 23—Gov. Lammam this morning quarantined all Texas cities against San Antonio on account of the yellow fever there.

WEATHER FORECAST.

Forecast for the thirty-six hours ending at 8 P. M. Saturday for New York City and vicinity: Light rain to-night or Saturday, followed by clearing and colder; brisk to high northwesterly winds; Saturday partly cloudy and colder.

CHOICE STAKES GOES TO ROSTAND

WILD THYME IS DISQUALIFIED

Finishes Second to the Hampton Stable's Colt, but Set Back by Judges for Fouling on the Run Home.

DAISY GREEN FINISHES FIRST IN FIFTH RACE.

Bolina, at Odds of 6 to 1, Gets Home Ahead of the Heavily Played Favorite, Peeper, in the Opening Event.

THE WINNERS.

FIRST RACE—Bolina (6 to 1), Peeper (6 to 5) 2, Love Note 3.

SECOND RACE—Mamie Worth (2 to 1), High Chancellor (9 to 10) 2, Futurita 3.

THIRD RACE—Wotan (even) 1, Furry Side (8 to 1) 2, Race King 3.

FOURTH RACE—Rostand (15 to 20) 1, Colonsay (15 to 1) 2, Gold Bell 3. Wild Thyme finished second, but was disqualified.

FIFTH RACE—Daisy Green (7 to 5) 1, Tribes Hill (16 to 5) 2, Brigand 3.

SIXTH RACE—Golden Drop (8 to 5) 1, Tot San (4 to 1) 2, Woodshade 3.

(Special to The Evening World.)

BRIGHTON BEACH RACE TRACK, N. Y., Oct. 23.—Bleak weather of the day prevailed at the track this afternoon. Raw winds that seemed snow laden drove through the grand stand from the northwest and made the spectators shiver as with the ague.

There was a very big attendance considering the weather, but before the afternoon was half over the crowd wished they had stayed at home. The track was fast and betting brisk.

The Choice Stakes for three-year-olds was the only feature on the programme. The other events were fairly interesting.

A special race has been arranged to take place at Aqueduct between Tot San, Flamulla, 119, and Julia M, 109 pounds.

FIRST RACE. Mile and a sixteenth. Starting weights, jockeys, St. Hill, Fin. Str. P. Bolina, 107, Higgins 1 1/2 1/2 7-5 1-1 Peeper, 107, Fuller 1 1/2 1/2 6-5 1-2

SECOND RACE. Six furlongs. Starting weights, jockeys, St. Hill, Fin. Str. P. Mamie Worth, 115, Burns 1 1/2 1/2 2-5 1-3 High Chancellor, 117, O'Neill 2 2/2 2/2 9-10 1-4

THIRD RACE. Three-quarters of a mile. Starting weights, jockeys, St. Hill, Fin. Str. P. Wotan, 117, Hicks 10 7 5 30-12 1-3

FOURTH RACE. Mile and a sixteenth. Starting weights, jockeys, St. Hill, Fin. Str. P. Rostand, 121, Odgers 2 2/2 1/2 11-20 1-1

FIFTH RACE. Mile. Starting weights, jockeys, St. Hill, Fin. Str. P. Daisy Green, 107, Fuller 2 2/2 2/2 15-20 1-1

SIXTH RACE. Mile and a sixteenth. Starting weights, jockeys, St. Hill, Fin. Str. P. Golden Drop, 107, Fuller 2 2/2 2/2 15-20 1-1

FAIL AGAIN TO BAIL PARKS

Another effort was made this afternoon to get Sam Parks out of the Tombs on bail. Lawyer James W. Osborne offered Terence J. McGuire, who said he had a \$45,000 interest in a six-story building at Nos. 88 and 90 Walker street, as bondsman.

MARTIN ENGEL GIVES BAIL FOR THOMPSON.

Bail in \$10,000 was furnished to-day in the United States Circuit Court by Martin Engel to secure the release of John Thompson, who, with "Larry" Sommerfield, was arrested Sept. 24, charged with having defrauded Pittsburg and Philadelphia business men out of \$23,000 by the sale of worthless stocks.

WOMAN INJURED BY THIRD AVENUE CAR.

An unidentified woman was knocked down and badly injured by a north-bound car of the Third Avenue line this afternoon at Sixtieth street. She was taken to Presbyterian Hospital.

LATE RESULTS AT WORTH.

Fifth Race—Mansard 1. Examiner 2. Nixus 3. Sixth Race—La Chaperone 1. Ralph Young 2. Instrument 3. AT ST. LOUIS.

Sixth Race—Yellow Tail 1. Atheling 2. Lady Strathmore 3. Fifth Race—Petti John 1. Lou Darsey 2. Kingstella 3.

GIRL PLUNGED THROUGH WINDOW

Two Hundred Fellow Employees in Silk and Ribbon Factory Saw Her Make the Fatal Leap from Fifth Floor.

Two hundred girls working in the silk and ribbon factory of Faltenbach & Stephens, No. 123 North Tenth street, Williamsburg, saw Hattie Porter, nine years old, of No. 883 Broadway, take a flying leap out of a fifth-story window to-day, carrying blinds, sash and all with her.

The girl fell on an extension built out of the second story. She was taken to the Eastern District Hospital, where it was said there was no hope for recovery.

Her mind taken off of the work by the wild gesticulating of Miss Porter a few seconds before she dashed out of the window, the girls of the factory feared that she was about to do herself some bodily harm.

Many of the factory hands fainted. Love Note and Her Apparent. The latter took second place on the turn and stayed there to the stretch, where Bolina closed on the pair.

WORTH RESULTS. WORTH RACE TRACK, CHICAGO, Oct. 23.—The winners of the races on today's card were as follows: First Race—One mile—Won by Ledus, 4 to 1 and 5; Frank M, 4 to 5 for place, and second, and Ponca third. Time—1:4 2/5.

ST. LOUIS FINISHES. RACE TRACK, ST. LOUIS, Oct. 23.—The races scheduled for to-day resulted as follows: First Race—Five and a half furlongs.—Won by Toupee, 4 to 1 and 4 to 5; Tom Mackin, 1 to 1 for place, was second, and Sharp Bird third. Time—1:09 1/2.

Second Race—Three-quarters of a mile.—Won by Avoid, 7 to 1 and 5 to 2; Tom Mackin, 1 to 1 for place, was second, and Sharp Bird third. Time—1:16.

Third Race—Five and one-half furlongs.—Won by Fannie Davis, 2 to 1 and 1 to 2; Mendon, 4 to 5 for place, was second; Merrie George was third. Time—1:08.

WEDS AND THEN TELLS FIANCEE

Harry Healy, Who Was Engaged to Miss Laura Hubbard, of Brooklyn, Sends Word He is Already Married.

SHE WAS PREPARING HER TROUSSEAU FOR WEDDING.

Both Are Well Known in Society, Healy's Father Being President of Institute of Arts and Science.

Brooklyn Heights society was shocked to-day by the news that the engagement of Henry Wilder Healy to Miss Laura Hubbard had been suddenly broken off. It was further shocked to learn the reason for the breaking of the engagement—Harry Healy, as he is called, already has a wife.

Harry Healy is the son of A. Augustus Healy, of No. 198 Columbia Heights, President of the Brooklyn Institute of Arts and Sciences, and prominent in politics and art circles. Miss Hubbard is the daughter of one now living in Englewood, but were formerly of the Heights. She is a granddaughter of the late Adam D. Wheelock, City Treasurer of Brooklyn for many years.

Mr. Healy, who has been one of the leaders in the social life of the Heights, is at present in the West and rumor has it that his wife, which he was not known to possess until to-day, is with him, and that it is the honeymoon of which Miss Hubbard had expected to be a constituent part.

Invitations to the wedding of Healy and Miss Hubbard had been expected to issue almost any day. It was known that the young woman had been busy preparing an elaborate trousseau and that the family mansion in Englewood was being prepared for a great wedding feast.

Miss Hubbard has received many letters from Healy, all of them except the last one being affectionate and seemingly planning for their future. The last one she received about three weeks ago and it simply read:

"Very sorry but I am already married." "She has not seen him since," says the woman he did marry. His parents admit that he is married, but disclaim any knowledge of the bride's identity.

Mr. Dowling said that Lynch's private and business life had been blameless until he got mixed up in the Parks affair; that he had suffered humiliation and the loss of his business, because the excise law does not allow a man to keep a saloon who has been found guilty or has pleaded guilty to a felony, and that his perjury was committed not to defeat the ends of justice, but to help men he thought to be friends.

LOU DILLON READY FOR RECORD TRIAL

MEMPHIS, Oct. 23.—To see Lou Dillon try to reduce the world's record of 1:53.4, held by Cresceus, a crowd of about 10,000 was on hand this afternoon.

There was every appearance that the pretty little chestnut would succeed in her efforts. The same very superior conditions which aided Dan Patch in reducing the world's pacing record yesterday, ruled to-day.

WHITNEY LEASES WOODBURN FARM

LEXINGTON, Ky., Oct. 23.—It was announced this afternoon that William C. Whitney had closed a lease from A. J. Alexander for ten years for the large Woodburn Farm, and that he will remove La Belle stud as well as his English stock to Woodburn.

WAS COACHED IN PERJURY SO AS TO SAVE PARKS

Bernard Lynch, the Fifty-ninth Street Saloon-keeper, in Whose Place the Bribe Was Paid to Sam Parks by Plenty, Makes Serious Charge Against Former Magistrate Brann.

ACCUSED DECLARES HIS REPUTATION IS SUFFICIENT ANSWER.

Alleged to Have Been Present When It Was Decided that Lynch Should Testify to a Falsehood—Parks, in the Tombs, Cannot Find Bail—Devery Quits Him.

In an affidavit filed in the Court of General Sessions, to-day, Bernard J. Lynch made direct accusation of subornation of perjury against Former City Magistrate Henry A. Brann. A similar accusation was made against Sam Parks, Henry Farley, who has made a confession; Richard J. Butler, Devery's Assemblyman from the Ninth District, and Timothy McCarthy, one of the walking delegates of the Housewives' Union.

Lynch had already entered a plea of guilty, and in consideration of his affidavit, which was in the nature of a confession, he was paroled in the custody of the Prison Aid Society.

The District-Attorney refuses to tell what steps he will take against Mr. Brann, who is now a practicing attorney and one of the counsel for Sam Parks. It is rumored that the Criminal Courts Building that no criminal charge will be made, but that the matter will be brought to the attention of the Bar Association.

Lynch was indicted for perjury in connection with testimony he gave the Grand Jury on the charge against Sam Parks of extorting \$200 from Josephus Plenty, a Jersey City contractor, for calling off a strike. Plenty told the District-Attorney that Lynch cashed a check for \$200 for him and handed the money over to Henry Farley, who took it to Parks.

When first called to see the District-Attorney Lynch admitted that this was true. Later he swore that he had not paid the money to Farley, but to Plenty, which would make it appear that he had cashed the contractor's personal check as an accommodation.

When arraigned for trial last Tuesday Lynch entered a plea of guilty. He was remanded to the Tombs for sentence and remained there until to-day, when he was taken before Judge Warren Foster in the Court of General Sessions. He was represented by Victor J. Dowling, who said that he desired to make a plea for clemency.

Mr. Dowling said that Lynch's private and business life had been blameless until he got mixed up in the Parks affair; that he had suffered humiliation and the loss of his business, because the excise law does not allow a man to keep a saloon who has been found guilty or has pleaded guilty to a felony, and that his perjury was committed not to defeat the ends of justice, but to help men he thought to be friends.

Farley, the affidavit states, entered the liquor store one day with Mr. Plenty and said that Sam Parks had sent him up to get a check cashed. The check was for \$200, payable to the order of Sam Parks.

Lynch did not have that amount in the drawer and sent the check across the street to Bloomingdale Brothers' department store. There it was found that Parks had not indorsed the check, whereupon Mr. Plenty advised the words "or bearer" and then the money was obtained by Lynch's porter who handed it to Farley.

All of this Lynch testified to when first summoned to tell what he knew of the extortion matter to the District-Attorney. The affidavit states that when he returned to his liquor store from the District-Attorney's office that night he found Mr. Brann, Parks, Farley, McCarthy and Butler in a private room drinking champagne. They asked him what he had testified to and he told them. Thereupon, he swears each and all of them advised to and he told them that he did not pay the money to Farley but to Plenty.

He did so swear to the District-Attorney and the Grand Jury, but on the second day of the Parks trial he repented and made a complete statement to Assistant District-Attorney Rand. He wanted to go on the stand and retract, but Mr. Rand did not use him. With the affidavit Lynch submitted certificates of character from a number of prominent citizens, including Lyman G. Bloomingdale.

Mr. Dowling's plea was supplemented by a plea from Mr. Rand, who said that he thought Lynch had confessed and that Farley followed his lead saying: "Well, it's up to me."

Judge Foster spoke briefly to the prisoner of the dangerous character of the crime of perjury and of its growing prevalence. He said he would heed the recommendation of the District-Attorney and suspend sentence, although he believed that ordinarily the crime should be punished with the greatest severity. Lynch was paroled in the custody of a representative (Continued on Second Page.)