

BIG MEN CAUGHT IN GET RICH QUICK RAID

WICKERSHAM'S JAIL THREAT HITS TRUST MEN

WEATHER—Fair to-night; Sunday unsettled.

NIGHT EDITION.

The Evening World.

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"Circulation Books Open to All."

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HEADS OF BIG TRUSTS HIT HARD BY WICKERSHAM'S THREAT OF JAIL SENTENCES

Officials Now Under Indictment Furnish Material for Many Prosecutions. 100 ARE NOW ON HIS LIST Attorney-General Determined Not to Retire Under Pressure of "Interests."

INDICTED BEEF TRUST MEN:

- LOUIS F. SWIFT.
- EDWARD F. SWIFT.
- CHARLES E. SWIFT.
- EDWARD TILDEN.
- J. OGDEN ARMOUR.
- ARTHUR WALKER.
- EDWARD MORRIS.
- FRANCIS A. FOWLER.
- THOMAS J. COFFRONS.
- LOUIS K. HEYMAN.
- SHOE MACHINERY MEN:
- STONEY W. WISLAW.
- EDWARD F. KURD.
- GEORGE W. BROWN.
- WILLIAM BARBOUR.
- JAMES J. STORROW.
- ALMER P. ROWE.

Attorney-General Wickersham, in an exclusive interview in The World to-day declares that more than one hundred corporations seem to exist yet in violation of the Sherman law as now interpreted, and that he would demand prison sentences for all convicted violators of the trust law hereafter.

In the course of Mr. Wickersham's interview when he was asked if the best possible way to make the trusts obey the law was not to send some of the rich offenders to jail he replied:

"And if I continue to serve as Attorney-General until the end of Mr. Taft's term I intend to send some of them to prison."

Already the Federal Government has a number of rich offenders under indictment. What does he propose to do with these?

The Evening World to-day received the following despatch from the Attorney-General:

MT. WASHINGTON HOTEL, BRETTON WOODS, N. H., Sept. 22, 1911.

The World: I am advised that you quote me in this morning's issue as having stated that the steel combination is plainly a combination in violation of the law as now made clear. I have no recollection of having made such a statement. Please correct accordingly.

G. W. WICKERSHAM.

President Taft in his Peoria speech yesterday said the trusts must obey the law. His speech is regarded as a final warning.

U. S. WILL DEMAND PRISON TERMS FOR TRUST LAW BREAKERS

BRETTON WOODS, N. H., Sept. 22.—Denying a report that he has resigned or intends to resign, Attorney-General Wickersham declares that he will wage relentless war against trusts and ask

(Continued on Second Page.)

Conservatives Win!

When they examine the Sunday World's Apartment House advertising columns for the distinctive suite in the exclusive neighborhood they seek. Advertisements of such a High Cast Preeminence Among the Sixty-one Columns of Apartment House Announcements Printed in Last Sunday's World.

ANOTHER BIG DISPLAY IN SUNDAY WORLD TO-MORROW.

SOULMATES WED ON THEIR ARRIVAL FROM GERMANY

Count Voss and Marchesi Ricci of Hamburg Admit They Are True Affinities.

SHE IS DIVORCED.

Husband Secured Decree When He Found He Wasn't in Spiritual Harmony.

Although we have enough affinities for our own in this community, there came to New York to-day from Germany two soul mates, one with a divorce decree only two months old seeking legal sanction for the relations they deem indispensable. The pair appeared on the passenger list of the Hamburg American liner Kaiserin Augusta Victoria as Count Victor Felix Eugene Voss and the Marchesa Frances May Ricci.

They lost no time after landing in New York. Within two hours they were married at City Hall by Alderman James Smith. After a short stay here they will go to Victoria, B. C., to visit friends of the count.

The bride is a divorcee. She was the wife of Heinrich Hiedeman, an oil merchant of Hamburg. Herr Hiedeman was a good husband but he was not a soul mate. Count Hugo Voss happened along at the opportune moment to straighten the affairs of Frau Hiedeman according to the affinity rule.

Because of the devotion of the couple on the voyage, it was presumed by passengers that they were an eloping pair. They admitted when the ship arrived that they had come to New York to be married in order to avoid cumbersome and delaying legal formalities in Germany.

LAWYER AIDED THEM TO GET A LICENSE HERE.

From the ship they went to the Hotel Astor, where they passed a lawyer who accompanied them to City Hall, where they were granted a license.

The Count has never been married before. The bride, before a license could be issued, was obliged to display certified copies of her divorce papers, including her husband's complaint. Nothing is said in the papers about the Count.

"Since the 7th or 8th day of September, 1909," reads the ground of action filed by Herr Hiedeman, "the plaintiff and defendant have lived in separation. The plaintiff prays for dissolution of the marriage, and that the defendant be held the only guilty party."

"The defendant has denied to the plaintiff the affection required by the married state since October, 1909. All approaches she has unyieldingly rejected."

"The complete diversity of character and disposition of both—the defendant being an Italian and the plaintiff a native of the northern section of Hanover—has caused in the defendant an entire alienation. The plaintiff has recognized that the defendant has acquired a decided physical aversion to him."

THEY WERE NOT SOUL MATES IN ANY DEGREE.

"Not only did the plaintiff appeal to the defendant, but her brothers-in-law and sisters-in-law and members of her own family joined in the appeal. The rejection by the defendant of numerous overtures convinced the plaintiff of the impossibility of restoring the defendant's affection. In their relations there is an irretrievable conflict and spiritual congeniality has never existed."

On the grounds stated a court in Berlin awarded Herr Hiedeman a decree of divorce July 19 last. The Count was close by when Frau Hiedeman got her freedom, and consultations as to their future brought about a determination to seek New York for marriage.

The Count had very little to say either before or after his City Hall marriage. But the Countess was not averse to discussing her affairs. She expressed a desire to avoid misapprehension as to her position. She has loved the Count from about the time her husband noticed that her affection was dimming.

"It was love at first sight," said the Countess to-day. "The moment we saw each other we knew we were soul mates—affinities. If you will have it so, we were created for each other. The fact that our lives had run in channels apart was no reason why we should not comply with the demands of destiny when those channels crossed."

"It was impossible to stop the current of events. I no longer loved my husband and I told him so. He is a man

Affinities Here From Germany to Wed



THE MARCHESA RICCI AND COUNT VOSS

GIVING BOY PAINLESS DEATH TO END AGONY OF RABIES

Chicago Doctors Deciding Case Is Hopeless, Chloroform Little Victim and Will Keep Him Under Anesthetic Until He Dies.

CHICAGO, Sept. 23.—The famous question in medical ethics, whether it is ever justifiable for a physician to put an end to the suffering of an incurable patient, revived by the alleged Shaker murder case in Florida, was renewed here to-day when physicians at the County Hospital announced that they had chloroformed Earl Barnes, seven years old, and intended to keep him under the influence of the death-dealing drug until he died. They will not kill him, but they will do nothing to prolong his life of suffering, they say.

Two weeks ago the child was bitten on the nose by a pet dog. His mother applied simple household remedies and gave little heed to the slight wound. To-day rabies set in. The child was rushed to the Pasteur Institute, but the physicians there, after a thorough examination, declared the disease so far advanced that there was no chance to save the lad's life.

In wild agony, the boy began biting himself and even tearing at furniture

HORSE DASHING ON TAFT'S AUTO HALTED BY BLOW

Maddened Runaway Struck With Sabre as He Headed Straight for President.

St. Louis, Sept. 22.—President Taft had a close call from possible injury while riding in an automobile parade here to-day. During the parade the errant two-wheeled horse, belonging to the mounted police escort, one of the unmanageable animals dashed up to the rear of the President's car and was only stopped by a sabre blow from one of the policemen. The President seemed not to notice the incident.

AVIATOR BATTLES TWO HOURS HIGH OVER THE SIERRAS

Beaten Back, Fowler Returns to Start, After 75 Miles of Futile Flight

COLFAX, Cal., Sept. 22.—A gust of mountains scowling up through the mist to-day beat back Aviator Herbert G. Fowler, who made an unsuccessful attempt to scale the Sierras in rounding his transcontinental airplane flight, which was interrupted on Sept. 19 by the wreck of his airplane near here.

Fowler left the ground at 6.41 o'clock, flew twenty-four miles to Hine station and, after a half-hour's battle with the winds, returned to Colfax, alighting at 8.55. He said his engine was not strong enough to carry him over the summit, and that he would put in a stronger engine and start again Monday.

When Fowler got into the sky, the winds slapped his air craft about like waves tossing a boat. The mountain air from Colfax to Summit is crosswinded with unrelenting gusts, and they tossed the invader about the sky until his engine buckled like a sawyer. Climbing higher, he found stiffer currents, but the air was thin and the plane would not hold. Fowler covered about seventy-five miles in his flight, gained and returned, and attained a height of 2,500 feet.

STATE IN CHARGE OF THE CARNEGIE DEPOSIT VAULTS

Superintendent of Banking Descends on A adjunct of Busted Trust Company.

INTEREST WASN'T PAID.

Deputy Takes Hold and Business of Concern Is Being Continued.

The State Department of Banking found it necessary to-day to take over the Carnegie Safe Deposit Company, which operates ornate deposit vaults in the basement of No. 115 Broadway, where the bankrupt Carnegie Trust Company is located. Superintendent of Banking Van Tuyl appointed George W. Gehert as special deputy to take charge of the deposit vaults.

Mr. Gehert will continue the business. Persons leaving vaults will suffer no inconvenience. The object of the banking department in taking over the deposit concern is to further the interests of the creditors of the Carnegie Trust Company.

The Carnegie Safe Deposit Company was started as an adjunct to the Carnegie Trust Company. The fittings and vaults are said to be the finest ever made. Immense expense was incurred in getting the place ready for business.

When the Cummins crowd came on from the South and took hold of the Carnegie Trust Company the safe deposit vaults went with the rest. Cummins did not appear as one active in the management, but his associates in the Carnegie Trust Company were the officers and directors of the Carnegie Safe Deposit Company.

CHARLES M. SCHWAB OWNS INTEREST IN THE VAULTS.

The Cummins organization, while conducting the safe deposit concern, owned only 5 per cent. of the stock, which was acquired by the Carnegie Trust Company when the vaults were built. The other 51 per cent. is owned by Charles M. Schwab, and the estate of the late C. C. Dickinson.

Under the Cummins regime the vaults were quite an asset. Cummins would take visitors through, and when the visitors left they would be told that the vaults were under the impression that Carnegie had millions upon millions stowed away behind the massive doors. Then they would give their money to Cummins.

The Carnegie Safe Deposit Company owned \$49,975 in the Carnegie Trust Company on notes, and the Carnegie Trust Company also holds 977 shares of stock of the Carnegie Trust Company as an investment. These shares are carried on the books of the Carnegie Trust Company at a valuation of \$163,511. This makes the total indebtedness of the Carnegie Safe Deposit Company to the Carnegie Trust Company \$213,486.

After the failure of the Carnegie Trust Company the banking department attempted to obtain control of the safe deposit vaults by virtue of the indebtedness. But the Dickinson-Schwab interests combined and successfully fought the move.

DEPOSIT COMPANY HAS DEFAULTED ON THE INTEREST.

The Carnegie Safe Deposit Company has defaulted on the notes held by the Carnegie Trust Company. It has also failed to turn over to the banking department one-third of the gross receipts for the month of September as per agreement. The directors are working in concert with the State Banking Department in today's development.

The officers and directors of the Carnegie Safe Deposit Company are: Stanton O. Dickinson, president; John J. Dickinson Jr., secretary; David Homer Hayes, Stanton O. Dickinson, John J. Dickinson, John J. Dickinson Jr., Frank D. Hearn, Linton L. Lewis and George O. Smith, directors.

SANTA CLARA FIRE OUT?

Crew Exhausted After Fighting Blaze in Cargo of Hump for Week.

A fireboat went alongside the steamship Santa Clara of the American and China line at the American Hook Terminal piers at Staten Island this morning to make sure a fire in the hold of the boat that Capt. J. H. Peckay and his crew have been fighting for a week was completely extinguished.

The blaze had been burning since the ship left Providence, Mexico, with a cargo of lumber. Shortly after the boat left the New York pier fire was discovered in the cargo hold in the cargo of lumber.

JARED FLAGG CAUGHT IN GET-RICH-QUICK RAID ON HIS OFFICE

Post-Office Inspectors Gather in Many Well-Known Men, Including Daniel N. Morgan, Ex-United States Treasurer.

\$1,000,000 INVESTED ON PROMISE OF 52 PER CENT.

Women Customers in Fortieth Street Headquarters Become Hysterical When the Police Walk In.

Post-office inspectors, aided by ten Central Office detectives, raided the brokerage office of Jared Flagg at No. 105 West Fortieth street this afternoon and captured the most noted lot of prisoners taken in a raid on a concern alleged fraudulent that has been gathered in for a long time. Flagg has been taking money from investors for operations in stocks and guaranteeing dividends of 52 per cent. a year, payable weekly.

The prisoners taken were Flagg, who lives at the Palermo, One Hundred and Sixtieth street and Riverside Drive; F. Tennessee Neely, formerly a publisher, who lives at Carnegie Hall; Daniel N. Morgan, former Treasurer of the United States, whose home is at Bridgeport, Conn.; Alvin M. Higgins, a lawyer at No. 20 Broadway, who lives in Spuyten Duyvil; E. A. Schiller, Joshua Brown, Henry A. Jackson and the Rev. James T. Schick.

The raid was based on evidence that Post-Office inspectors have been gathering for months. Chief Inspector Dixon learned that all the prisoners in the case would be in the office of the company at noon to-day. Shortly after noon with Inspectors Kinosh, Mayhew and Hedy and the Central Office men Dixon concentrated his forces and swooped down on the Flagg outfit.

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SUYDAM SUES ELOPING WIFE FOR A DIVORCE

Complaint Sworn, and Soulmate of Noble Awaits Service in Affinity Flat.

Complaint papers in a suit for absolute divorce, naming Mrs. Louise Lawrence White Suydam as defendant and Walter Lissander Suydam Jr. as plaintiff, were prepared and sworn in Philadelphia, Pa., to-day. They were prepared in the office of Joseph T. Losen, counsel for young Mr. Suydam. They named the statutory grounds for divorce in this State.

That these papers would be served to-day on young Mrs. Suydam in her affinity flat in the Regina apartments, on West Twelfth street, was said at Attorney Losen's office. No further information could be obtained.

From the same source it was said last week that the young millionaire would not consent to sue unless he was assured by his runaway wife that she would marry young Frederick Noble immediately after a decree of divorce was granted. The eccentric young wife has reiterated from day to day that she intends to marry her affinity, and that she would welcome a divorce suit. She has also said that she does not need any money settlement from her husband as she has plenty of her own.

Pending the arrival of her affinity papers, Mrs. Suydam clings to her affinity flat and declares that she will remain there all winter. Fred Noble, the son of Plumber Noble of Nostrand avenue, Brooklyn, is still a frequent caller, but leaves her night at 11 o'clock. He persists that his love for the runaway wife is of the undying kind and that he will surely marry her when the courts dissolve the marriage bonds.

Flagg has been operating his 52 per cent. scheme for more than 15 months. He would not accept an investment of less than \$1,000 from any individual. The Postoffice authorities say he has taken in over \$1,000,000 and that he admits that he has more than 1,000 accounts.

Flagg did not advertise. He allowed his customers to advertise him. This was the method pursued by 52 per cent. after before that building financier was named. When raided to-day, Flagg asserted that he had violated no postal law.

EX-TREASURER USED TO WIN THE NEW INVESTORS.

Flagg, Neely, Morgan and Higgins are said by the authorities to be the heads of the scheme. Flagg worked out the details and Neely, Morgan and Higgins were his helpers and advisers. Mr. Morgan, who is an old man, was used

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