

Their three-month-old baby, who returned from California to-day. The Colonel met his children and with them went to the Hotel Gotham, where the Roosevelts will occupy apartments during the winter. Mr. Roosevelt remained with them for about an hour and then departed for the home of Whitehall, where he attended a luncheon at the Duke and Duchess of Connaught. After the luncheon he returned to the Hotel Gotham, but his secretary served notice that the Colonel would positively refuse to discuss the Yurana affair.

GOVERNOR OF MISSOURI OUT FOR ROOSEVELT.

JEFFERSON CITY, Mo., Jan. 22.—Gov. Herbert S. Hadley of Missouri came out in favor of the nomination of Col. Theodore Roosevelt for President in 1912 in a statement issued here to-day. He declared that he would oppose, as he knew Roosevelt would oppose, any efforts to secure delegates in favor of his nomination by political manipulation, but added:

"I will also oppose any political manipulation in this State to prevent it." Gov. Hadley said he believed that in meeting delegates, methods should be adopted to "give a free and full expression of the wishes of the Republican party in the State."

FOR TAFT, STRONG AS CAN BE, HITCHCOCK'S DECLARATION.

Postmaster-General, Angry Over Stories of Disloyalty, Will Have More to Say.

WASHINGTON, Jan. 22.—"I am far Taft as strong as a man can be," declared Postmaster-General Hitchcock at the White House to-day. "I did not realize until a day or two ago how far these stories about my alleged disaffection with the President had gone. I prefer to have something to say on the subject."

BARNES SENDS OUT CALL.

Summons Republicans for Talk on Primary Law.

ALBANY, Jan. 22.—William Barnes Jr., Chairman of the Republican State Committee, issued a call to-day for a meeting of the committee in New York City on Saturday next at 11 A. M. to hear the report of the sub-committee on primary law amendments, appointed at the last meeting.

FERRY HITS A TUG.

Small Boat Almost Turns Turtle in the Hudson.

The Erie ferryboat Chattanooga collided with the small tug James K. this afternoon while on the way to Jersey City. The boat overturned about three hundred yards off shore and a report of the collision first missed causing the tug to turn turtle. Water rushed over the side and flooded the tug's boiler, and the escaping steam drove the crew into flight, several of them clinging aboard the ferryboat, which stood by to render what aid it could. It was reported at first that the tug's boiler had exploded. As the little craft righted, however, and the water flowed out of the engine room the crew went back to their quarters. Neither the tug nor the ferryboat suffered more than a minor damage.

CHARLESTOWN ENTRIES.

CHALLETOWN, N. C., Jan. 22. The entries for tomorrow's race are as follows: FIRST RACE—Tennessee and upward, 1:50; second, 1:55; third, 1:58; fourth, 1:59. SECOND RACE—Tennessee, 1:50; second, 1:55; third, 1:58; fourth, 1:59. THIRD RACE—Tennessee, 1:50; second, 1:55; third, 1:58; fourth, 1:59. FOURTH RACE—Tennessee, 1:50; second, 1:55; third, 1:58; fourth, 1:59.

SHORTS ADMITS MORGAN FIRM WILL FINANCE SUBWAY

Interborough, He Says, Had Agreed With City Officials in New Deal.

LAWYERS NOW AT WORK

Head of Transit Company Says Evening World's Story Was Correct in Details.

Theodore P. Shorts, President of the Interborough, returned this afternoon from Chicago and immediately confirmed the exclusive story of The Evening World to the effect that the Morgan firm had agreed to underwrite the new financial proposition of the subway; that two members of the Morgan firm would go into the directory and that the Interborough had agreed with the representatives of the city upon "the fundamental principles" of a new deal for the construction and operation of the new subway.

These details, he said, were in the hands of the attorneys representing the Morgan firm and the Public Service Commission for final threshing into shape. He said that he could not make any statement upon the plan until the attorneys had completed their work.

LAWYERS HAVE HARD QUESTION TO DECIDE.

Their chief difficulty arises in so wording the document as to prevent it from conflicting with the constitution of New York, wherein it is prohibited to a city to loan its credit to a corporation, as it is charged would be the case if the city guaranteed the bonds of the Interborough on the old investment, along with interest and sinking fund on the old and new obligation. This arrangement, called under the various headings of "guarantee," "preferential payment," "insurance of present earnings," is the present stumbling block before the lawyers.

When Mr. Shorts came to his office he had just left the United Chicago train, which was three hours late. He did not seem to have had any of the unpleasant experiences in Chicago that were predicted for him by those who discussed the possibility of his leaving the Chicago and Alton road as its president. He was pleased and pleasant.

"I will have no statement to make regarding the subway situation to-day," he said. "It is possible that something may be done by the gentlemen at the City Hall or at the Public Service Commission. I will have nothing to say until the attorneys in conference make known the result of their conference."

The Interborough and the city officials did agree on the fundamental principles of the situation, but the final details will have to be worked out by the attorneys and submitted to the Public Service Commission.

Mr. Shorts said that The Evening World's story, first given to the public, was correct as to the line of action already taken. In The Evening World's story was asserted:

That the Interborough had decided to renew its bidding.

That Morgan & Co. had agreed to the financing.

That two members of J. P. Morgan & Co. would go on the Interborough directory.

That the Public Service Commission and the Board of Estimate had agreed to support the new Interborough bid.

That the bid was based upon basic details laid down at the conference of last week at the rooms of the Downtown Association, upon which both sides had come together.

SHORTS SAYS EVENING WORLD HAD ACCURATE STORY.

Mr. Shorts did not go into detail as to these facts. He said of the general story:

"The story as published is in substance correct."

Chairman Willcox discussed the question at some length in an interview in which he went over what he yesterday said in The Evening World, dwelling upon the facts that he would not stand for a straight guarantee to the Interborough, that he would not stand for a perpetual franchise and that he did not expect the lawyers to get through with their work to-day.

The same question raised in the matter is precisely that which was raised by Gov. William J. Gaynor months ago, although the present subway offered to him also the same per cent on the capital that it now offers to put in, namely, one-half of the cost of construction plus the cost of the main body and the whole cost of equipment, the total being \$7,000,000. Having lost the said offer of Dec. 5, 1910, the city must now get the best terms it can so that the said subway may be built.

CITY AT MERCY OF INTERBOROUGH, DECLARES GAYNOR

Says in Message to Aldermen We Must Take What Company Offers.

CAN'T BUILD SUBWAYS.

Lost Good Opportunity When the First Proposal Was Turned Down.

In a message sent to-day to the Board of Aldermen, Mayor Gaynor calls attention to the narrow margin of the city's debt limit. He also, in accordance with the requirements of the charter, forwarded reports of the different departments of the city government under his charge for the year 1911.

In dealing with the city's finances the Mayor reviews the subway situation. He says the city must now accept the best offer the Interborough Company may make, the chance of having secured a better bargain having faded when the original offer of the Interborough was rejected.

"Prior to 1910," the Mayor said, "the city had \$47,627,725 invested in subway construction which was self-supporting. In the year 1910 the Appellate Division of the Supreme Court exempted this sum from the borrowing margin of the city fixed by the constitution of the State, namely, 10 per cent of the assessed value as shown by the city assessment rolls. This was done to make the said sum available for purposes of new subway construction, all as provided for in a recent constitutional amendment. On April 8, 1910 the Board of Estimate and Apportionment added \$12,000,000 to this sum, thus making a total of \$59,627,725 available for subway construction. Up to this time \$24,106,222 thereof has been used in the making of contracts for subway construction. This leaves \$35,521,503 thereof now available for subway construction."

MILLIONS ARE AVAILABLE FOR OTHER PURPOSES.

"In addition to the above mentioned sum available for subway construction there is the total sum of \$3,208,223 available for any or all multiple purposes which go to reduce the city's borrowing margin, including subway construction. Of this the expenditure of \$2,811,047 has been heretofore authorized for purposes other than subway construction by the Board of Estimate and Apportionment. This leaves a balance of \$397,176 still available for such general purposes. This balance will be found to be not more than sufficient for purposes other than subway construction."

"The normal increase in assessed values for the next three years will not give us any available margin for subway construction. It will be needed for other city purposes."

"The foregoing facts and figures furnish the reason why so great an effort is being made to get private capital to enter into subway construction. To build the necessary subways with the city's credit or borrowing margin alone will take many years, probably not less than fifteen years, whereas with the aid of private capital they can be built in a much shorter time."

PRaises THE FIRST OFFER OF THE INTERBOROUGH.

"On Dec. 5, 1910, the operating company of the present subway offered to help to build all the extensions of its present route by putting up one-half of the capital, the city to put up the other half, the city and the company to share equally the profit of operation. It did not ask for any subsidy or any guaranty whatever, nor lay down any condition that the city should not build any other subway."

"This offer was not accepted, and the company withdrew it and will not renew it. It now exacts a subsidy or guaranty from the city. A committee of the Board of Estimate and Apportionment has been negotiating with the company for over a year, and it is expected that such negotiations will soon come to an end. But it is no longer expected that the company will renew its former offer."

"On the contrary, it is known that it will not come to any agreement unless the city guarantee a fixed return on its capital, namely, six per cent, plus interest on the capital it now has in, and also the same per cent on the capital that it now offers to put in, namely, one-half of the cost of construction plus the cost of the main body and the whole cost of equipment, the total being \$7,000,000. Having lost the said offer of Dec. 5, 1910, the city must now get the best terms it can so that the said subway may be built."

WENT FOR GOOD TIME; BODY FOUND IN RIVER.

East Orange Man, Disowned by Wealthy Family, Met Death Celebrating Stock Market Killing.

A despatch from Philadelphia to-day tells of the finding of the body of Charles F. Reeve of East Orange, N. J., in the Shuylkill River at the foot of Sansum street. The body had evidently been in the water several weeks. In the pockets were found letters and bills identifying him, also \$37.

The presence of so much money indicates that Reeve had accidentally fallen into the water. It was learned at East Orange that the man was a member of a wealthy family there, but had been disowned and had supported himself for several years giving a laundry wagon in his native town.

A few months ago Reeve made a similar attempt to get into the body of Philadelphia to have a good time. He had about \$1,000 when last seen in East Orange, about Dec. 4.

Duke of Connaught's Latest Photo Posed To-day for Evening World.



BIG CROWD CHEERS ROYAL PARTY ON SIGHTSEEING TOUR

twice pausing in his walk to look after two particularly fine specimens of New York's mounted cops. There was nothing in the Duke of Connaught's costume to signal him out as one born to the royal purple. His dark coat and black derby were not of the kindly cut or conformation if there is such a thing as a king's cut and conformation, and his four-in-hand cravat and tan gloves could be duplicated in any one of a dozen shops along the avenue or off the avenue. Therefore, His Royal Highness attracted no attention whatever as he continued his stroll and was only observed in his proper rank and dignity by the following train of reporters, who kept at a moderate distance in the rear: one Canadian secret service man and Lieut.-Detective Fung.

Returning to the Held home the Duke gave himself up to Mrs. Held's programme for the day, which included a motor ride about town, a visit to the American Museum of Natural History, the formal luncheon and an exchange of cards here and there.

So far as possible the hosts of the royal party are endeavoring to suppress the names of the fortunate members of society who have classified as sufficient representative of American social institutions to deserve a bid to one of the "small" functions in honor of the visitors. All of the luncheons and dinners and dances will be labelled "small" so as to prevent heart burnings and bitter regrets.

Society has grown so prodigiously in bulk during the recent era of high finance that one could not compress even a slim wing of the main body into a "small" function. Therefore those who are left out of the small parties won't need to consider themselves scores terribly slighted.

SCORES OF SOCIETY HOPEFULS ARE NOT INVITED.

Of course the lists were known on the inside weeks in advance, but there was always the assurance that impromptu affairs might spring up and afford an opportunity to pinch in a few more who were left out. There were any number who stood ready to give a little less tax the Duke and Duchess, and their waiting list of Princess Patricia, could drop in on just for a sort of running greeting, and some of these have been gratified in their ambitions.

The Duke, accompanied by his military secretary, Lieut. Col. Henry Cecil Leach, will leave New York Thursday in time to reach the White House at 5 o'clock. They will be met at the station by Mr. Bryce, who will accompany them to the Executive Mansion. The car will be most informal, and there will be no other guests.

TAFT CAN'T ATTEND DINNER TO THE DUKE.

While precedent will not compel the President to return the unofficial call, he is expected to do so, but he will not attend the formal dinner Mr. Bryce has arranged for the Duke that night. Postmaster-General Hitchcock is on that evening giving his annual dinner to the Cabinet and the President is to be the guest of honor there. Washington, however, is getting ready to give the Duke a fitting welcome, and at least a troop of cavalry will be on hand to escort him around the city.

As much as possible the dual party's time has been left free to be spent according to their own preferences. The chief formal semi-public event of the week for them will be Mrs. Miller's reception and musicals to-morrow evening.

"Princess Pat," as London calls her, divides public interest at least equally with her dual parents. She looks like a lively American girl. She is only twenty-five years old. Among the royal party are who are said already to have thrown themselves at her feet is King Alfonso of Spain. The story goes that the young king told her he was not in the habit of being answered "No," and demanded, but reasons whereupon the Princess replied that in the first place she didn't love him, that in the second she wouldn't change her religion, and in the third she wanted to stay at home, anyway, and study art.

It was the Princess who instituted the second change in yesterday's tentative programme. When luncheon time came she took Mrs. Pelly away lightly into an automobile and had herself whisked to the home of Mrs. Charles Dana Gibson, at No. 31 East Sixty-fifth street. There she stayed for more than two hours.

ANOTHER AFFINITY OF CRUIKSHANK'S DISCOVERED HERE

Sculptress Tells Evening World Reporter Mystery Man Made Love to Her.

WOULDN'T GO WITH HIM

Miss De Neu Refused to Heed "Disappearing Man's" Pleadings, She Says.

The Evening World to-day found another woman who says Capt. Barton Cruikshank, the man of disappearances and affinities, made violent love to her and asked her to join him in his last disappearance, which occurred about the time the steamer San Juan sailed for Porto Rico, a week ago last Saturday—though it is by no means certain Cruikshank sailed on her.

The new woman is a sculptress, who has a two-room studio in the building at No. 149 West Thirty-fifth street, where Cruikshank, under the name of Donald Douglas, once had an employment office. She says she is Beatrice De Neu, the daughter of the Baroness De Neu of Srac, Switzerland.

SAYS SHE LEFT HUSBAND FOR ANOTHER MAN IN PARIS.

Miss De Neu is tall, slender, with a mass of raven-black hair, large black eyes and very clean-cut features. Her studio, in apartment No. 41, is a two-room apartment, and it was clear she used one of the rooms as a kitchen for preparing her own meals. On the door of the apartment is the name Beatrice De Neu, and to other tenants of the building Miss De Neu has been known as Mrs. Harney.

"I did not use my real name here," she said, "because I did not want my mother, who is at our home in Switzerland, to know I am alive or where I am. You see, I was in a case with my husband. I met an American, a member of a famous Southern family, and fell in love with him. I left my husband and came here with him."

"We had plenty of money, but it is all gone now. I have earned money posing for artists. I have acted as a model for Archie Gunn and many other well-known artists."

"I met Mr. Cruikshank here, but I did not like him as well as the man I had eloped with. He made love to me very violently. I knew him, of course, only as Donald Douglas, and only lately had any reason to suspect it was not his real name. He told me he had been unhappy with his wife and had separated from her. He begged me many times to elope with him."

SHE DOESN'T THINK HE WENT TO PORTO RICO.

"Just before he said he was going to Porto Rico he asked me to go with him. I refused. I do not believe he went to Porto Rico at all. He was a very bright, very cunning man. I believe he is now in New Jersey, within fourteen miles of this city. I know he read me and I believe I had his confidence more than any other woman. I know he said he loved me as he had never loved any one else."

"For it to reason, have been expecting him to communicate with me here within a few days, because he knows I would attend to any of his affairs for him that I could."

"Just before he said he was going to Porto Rico he asked me to go with him. I refused. I do not believe he went to Porto Rico at all. He was a very bright, very cunning man. I believe he is now in New Jersey, within fourteen miles of this city. I know he read me and I believe I had his confidence more than any other woman. I know he said he loved me as he had never loved any one else."

HE CAME FROM HOBOKEN TO GET HIM A JOB, BUT HE'S IN A HOSPITAL NOW.

Mullins Was Unfortunate, You See, in Not Knowing About the Drivers' Strike.

Fired by a laudable ambition to get a job William Mullins, a young teacher, came over from his home at No. 28 Jefferson street, Hoboken, to the West street street to-day. He yearned to drive a truck for one of the small transfer companies. Being from Hoboken Mullins did not know there were several strikes against small transfer companies along West street. In his search he attracted the attention of a crowd of angry strikers doing duty as pickets.

USES NECKTIE AS A NOOSE.

Boy Tries to Commit Suicide in Police Prison.

Max Levy, seventeen years old, of No. 331 Trinity avenue, the Bronx, who was arrested to-day for loitering on One Hundred and Twenty-fifth street, attempted to kill himself in the Harlem Police Court prison this afternoon by hanging himself with his necktie.

He was half-strangled when an attendant cut him down. He was later arraigned in court and sent home, as Magistrate House was convinced he was suffering from some form of mental hysteria.

GIRL HICCOUGHING THREE WEEKS WHO IS STILL A SUFFERER.



COURT GIVES BACK GAMBLING TOOLS

that it was a common experience with him to be forced by the courts to return gambling tools.

It appears that in at least a score of recent gambling house raids in which these implements have been, in effect, simply stored at Police Headquarters until the cases were reached and disposed of in the courts. Then the rambles have promptly received their apparatus used in gambling houses and removed them from Police Headquarters. Quiet brownstones or brick front houses in side streets in the Tenderloin or on the east side.

The experience of the police has been that they must have evidence more convincing than that required to prove murder in the first degree in order to get a conviction in the lower courts. Raids are made, men are arrested on warrants, gambling tools are seized, the men accused of gambling are tarred out and the gambling tools are replevied with the security of clockwork. Thousands of roulette wheels, roulette wheels, chips and other gambling paraphernalia appropriated in raids by the police have been recovered by their owners through writs of replevin. These writs are granted only if they can describe the articles covered by the writs and the mere possession of such articles is supposed to be evidence, per se, that the possessor thereof is a gambler.

Now comes the feature of this Levy and Lewis proceeding that borders on the ridiculous. The police went into the lower courts and endeavored to prove that Levy and Lewis were the owners of certain specified roulette tables, roulette wheels, chips, ivory balls, cloth, aprons and other articles. Levy and Lewis successfully proved, to the satisfaction of Magistrate, that they were not the owners.

SATISFIED THE JUSTICE THE OWNED THE PROPERTY.

Following which they went, through counsel, to the First District Municipal Court and proved to the satisfaction of Justice Benjamin Hoffman that they were the owners in each case of the value of the gambling apparatus, described in details in the replevin writs is given at about \$50.

The Corporation Counsel has advised the Police Commissioner that gambling implements taken in raids can be destroyed only when ownership is proved and the owners are convicted of being gambling or gambling house keepers. Where such proof and conviction are not established the man who says he is the owner of the gambling tools simply goes into a municipal court, gets a writ of replevin and recovers his property, to be used again, if he sees fit.

CROWD "SHOOED" OUT OF ALDERMANIC CHAMBER.

At the meeting of the Board of Aldermen, this afternoon, Hyman Willard, former minority leader of the Republican members, requested Vice-Chairman Kline to order the sergeant-at-arms to exclude the proper members of the floor who were not entitled to the privilege.

At the last meeting the aisles were so crowded with Municipal Research and Citizen Union men that it interfered with the proper transaction of business," Alderman Willard said.

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by using TYREE'S ANTISEPTIC POWDER. Also for burns, cuts, grazes, etc. It is the most delicate tissue and especially suitable in the treatment of all wounds. Unsurpassed as a disinfectant for all mucous membranes. Dissolve in water. Paralyzes all over the world, being in use for 20 years. 25 cent package makes 2 ounces standard solution.

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PENNY A POUND PROFIT

Special for Tuesday, the 23rd Special for Wednesday, the 24th TANGERYN'S BEST BUTTER 10c CHOCOLATE COVERED CHIPS 25c

When your digestion is not doing just right, it is a short warning that this special is required: the coating of our Premium Milk Chocolate adds a delicious creaminess. Hard to describe. POUND BOX 39c

Milk Chocolate Covered Canton Ginger 54 BARCLAY ST 29 CORTLAND ST 206 BROADWAY 47 NASSAU ST

WANT COL. WATTERSON IN PRESIDENTIAL RACE.

Kentucky Legislators Declare Him State's Choice and Ask Him to Speak.

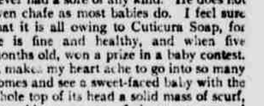
FRANKFORT, Ky., Jan. 22.—Declaring that Henry Watterson is Kentucky's choice for the Democratic Presidential nomination, members of the lower house of the Kentucky Legislature to-day put through with a whoop a resolution inviting Mr. Watterson to address the House at his home.

Mr. Watterson is now in Washington and had intended leaving next week for Florida to spend the remainder of the winter.

MRS. SELBY AND HER PRIZE BABY

Refugio Beach, Calif.—Mrs. G. A. Selby says: "I have always used Cuticura Soap and no other for my baby and he has never had a sore of any kind. He does not even chafe as most babies do. I feel sure that it is all owing to Cuticura Soap, for he is fine and healthy, and when five months old, won a prize in a baby contest. I make my heart as he goes into so many homes and see a sweet-faced baby with the whole top of its head a solid mass of scurf, caused by poor soap. I always recommend Cuticura, and nine times out of ten, the next time I see the mother she says, 'Oh! I am so glad you told me of Cuticura.'"

Although Cuticura Soap and Ointment are sold by druggists and dealers everywhere, a liberal sample of each, with a page booklet will be sent, post-free, on application to "Cuticura," Dept. 6H, Boston. Tender-faced men should shave with Cuticura Soap Shaving Stick.



Is Good to the Last Grain

There's lingering goodness in H-O Oatmeal that makes everybody want to tip the bowl.

This extra flavor is due to our thorough cooking by a special process for two hours. You cook it twenty minutes.

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MURPHY—WILLIAM MURPHY, beloved husband of Catherine Murphy, at his residence, 42 Beach St., on Jan. 22. A solemn requiem mass at St. Patrick's Church, Barclay St., Thursday, 10 A. M. Thence to Calvary Cemetery.