

COURT ORDERS MRS. CHADWICK'S SECRETS TOLD

Deposition Which Steel Magnates Fought to Hide Will Be Made Public.

SENSATION EXPECTED

But Judge, Surprised, Declares He Can Find Nothing Startling in It.

PITTSBURG, Nov. 4.—The Supreme Court of Pennsylvania refused to see the deposition of the late Mrs. Cassie L. Chadwick, who was an important witness in the suit brought by the Colonial Trust Company, this city administrator of the estate of W. C. Jutte and his wife against James W. Friend and F. N. Hoffatz, president and vice-president of the Pressed Steel Car Company, for an accounting of certain stock transactions amounting to about \$1,000,000.

80-CENT GAS PEOPLE'S RIGHT, PARKER ASSERTS

Former Judge Argues Against Adverse Report of Masten.

The argument on the confirmation of the report of Referee Arthur H. Masten on the Energy-Gas law was opened today in the United States Circuit Court before Judge Hough. There was a formidable array of counsel for the people, representing both the city and the State.

Judge Parker, in opening, reviewed the report of the special master, upholding the contention of the company that the recent gas law was unconstitutional and was a violation of the rights of companies, business and that the law should be set aside.

BIG BANKERS SEND TWO MESSENGERS TO WASHINGTON TO CONSULT MR. ROOSEVELT

Head of the Steel Trust and H. C. Frick Attend Conference at the White House.

(Continued from First Page.)

street, and the Lincoln Trust Company, in Madison Square, with a deliberate precision. The first man in line at the Trust Company of America had twenty checks.

At the end of two hours the bank clerks had apparently just begun work on the verification of these checks. Right behind the first in line were three others who had big bundles of checks.

Outside of the two trust companies mentioned, the banking situation appeared to be in good shape. It was announced at the Clearing-House today that the Morgan conference had decided that the trust companies must help each other.

Will Fight Alone.—That the Lincoln Trust Company would try to fight it out alone was announced this afternoon by President Frank Tilford through his private secretary, W. W. Mellen. Mr. Mellen said:

"No other banking institution has ever withstood such a run since the late '30s. We are not going to close or suspend temporarily, although some of the directors are in favor of such a course. We are going to keep right on doing business and we will weather this situation."

Mr. Mellen was asked if it was true that President Tilford and four other directors had made up a pool of \$1,000,000 and deposited it in the trust company. He refused to affirm or deny the report, saying that Mr. Tilford and his associates were prepared to assist the company to the limit of their resources.

Tomorrow is Election Day, and the bank will be closed. By Wednesday it is expected that \$17,500,000 of the gold which was engaged abroad last week and the week before for importation will have arrived in New York. This will relieve the situation materially.

Cortelyou Help Bankers.—It is understood that Secretary of the Treasury Cortelyou, with a view of helping the New York banks that have been drained by the trust company weakness, has arranged to stop the withdrawal of money from this city by out-of-town banks. If Western banks persist in withdrawing their New York balances the Secretary of the Treasury will order those banks their Government deposits and shift them to New York, thus equalizing the flow of money.

Schley a Big Factor.—Grant B. Schley was a prominent figure in the conference at Mr. Morgan's home yesterday. He is a leading factor in the Tennessee Coal & Iron Company.

Just as the rent or anything else. "Just so," responded Judge Parker. "Continuing the matter, the valuation of the unoperated Astoria plant, some \$1,000,000 as a part of the capitalization.

"They should not be permitted," Judge Parker exclaimed, "to add this expense upon the people who do not now need it and strike down a statute that has been made by the Legislature after a long investigation at which the present Governor was the counsel."

Consumers Pay Taxes.—Judge Parker declared that the fact that the ratepayers were taxed did not validate the tax. The taxation, he said, was no way of determining the value of the property of the corporation and the corporation has no tax liability.

Steamship "NOT UNDER CONTROL" — A steamship at anchor flying two red signals amidships, meaning "Not under control," was sighted thirty miles east of Sandy Hook early today by the United States Navy's battleship, which arrived here today from Mediterranean port. No attempt was made to render assistance, as the disabled steamer by there was no response at all. It is presumed from this fact that the crew of the stricken steamer were making some repairs and felt able to proceed without assistance.

Directors in Conference.—During the long hours of the deliberations at Mr. Morgan's home the full directorate of the Lincoln Trust Company and the Trust Company of North America were in session in adjoining rooms at the Waldorf-Astoria. First the capitalists at Mr. Morgan's home, who included James Stillman, President of the National City Bank; George F. Baker, President of the First National Bank; George W. Fernald and Charles Street of the Morgan firm; Henry C. Frick and Judge E. H. Gary of the United States Steel Corporation; Norman B. Ryan, Thomas F. Ryan, Grant B. Schley, of Moore & Schley, and William K. Vanderbilt, Jr., formulated a plan by which the two trust companies could be aided.

Men Whom Bankers Sent to Consult With Roosevelt — The Morgan conference had decided that the trust companies must help each other. The absorption of the Trust Company of America and the Lincoln Trust Company by other trust companies is regarded as inevitable unless the managers of these institutions decide to try to weather the storm on their own resources.

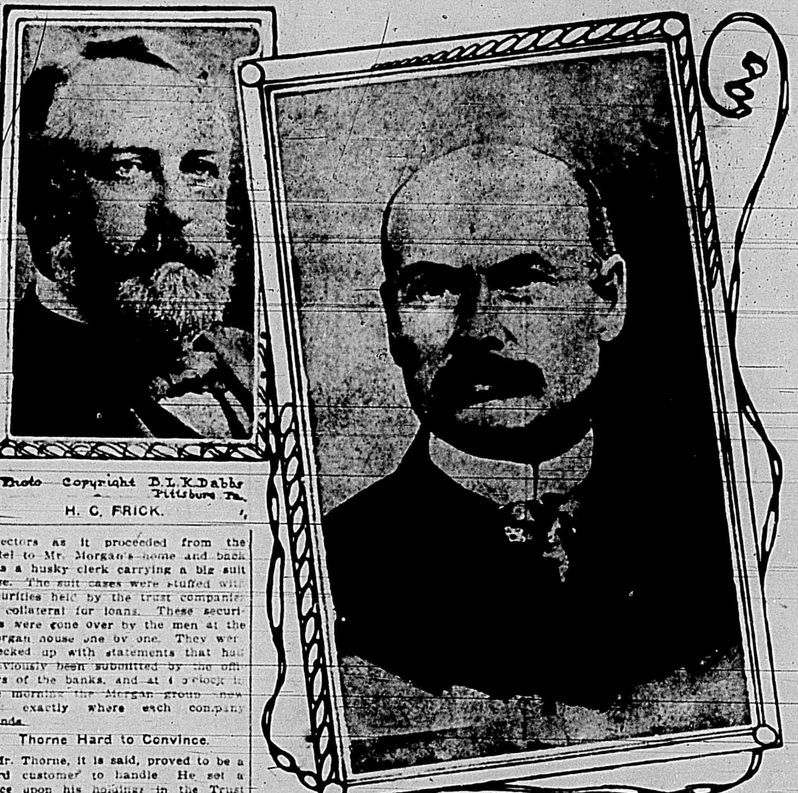


Photo Copyright D.L.K. Dabbs, Pittsburgh, Pa. H. C. FRICK.

Directors as it proceeded from the hotel to Mr. Morgan's home and back was a husky clerk carrying a big suitcase. The suit cases were stuffed with securities held by the trust companies as collateral for loans. These securities were gone over by the men at the Morgan house one by one. They were checked up with statements that had previously been submitted by the officers of the banks, and at 4 o'clock in the morning the Morgan group was exactly where each company stands.

Thorne Hard to Convince.—Mr. Thorne, it is said, proved to be a hard customer to handle. He set a price upon his holdings in the Trust Company of America and stuck to it. The bankers tried to argue with him that he was placing the value of his possessions too high. At last he was given the option of taking what was offered or padding his own canoe.

Prisoner on Trial for Double Murder Will Not Permit His Counsel to Compromise.—The alienists who spent all of Friday and Saturday examining into the mental condition of Frank H. Warner on July 22 reported to District Attorney Jerome Keady that while Warner was in their opinion "medically insane," yet he knew what he was doing when he murdered Miss Norling and Wilson.

Warner Refuses to Talk.—President Thorne refused to make any statement which he coached his office, Judge Morgan J. O'Brien, counsel for Thomas F. Ryan, soon joined him.

Bankers Out in the Cold.—The wind was blowing great guns as the groups of financiers left Mr. Morgan's home. Eclipsy clouds scurried across the sky, in which the light of the stars was fading. The older men pulled their overcoats about their forms and shivered as they huddled up in the seats of their automobiles.

Milk wagons and bakers' carts were noisily clattering through Park and Madison avenues and the side streets. The Morgan residence and library were lighted up. Occasionally Mr. Morgan appeared in the courtyard between his residence and the library, puffing at a big cigar. On one of those occasions he remained in the open air ten minutes.

Henry S. Strauss — Currency Bought and Sold — COLLATERAL LOANS INVESTMENT SECURITIES

MRS. EMILY L. JESSUP GRANTED A DIVORCE.—Justice Davis granted an interlocutory decree of absolute divorce today to Mrs. Emily L. Jessup from Alexander Jessup, publisher, at No. 12 Vandewater street.

The superiority of P. & G. Naphtha Soap is proven, first, by the color of it (white) and, second, by the fact that it is harder than any other naphtha soap.

5 Cents a cake. All Grocers.

TO CURE A COLD IN ONE DAY... TAKE LAXATIVE FROM COUGING TUBES... U. GROVE'S signature is on each box.

"LIFE OR DEATH FOR ME," SAYS WARNER

MURDERER THANKS JUDGE FOR SENTENCE.

Much Obligated," Says Slayer of Armenian Merchant, as He Hears Doom to Death.

Justice Downing in the Criminal Branch of the Supreme Court, today fixed the date for the execution of Hadros Tavakolian, slayer of Hovhannes Hambarzumian, the Armenian rug dealer.

Warner saw his counsel talking to Assistant District Attorney Train and Judge Foster, and leaving his seat in the prisoners' dock, walked to where the conference was going on.

"I have as much interest in my own welfare as anybody," he said, "and that is why I am doing as my own counsel suggests."

"No, sir, no, sir," Warner exclaimed excitedly. "I am going to fight my way through. Life or death for me one way or the other."

At Judge Foster's suggestion the trial then proceeded. Dr. William Steinach, one of the insanity experts for the defense, was called to the stand. He testified that Warner had told him that he intended to kill August Belmont because the latter had ruined his business as a banker in Forti-second street by building the Subway.

"Warner told me," Dr. Steinach said to the Court and jury, "that he had come to a meeting of the Rapid Transit Board armed with a revolver to kill Mr. Belmont."

Warner testified he believed Belmont and legally growing out of the disturbance of a nervous system by the ruin of his business.

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TRAIN PLUNGES INTO A CAVED-IN MINE; 3 VICTIMS

Engineer Killed, Baggage Man and Fireman Badly Hurt, Passengers Escape.

SCRANTON, Pa., Nov. 4.—One man was killed and two others seriously injured by the wrecking of the Quaker City Flyer on the Jersey Central Railroad, half a mile north of Pittston, last night. The train was passing the Butler colliery, when it ran into a mine cave-in, which occurred just as the train was passing.

Henry Carey, engineer, a married man, who lived in Scranton, was killed. Thomas Cannon, of Ashley, baggage-master, had his leg crushed and is thought to be injured internally.

There were about twenty passengers on the train, but none was injured. The train was running on time and was passing the Butler colliery when the engine plunged into a big hole and practically disappeared from sight. The baggage-car crashed after it and the smoker, which was the next car, laid overturned.

JUDGE QUASHES SUMMONS SERVED ON ROCKEFELLER

Papers Served on Magnate in Cleveland Not Regular Is the Ruling.

FINDLAY, O., Nov. 4.—Judge Duncan in Common Pleas Court today quashed the summons served upon John D. Rockefeller in Cleveland last summer. His opinion is that Mr. Rockefeller represents a foreign corporation that is not doing business in the State of Ohio and that Mr. Rockefeller's visit to this State was purely a personal one and not for the transaction of any business.

The motion to quash the summons served upon the Solar Refining Company or its former Secretary, Nathan J. Hamrick, made by the Buckeye Pipe Line Company, the Ohio Oil Company, and the Standard Oil Company, to strike out certain allegations in the petition also overruled. The Court denies an individual the right to bring quo warranto proceedings, and says that can only be done by the Attorney General or a prosecuting attorney in the Supreme or Circuit Court.

The decisions were rendered in the case of George H. Phelps against the Standard Oil Company, in which Phelps sought to have receivers appointed for the Standard Oil Company of Ohio and the Standard Oil Company of Indiana, and to have their business wound up.

HEARN

FOURTEENTH STREET, WEST OF FIFTH AVENUE

Being among the greatest receivers of currency in the City of New York IN VIEW OF FACT THAT SOME PEOPLE ARE SELLING BILLS we would state that OUR BILLS WILL NOT BE SOLD but banked as usual. Making profit by taking advantage of present situation and diverting money from usual channels is not legitimate business.

JAMES A. HEARN & SON

P. & G. Naphtha Soap

is proven, first, by the color of it (white) and, second, by the fact that it is harder than any other naphtha soap.

5 Cents a cake. All Grocers.

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Rugs & Carpets

Some remarkable values this week—prices far below our regular figures. You are safeguarded in every purchase by our guarantee. Examples of the wonderful bargains offered: RUGS—9x12 Axminsters in rich Oriental and floral effects, regularly \$20.50, now \$21.50. 8.3x10.6 regularly \$23.50, now \$19.50. 9x12 Royal Wiltons at a saving of \$10. Regularly \$59.50, now \$29.50. 9x12 Tapestry Brussels, splendid value, regularly sold at \$13, this week \$11.75. CARPETS—Axminsters in a wide range of patterns, with borders to match, regularly \$1.10, this week 90c. Tapestry Brussels of our own weaving, full 10-wire, suitable for parlor, dining-room, halls and stairs, regularly sold at \$1.10, this week 77 1/2c. REDUCED CARPETS in bright, attractive effects, may be had in quantities—Velvets, the yard... 70c. Tapestry Brussels... 60c.

Dobson's 14th St. & Fifth Ave. Makers of Carpets for 50 Years.

Mark This-- Our Skilled Doctors. Are registered physicians with years of practical experience in eye treatment. Why go to more trouble or added expense? j. Ehrlich & Sons ESTABLISHED Nearly 50 Years. 122 Sixth Ave., Below 15th St. 150 1/2 Ave., Below 22d St. 127 Broadway, Below 33d St. 217 Broadway, Astor House Block. 10 Nassau St., Near Ann St.

ROYAL FURNITURE CO. CASH OR CREDIT. 10% ALLOWED IF YOU BRING THIS AD. ALL OUR GOODS ARE MARKED IN PLAIN FIGURES. 3 ROOMS \$149.00, 4 ROOMS \$175.00, 5 ROOMS \$199.00. 2100 BROADWAY 3RD AVE. BET. 119-120 ST.

DIAMONDS CASH OR CREDIT ONE PRICE. WE DO NOT ASK EMPLOYERS REFERENCE. CALL OR WRITE FOR ILLUSTRATED CATALOGUE 4-4. L.W. SWEET & CO. 37-39 MAIDEN LANE, N.Y. CITY 389 FULTON ST., BROOKLYN.

Dr. Pratt Can! POSITIVELY!! Cure your unsightly Pimples Straighten your Crooked Nose Remove your Wrinkles Clear your Impure Skin. Remove ALL Face Blemishes Make your Complexion Fair and Beautiful. Consultation Free. Hours 8 to 8 Daily. And by appointment. CALL OR WRITE. 1122 Broadway, N. Y. Please mention World.

SLIP COVERS FOR 5, 6 or 7 PIECE SUIT. 4.35. The Best Belgian Damask, allowing 1/2 inch extra for drapery and an expert eye to select the most desirable sample. UPHOLSTERY CO. 156 West 23d St. First-Class Upholstery at Lowest Prices. Telephone 3725-Chester.

SUNDAY THEATRE TEST AT FINAL STAGE.

Justice O'Gorman Reserves Decision After Hearing Arguments on Hammerstein's Victoria Case.

Justice O'Gorman reserved decision in the Supreme Court today on the application of Assistant Corporation Counsel Frank H. Pierce, representing the Police Commission, for the confirmation of the report submitted to the Court by former Justice A. Lawrence Hamerstein, which report is to hear testimony in the proceedings taken to revoke the theatrical license held by William Hammerstein for the Victoria Theatre.

The case was brought to test the validity of the license for the Victoria Theatre in New York on Sunday, and was the result of several complaints filed by the Police Commission.

Help Wanted To-Day!

As advertised for in The Morning World's Want Directory.

Table with 2 columns: Job Title and Salary/Details. Includes positions like Ad. Flowers, Agents, Bakers, Barbers, Bookbinders, etc.

Every week month and year. The World prints more "Help Wanted" Ads. than any three other New York newspapers combined.

STEAMSHIP "NOT UNDER CONTROL"

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