

FINAL RESULTS EDITION

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NEW YORK, TUESDAY, MARCH 27, 1906.



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"Circulation Books Open to All."

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WARRANT OUT FOR GEO. W. PERKINS

District-Attorney Prefers Technical Charge Against Morgan's Partner for the New York's Life's \$48,000 Campaign Gift.

JUDGE SNUBS JEROME BEFORE THE GRAND JURY.

According to Programme Perkins Will Surrender To-Morrow, Whereupon Habeas Corpus Writ Will Be Obtained for Supreme Court Hearing.

George W. Perkins, partner of J. Pierpont Morgan, will be the first of the notable men in the life insurance cases to face criminal prosecution. At the request of District-Attorney Jerome, Magistrate Moss has issued a warrant for Perkins on a technical charge. According to the programme, he will appear in the Centre Street Police Court to-morrow morning and the warrant will then be served.

If the test case against Perkins holds good, it is stated that Mr. Jerome will obtain warrants for others connected with "yellow dog" funds and insurance contributions to campaign funds.

On the morning of the day when the Grand Jury, acting upon the instructions of Judge O'Sullivan, expected to call upon him with a formal demand for the evidence he holds against the insurance grafters, District-Attorney William Travers Jerome began a prosecution on his own hook by means of police court warrants.

Regardless of the action by Jerome, the Judges of the Court of General Sessions will push the investigation that they paved the way for yesterday. It looks like a fight to a finish between the District-Attorney's office and the Grand Jury room, with punishment for the insurance plunderers at the end of it, by one means or another.

There was a scene when the Grand Jury reported to Judge O'Sullivan at noon. Mr. Jerome started to say something, apparently for the jury's benefit, but the Judge ignored him and sent the Grand Jurors about their business. Mr. Jerome, angry at the snub, walked out of the room.

As soon as he reached the Criminal Courts Building to-day the District-Attorney hurried into the Centre Street Court, where for half an hour he was in private consultation with Magistrate Joseph Moss. The two men were closeted in the Magistrate's private office.

When Jerome and Moss issued from their consultation it was stated that at Jerome's request Magistrate Moss would at once issue warrants charging technical offenses against a man whose name had been prominently connected with recent life-insurance disclosures.

Mr. Jerome at first asked the Magistrate to give him several warrants out of hand. Among those whom he wanted to arrest were Perkins, Elias and Cortelyou. Magistrate Moss declined to issue any warrants unless depositions were first furnished to him.

New York Life Officials There. Accordingly there soon appeared at the court Darwin F. Kingsley, who succeeded Perkins as Vice-President of the New York Life Insurance Company and Edmund D. Randolph, treasurer of the company. Assistant District-Attorney Kresel was with them. Both went at once before Magistrate Moss where they made depositions charging that Perkins as Vice-President contributed \$48,000 to Cornelius N. Bliss, for the Republican National campaign fund, and was subsequently reimbursed by the trustees of the company from funds properly belonging to the policyholders. Several subpoenas in blank were issued in a John Doe proceeding. The Magistrate stated he would sit until 10 o'clock in case there might be more depositions to be made to-day.

Jerome Won't Discuss It. It was stated that Perkins would not be accepted to come to court until to-morrow.

After making their depositions Kingsley and Randolph furnished long affidavits to the District-Attorney.

Mr. Jerome declined to be questioned regarding the case. It was authoritatively stated, however, that the preliminary prosecution would be confined exclusively to Perkins. It will not include George F. Cortelyou and Cornelius N. Bliss, as was originally intended. By invitation Mr. Jerome went to the Grand Jury room, after his consultation with Kingsley and Randolph. He spent some time there.

The police court proceedings, it was agreed, would be merely a preliminary step. It was presumed that counsel for Perkins would secure a writ of habeas corpus and on the writ carry the case to the Supreme Court, where the issue would be finally fought out—that is, if Mr. Jerome had his way.

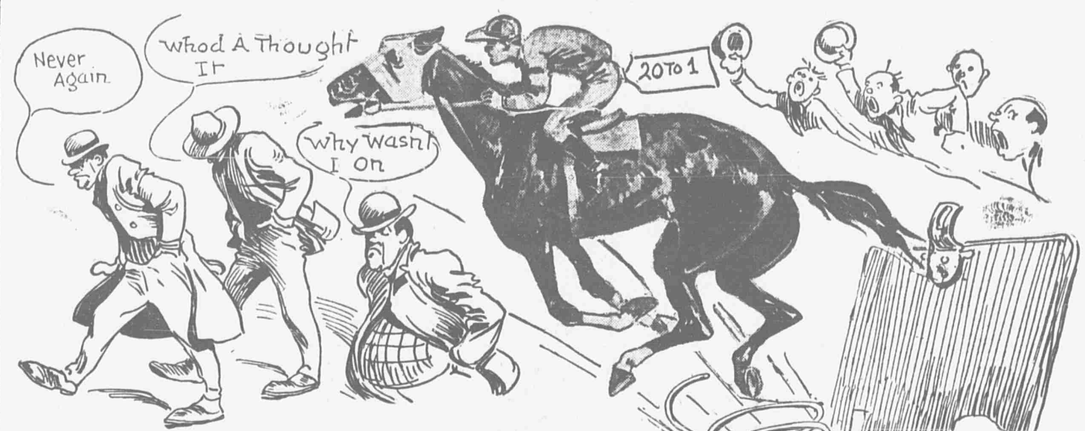
Grand Jury Not to Quit. As soon as the Grand Jury convened to-day Judge O'Sullivan, in Part I. of General Sessions, ordered that two sections of the Code of Criminal Procedure should be directed to their special attention. One of these was Section 252, reading as follows:

"The Grand Jury have power and it is their duty to inquire into all crimes committed or triable"

(Continued on Second Page.)

Sunday World Wants Work Monday Wonders

"THE DUKE" WAS A REAL JACK-IN-THE-BOX



LAWYER STEPS IN TO CHOKE JURY BRIBING INQUIRY

Metropolitan's Counsel Secures a Writ Obliging Judge Seabury to Show Authority—McCabe Is Discharged.

The threat of the Metropolitan Traction lawyers that City Court Justice Seabury would be made to show cause as to why he may sit as a magistrate in the jury-fixing charges against Ambrose F. McCabe, one of the company's lawyers, was made good late this afternoon, when Edward W. Hatch obtained a writ of prohibition from Supreme Court Justice Greenbaum, issued to Justice Seabury.

The lawyers who are interested in the investigation of jury-bribing have said that Justice Seabury's right to sit in his present capacity is authorized by the revised statutes.

Justice Seabury decided that there was not sufficient corroborative testimony in the case of McCabe to warrant bringing it before the Grand Jury, and it was dismissed. This does not affect the other cases.

The discharge of McCabe by Judge Seabury late this afternoon acts as a stay in these proceedings.

James L. Quackenbush, chief counsel for the Metropolitan, reached the courtroom a few minutes after this discharge of Lawyer McCabe.

"The proceedings would not have gone on an hour longer," he said excitedly.

This is not the end of the McCabe case," he went on. "Judge Seabury has laid himself open to proceedings for his removal from the bench. I am not McCabe's lawyer, but I shall advise him to prosecute for false imprisonment and oppression against Judge Seabury."

William H. Tillinghast, the confessed jury-rigger, was a ready witness. "Are you acquainted with Stanley Baggs?"

"I am."

"How did you get acquainted with Baggs?"

"It was during my first term as a juror in the City Court, about six years ago, in 1901. I was at that time acting as a juror."

"Who introduced you to Mr. Baggs?"

"During recess I met a gentleman of my acquaintance, Mr. Alexander Smith. Mr. Smith introduced me to Stanley S. Baggs."

"Did you ever get any money for serving as a Metropolitan juror from Baggs?"

"I did."

"When were you paid for your services as a juror?" was asked of Tillinghast.

"At the close of my services as a juror," said the witness.

"What cases?"

"I never received on any case brought against the Metropolitan that I did not get money."

"Who gave you the money?"

"Stanley S. Baggs and others," said the witness. "Baggs was the only Metropolitan man I knew personally; the others I knew by sight. I would get the word 'Broadway Central to-morrow at 12 o'clock.'"

Get It in Cash.

"Did you keep these appointments?"

"I certainly did."

"How were you paid?"

"I would meet the Metropolitan man, Baggs, or one of the others, and we would move off to some unobserved place. Baggs always gave me the money, loose."

"About how much?"

"I don't know," said the witness. "Tillinghast swore that in 1894 he was employed as a night watchman in the contribution department of the Metropolitan Street Railway Company. He said that he was put at work by Patrick J. Tracy, Superintendent of Construction."

Mr. Stevenson called upon John C.

JOCKEY MILLER LANDS THREE MOUNTS FIRST

BASEBALL

BROOKLYN AT COLUMBIA, S. C.

COLUMBIA 0 0 0 0 1 0 0—1
BROOKLYN 0 0 4 0 0 0 5—9

LATE RESULTS AT FAIR GROUNDS.

Fourth—Nameoki 8-5, Gliceman 6-1 place, Nine.

AT CITY PARK.

Fifth—Elliott 7-10, Flora Lee 7-10 place, Brushton.

WOMAN FALLS SIX STORIES AND LIVES.

Hattie Kohn, twenty years old, fell from the sixth-story window of her home, No. 41 West Twenty-fourth street, to the sidewalk this afternoon. She was still alive when an ambulance arrived and was taken to New York Hospital suffering from the tremendous shock. She probably will die.

EVENING WORLD RACING CHART

SECOND DAY AT BENNINGS.

March 27. Track Heavy.

Table with columns: Index, Starters, Wgt, St, 1/4, 1/2, 3/4, Fin, Jockeys, Open, High, Clos, Pl, Sh.

7 FIRST RACE—\$400 added; fillies and mares three years old and up; six furlongs. Start good. Won easily. Winner, b. f., by Filigrane—Merrines. Owner—A. D. Parr.

Table with columns: Index, Starters, Wgt, St, 1/4, 1/2, 3/4, Fin, Jockeys, Open, High, Clos, Pl, Sh.

8 SECOND RACE—\$500 added; maiden two-year-olds; one-half mile, old course. Start fair. Won easily. Time—0:32. Winner, ch. f., by Woolsthorpe—Sallura. Owner—W. C. Healey.

Table with columns: Index, Starters, Wgt, St, 1/4, 1/2, 3/4, Fin, Jockeys, Open, High, Clos, Pl, Sh.

9 THIRD RACE—\$500 added; selling; three-year-olds and up; six and a half furlongs. Start good. Won handily. Time—1:25. Winner, br. f., by Atheling—Liffey. Owner—M. A. Healey.

Table with columns: Index, Starters, Wgt, St, 1/4, 1/2, 3/4, Fin, Jockeys, Open, High, Clos, Pl, Sh.

10 FOURTH RACE—\$500 added; for three-year-olds; seven furlongs. Columbia course. Start good. Won easily. Time—1:33 4/5. Winner, b. f., by Horoscope—Bellfield. Owner—O. W. Deppeler.

Table with columns: Index, Starters, Wgt, St, 1/4, 1/2, 3/4, Fin, Jockeys, Open, High, Clos, Pl, Sh.

11 FIFTH RACE—\$500 added; selling; three-year-olds and up; six furlongs. Columbia course. Start good. Won easily. Time—1:17 3/5. Winner, b. g. by Meddler. The London. Owner—J. E. Lyman.

Table with columns: Index, Starters, Wgt, St, 1/4, 1/2, 3/4, Fin, Jockeys, Open, High, Clos, Pl, Sh.

12 SIXTH RACE—\$500 added; handicap; three-year-olds and up; one mile and four furlongs. Old course. Start poor. Won easily. Time—1:50. Winner, blk. c. by Diana. Owner—Steele MacDole. O. H. Evans.

13 SEVENTH RACE—\$500 added; three-year-olds and up; one mile and four furlongs. Old course. Start poor. Won easily. Time—1:50. Winner, blk. c. by Diana. Owner—Steele MacDole. O. H. Evans.

Washington Racegoers Cash Heavily on Tickle, Lady Vera and Hocus Pocus, Ridden by Bennings Favorite—Disobedient Has Gone Back.

BY FRANK W. THORP.

RACE TRACK, BENNINGS, March 26.—Tom Mannix's black colt Disobedient, regarded last season as a high-class two-year-old, was badly beaten in the fourth race by O. W. Deppeler's bay filly Hocus Pocus. Both of these horses raced at New Orleans, and the wise ones knew that Disobedient was sour and mean and nowhere near his form. He showed no speed at any stage, and though second had a bunch of disreputable crabs behind him. Hocus Pocus made all the running and her victory burnt the bookies, for she was backed from 5 to 1 down to 2-1-2 to 1, while Disobedient receded from 3 to 5 to 8 to 5.

The second day's crowd was a good one and betting was brisk. Miller was the star artist of the day in the saddle, for he won with Tickle, Lady Vera and Hocus Pocus, all at good prices. Miller has always been a favorite at Washington, and all his mounts were heavily backed.

The track was in fair condition, but not fast, and the weather was pleasant. If the programme had been as perfect as the day there would be no ground for complaint. Washington takes the palm for providing the dullist and most uninteresting races on the circuit. There was not a single race of interest on the programme this afternoon except that half-mile dash for two-year-olds.

The rain of the night kept the track in muddy condition. The attendance was not as large as that of yesterday, but was as good as the average Washington day. The bookies had a good day yesterday. They were all in their seats to-day.

Hot Tip Got Bad Break. Daruma was a hot tip in the opening dash, being played from 2 to 1 down to 6 to 5 at post time. Daruma broke in last place and showed a lot of speed, running into second place in the first half. She could never reach Tickle, however, as the latter made the running and held the field safe all the way. She won easily by six lengths from Daruma, who lasted long enough to beat Bivouac half a length for the place.

Lady Vera All the Way. The two-year-old dash was a procession. Lady Vera rushed to the front at once, made all the running and uncannily home half a dozen lengths in front of Melting, who held the balance safe all the way. Etanster, heavily played, showed a bit of speed and then dropped out of it. Powder Horn taking third place in the stretch and finishing seven lengths behind Melting.

Long Shot Is Second. Eobodale jumped away in front and made the running, followed by Winchester. Lady Vera rushed to the front to the head of the stretch, where Eobodale quit and Delphie slipped up on the inside and took the lead. Delphie was never afterward caught, winning easily by a length and a half from Flat, a son of Mason and Harle, convicted of having murdered Altheal and Delvira at Chihuahua four years ago in order to collect insurance on their lives. They will be shot unless Gov. Keel pardons them.

Hocus Pocus All the Way. Hocus Pocus made a runaway race of the fourth. She went to the front at

BENNINGS RESULTS.

FIRST RACE—Tickle (4 to 1), 1, Daruma (1 to 2 for place) 2, Bivouac 3.

SECOND RACE—Lady Vera (4 to 1 and 7 to 5), 1, Melting (6 to 1 for place) 2, Powder Horn 3.

THIRD RACE—Delphie (3 to 1) 1, Flat (8 to 1 for place) 2, Hyperion 3.

FOURTH RACE—Hocus Pocus (9 to 5 and 3 to 5), 1, Disobedient (1 to 2 for place) 2, Watercourse 3.

FIFTH RACE—Chieftain (7 to 1 and 3 to 1), 1, Judge White (13 to 5 for place) 2, Parkville 3.

SIXTH RACE—Yorkshire Lad (4 to 5 and 1 to 4), 1, Northville (even for place) 2, Phoebus 3.

Chieftain Led from Start. Chieftain went to the front at the start, made all the running and won easily by six lengths from Judge White, who was second all the way. Parkville closed up a big gap and was third, six lengths away.

Yorkshire Lad Won Easily. Yorkshire Lad, the odds-on choice, waited on Phoebus to the stretch. Here the first name shot to the front and won as he pleased. Northville closed strong and beat Phoebus half a length for the place. Sailor Boy had little chance with the break.

Three in Plot Must Die. EL PASO, TEX., MARCH 27.—The Supreme Court of Mexico was affirmed the sentence of death against Richardson. Mason and Harle, convicted of having murdered Altheal and Delvira at Chihuahua four years ago in order to collect insurance on their lives. They will be shot unless Gov. Keel pardons them.