

KRUP FLEES; WHO BACKED HIM?

MOTHER TELLS HOW DINSER KILLED CHILD

Agnes Renoude on Witness Stand Describes Murder. BEAT BABY TO DEATH. Rained Blow After Blow as the Mother Vainly Sought to Shield Child.

Agnes Renoude, common-law wife of Gustav Dinser, to-day went on the witness stand in General Sessions and told Judge Rosalsky and the jury how the plumber killed her two-year-old child, Gertrude Hyland, and how they afterward hid the body in a hallway.

She did not look at Dinser, but he watched her steadily, biting his pale lower lip and drumming his fingers on the table in front of him. In an even voice, low but distinct, the woman—she is only twenty-three—told her story.

The story began with the young woman's relations with Hyland, the father of her baby. Then she told of meeting Dinser and her life with him, until her own child was taken to his home to live.

"Up to that time," she said, "my relations with Dinser were pleasant. After the baby came Dinser began to mistreat me. He began to hit me with his shoes. He'd punch Gertrude and slap her in the face and call her a 'brat.' She wouldn't call him 'Father,' and that made him mad.

"Once he knocked her down so hard that she lost her breath, and her eyes rolled up. When I threatened to leave him, he told me if I did he would punch to a secret order which would bring me. Then he showed me a knife. He said it was dipped with poison. Often when he began hitting Gertrude every time she came near him he used to say, 'Keep that brat away from my children. I begged him please not to hit Gertrude, but he wouldn't listen.

"On the night of Sept. 4, we came in about midnight. He'd already hit me on the stoop. He told me to go get some beer, and I was afraid because he was so drunk. Then he pulled off a shoe and hit me on the head with the heel.

"For the first time the plaintive moans of the woman was charged with a note of acute bitterness. She took off her hat with its veil, and bent her forehead against the wall. He grabbed up an iron bar with a hook and a ball on it. He hit me on the head again with the iron bar, and out my head. I staggered but I held the baby fast. The blood ran down in my fall and the baby was making a little bit of a faint cry—a kind of a moan—that was all.

Strikes Death Blow. "I said to him: 'Please give me a drink of water.' Still holding the iron bar he drew some water and brought it to me."

She tried to get up, but the door was locked. I held the baby in my arms, all the time. I backed up against the wall. He grabbed up an iron bar with a hook and a ball on it. He hit me on the head again with the iron bar, and out my head. I staggered but I held the baby fast. The blood ran down in my fall and the baby was making a little bit of a faint cry—a kind of a moan—that was all.

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HYDE UNTRUTHFUL, SAYS ODELL; PLATT TO TESTIFY NEXT

Odell's Squelching of Ambler Bill, He Swears, Had Nothing to Do with His \$75,000 Settlement with Hyde.

The revelations to-day made by former Gov. Odell concerning political contributions from life insurance companies and other corporations this afternoon determined the Legislative Insurance Committee to subpoena United States Senator Thomas C. Platt as a witness. If Senator Platt can be reached he will be asked to testify to-morrow.

Former Gov. Odell and Senator Chauncey M. Depew were the star witnesses at the insurance investigation to-day. John Gilchrist, head of the securities department of the Equitable, testified that there was a compact between the insurance company and Kuhn, Loeb & Co., between 1902 and 1904, by which \$19,250,000 of dummy loans were carried by clerks of the banking firm to deceive the insurance and banking departments regarding the Equitable's surplus cash.

Benjamin B. Odell, Jr., who only a year ago was the Governor of the State of New York, to-day testified before the Legislative Insurance Committee that it was he who had inspired the bills introduced in the Senate and Assembly on March 31, 1904, to repeal the charter of the Mercantile Trust Company.

Odell was permitted to testify at his own request that he might answer the accusation of James Hazen Hyde, that it was under the menace of that legislation that the Mercantile Trust Company paid him \$75,000 in settlement of a suit growing out of losses in the Shipbuilding crash.

Odell admitted that he had gone beyond the limits of his legislation before he got his \$75,000. He went to Charles M. Schwab, head of the Shipbuilding Trust, and told him that he believed there was sufficient evidence on which to predicate criminal prosecutions.

HIS MOTIVES WERE EXALTED. Odell swore that he was actuated to prepare his legislation bearing upon the Mercantile Trust Company's charter by the most exalted motives—the destruction of once and all within the boundaries of New York of fifteen or sixteen insolvent corporations, behind which the Mercantile Trust Company had stood for years.

He denied that personal motives had played a part in his thoughts at the time, but that he had dropped the legislation when it became apparent to him that public opinion was tending toward the assumption that the measures proposed by Senator Ambler and Assemblyman Fish were the fruit of his suit against the Mercantile Trust Company.

Odell admitted that he had discussed this legislation with James Hazen Hyde and made oath of dramatic fervor that he had told Hyde he would take no retaliatory measures.

And in the midst of the tragic tenfold of the moment, when the crowded Council Chamber sat agape at what they had heard from the lips of Benjamin B. Odell, United States Senator Chauncey M. Depew was called to the witness stand.

Where Odell had been a man, tense, wary, with eyes never leaving the face of his interrogator, Chauncey M. Depew moved with an urbanity of countenance, a suavety that was like a burst of sunshine after a storm.

Mrs. Depew Present. Standing on the committee dais and hanging on his every word stood young Mrs. Depew. As the Senator left the witness stand for the luncheon recess she exclaimed to him: "Oh, you did well!"

The Senator had bubbled along as sweetly and pleasantly as a forest brook in all he had told of his long years in the Equitable Life. He swore it was wrong for corporations to make political contributions, and that he hoped national and State laws would be enacted to forbid the use of money for political purposes.

Mr. Odell took the stand Mr. Hughes asked: Q. Will you state, Governor, whether you had any information with regard to the introduction of a bill in the Senate for the purpose of repealing the charter of the Mercantile Trust Company? A. I knew of it at the time, yes.

Q. Who advised you of it? A. I knew of it before its introduction. Q. From whom did you get the information? A. Oh, various people, as to the propriety of the introduction of such a measure.

Q. Did you suggest its introduction? A. No.

Saw No Objection. Q. Did you request its introduction? A. I saw no objection to it. Q. Let us state that you saw no objection to the introduction of the measure? A. At the time it was introduced, yes.

Q. To whom? A. Oh, to any one who asked me; I have forgotten. Q. What was the ground for that action or approval? A. Simply because the scandal incident to the Shipbuilding Trust was uppermost in the people's mind, and it was claimed that the Mercantile Trust Company had been behind fifteen or sixteen corporations.

every one of them had been insolvent, and it was time I thought such matters should be taken care of. I have never had any of these corporations, or having their names struck off the rolls.

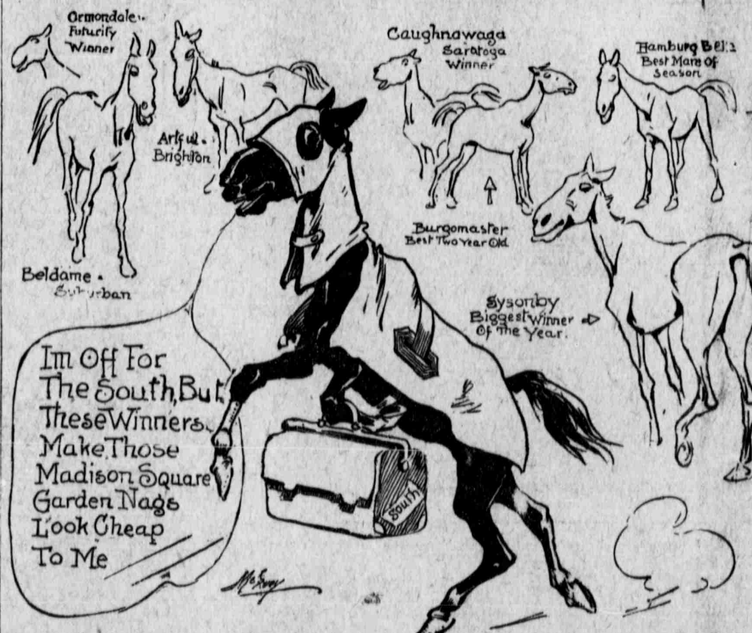
French Strike Broken. PARIS, NOV. 15.—The strike of Arsenal employees has practically been broken up as a result of the withdrawal of Marine's circular giving the men the option of being discharged or having their names struck off the rolls.

Big Cotton Blaze. ATLANTA, GA., NOV. 15.—A disastrous fire was reported raging in Columbus, Ga., late this afternoon. It was stated that more than five hundred bales of cotton had been destroyed. The latest reports received here were that the blaze was beyond control.

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PARTING FLING OF THOROUGHBREDS TO HORSE SHOW.



Im Off For The South, But These Winners Make Those Madison Square Garden Nags Look Cheap To Me

SENATOR DEPEW DEFENDS HIMSELF AND LAUDS HYDE.

Tells Insurance Probers How He Earned His \$20,000 Yearly Retainer—Utterly Ignorant, He Says, of Dog Funds.

Senator Chauncey M. Depew was called to the witness stand and sworn immediately after the testimony of Rastus S. Ranson, counsel for George H. Squire, former financial manager of the Equitable Life, and been taken.

Examination by Mr. Hughes: Q. Senator Depew, you have been for many years connected with the Equitable Life Assurance Society? A. Since 1877.

Q. In what capacity? A. As a director, in 1877. Q. We have had information here from time to time of the existence of accounts in the names of George H. Squire, Trustee; Marcellus Hartley, Trustee; J. W. Alexander, No. 3 account; or the Alexander and Jordan account. Were you conversant with the existence of those accounts? A. I was not.

Q. The first information that you have had of those accounts was in the course of these proceedings or since the troubles arose? A. Since the troubles, yes.

Q. Yes. Did you have information from time to time of contributions made to the Equitable Life Assurance Society for campaign purposes—political purposes? A. In a general way, I never was consulted as to whether they should be made, and all I know about them is the general conversation on the subject after the trial.

Q. Did you know that \$50,000 was contributed in 1904? A. I did not. I had a general idea that there was a contribution, but I didn't know the amount nor by whom nor to whom.

Ignorant of Details. Q. You never yourself brought about the making of such contributions? A. I never did; nothing on the subject. Q. Did you ever advise that any should be made? A. No.

Q. What is your view as to the propriety of any such political contributions? A. I think that both the State and the National Legislatures will pass laws prohibiting corporations from making them.

Q. Are these special reasons, in your judgment, applicable to insurance corporations? Yes, applicable to them, and to all corporations. Q. Did it ever come to your attention that other insurance companies had done so? A. Yes, I have never been consulted, but I have heard of it.

Q. For the election of candidates for judicial office? A. No, I never heard of that. Q. You never know of the use of any such accounts as I have mentioned for the purpose of providing funds for any such purpose? A. No, sir, I did not.

The Hyde Syndicate. Q. Now, we have had your attention directed to the syndicate operations of the Equitable, was it a statement made (consulting paper) one day in the Executive Committee by Mr. Squire, who was the financial manager of the company, that was at the time when syndicate matters were becoming very common? They had been very common before, but I knew little of them, because I have had very little to do with syndicates in my life—that the Equitable thought it wise for the Equitable to take part in these syndicates which were being offered by various

banking houses, that they were safe or sufficiently suitable for the life insurance companies to take a participation. He thought that the participation, of course, should be limited, because there was always a certain risk, and he thought that the officers and directors and officers of the Society should participate in the surplus.

To Break Millionaires Will. CHICAGO, NOV. 15.—The will of the late James C. King, who bequeathed \$2,000,000 as an endowment for a home for aged men, besides making various other charitable bequests, will be contested by the widow, Maudie A. King.

Lived with Broken Neck. PHILADELPHIA, NOV. 15.—Frank Hanson, who lived nineteen months on a water bed with a broken neck at a hospital here, died at noon to-day.

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MURPHY FLOATER JUMPS HIS BOND OF \$5,000 CASH

Attorney-General Mayer Begins an Inquiry to Learn Who Was the "Man Higher Up" Who Put Up the Money for Him.

A sensational turn was given the proceedings against James Krup, indicted for fraudulent voting in Charles F. Murphy's district, when Krup failed to show up for trial in the Criminal Branch of the Supreme Court this afternoon, and his \$5,000 cash bail was declared forfeited. The cash had been in the office of the City Chamberlain only a few hours when Krup disappeared.

Attorney-General Mayer has begun an investigation to discover the identity of the men who furnished the \$5,000 cash which secured Krup's release from custody long enough to enable him to run away; also to discover who retained the eminent counsel that appeared for Krup in the proceedings antedating his disappearance.

Krup Not on Hand. When Justice Davy convened court this afternoon at 2 o'clock Mr. Levy and Mr. Unger were on hand. Mr. Dillon and Krup were not. Mr. Levy when asked where the defendant was said that he had left him in the custody of Mr. Dillon, who had said that he would produce him at 2 o'clock.

Half an hour dragged by and Mr. Dillon entered the courtroom alone. He said he had no idea where Krup was. "I left him at fourteen and four and a half," he explained. "I told him to be sure and be at my house, No. 44 East eventeenth street, at 1:30 o'clock. He promised faithfully that he would be there. I went home for luncheon and waited until 2 o'clock. As he hadn't shown up or sent any word I supposed he had come to court."

Attorney-General Mayer did not appear to be greatly surprised. He refused to say whether or not the Morgan Deputies had kept Krup in sight, although he would not deny that they had made an effort to do so. It is significant that Mr. Dillon last saw Krup just a block away from Tammany Hall.

Deputies Lose Krup. The Morgan deputies who had been detailed to watch Krup went into the courtroom this afternoon and reported that they had lost Krup in Lawyer Levy's office in the Pulitzer Building. They said they had seen him go into the office and had waited until they learned that he had disappeared. They declared that he did not come out of Levy's office, all the doors of which they had carefully watched.

Mr. Dillon had gone out together and that the two had taken an "L" train at the bridge, riding to Chatham Square, where they changed to the 42nd Avenue train. At Fourteenth street Dillon got off, and Krup, according to Mr. Levy, continued on uptown.

Bohemia's Stake by Three Lengths. Filly Never in Danger Comes Away Easily in Stretch.

BENNINGS RESULTS. FIRST RACE—Verness (7 to 1), The Cure (2 to 1 for place), 2, Blue Coat 3.

SECOND RACE—Society Bud (9 to 5), Santa Susanna (8 to 1 for place), 2, Akbar 3.

THIRD RACE—The Lad (1 to 2), 1, Oleroso (even for place), 2, The Miner 3.

FOURTH RACE—Bohemia (5 to 1), Race King (3 to 1 for place), 2, Bad News 3.

FIFTH RACE—Debar (7 to 10), 1, Dr. Coffey (5 to 2 for place), 2, Jupiter 3.

SIXTH RACE—Bobbie Kean (5 to 1), Hippocrates (even for place), 2, Scotch Plums 3.

FRANK W. THORP. (Special to The Evening World.) BENNINGS, RACE TRACK, Nov. 15.—There were a lot of sleep-eyed regulars trying to pick winners at Benning's this afternoon for the Cavanaugh special which brought most of them over from New York did not get in until three o'clock this morning. The train broke down about half way here and was delayed more than an hour.

FIRST RACE—400 added; selling; three-year-olds and up; six and a half furlongs. Betting: Verness (Myers).....100 20 5 1 The Lad (Hickman).....110 20 5 2 Right and True, King Pepper, Royal Window, Northville, Fairweather, Bob Marbury, Knight of West and Old England also ran.

SECOND RACE—400 added; maiden two-year-olds; five furlongs. Betting: Horus, Jockeys.....Wts. Pm. Str. Pl. Society Bud (Miller).....110 20 5 1 Orliflamme (J. Johnson).....100 20 5 2 Santa Susanna (B. Smith).....100 20 5 3 Akbar (Cresman).....100 20 5 4 Start good. Won driving. Time—1:02 4/5. Wickford, Edict, Nantico, Thaw's Wild, Adonis, House, Pocus and Sovereign also ran. "Disqualified."

THIRD RACE—400 added; steeplechase; for maidens three years old; about two miles. Betting: Horus, Jockeys.....Wts. Pm. Str. Pl. The Lad (Hickman).....110 20 5 1 The Miner (Hickman).....100 20 5 2 The Lad (Hickman).....100 20 5 3 Start good. Won easily. Time—1:27. Peter Paul, Glenn, Hyperion and Mrs. Frank Foster also ran.

FOURTH RACE—The Columbia Handicap; three-year-olds and up; \$1,000 added; seven furlongs Columbia Course. Betting: Horus, Jockeys.....Wts. Pm. Str. Pl. Bob King (Miller).....110 20 5 1 Debar (J. Jones).....110 20 5 2 Jupiter (Whitard).....100 20 5 3 Start good. Won driving. Time—1:22. Oud Guard, Cary and Sovereign also ran.

FIFTH RACE—400 added; for two-year-olds; six and a half furlongs. Betting: Horus, Jockeys.....Wts. Pm. Str. Pl. Bobbie Kean (Shaw).....110 20 5 1 Hippocrates (Miller).....110 20 5 2 Start good. Won easily. Time—1:02 4/5. Wickford, Edict, Nantico, Thaw's Wild, Adonis, House, Pocus and Sovereign also ran.

SIXTH RACE—400 added; selling; three-year-olds and up; one mile, Columbia Course. Start poor. Won driving. Time—1:41. Betting: Horus, Jockeys.....Wts. Pm. Str. Pl. Bobbie Kean (Shaw).....110 20 5 1 Hippocrates (Miller).....110 20 5 2 Start good. Won easily. Time—1:02 4/5. Wickford, Edict, Nantico, Thaw's Wild, Adonis, House, Pocus and Sovereign also ran.

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