

# SULZER OUSTS SCOTT AS HEAD OF PRISONS

## Woman Living at Uptown Hotel Held as Church Thief

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**FINAL EDITION.**

**The**



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### M'ADOO CHECKS O'GORMAN, BACKS RIVAL CANDIDATE FOR LOEB'S COVETED JOB

#### Dudley Field Malone, Son-in-Law of Senator, Seems Out of the Running for Collector of Port of New York.

BY MARTIN GREEN.

(Special Staff Correspondent of The Evening World.)

WASHINGTON, March 12.—The only member of the Cabinet who can be charged on the political map to New York City, William McAdoo, Secretary of the Treasury, is the star around which revolves a regular cyclone of appointment politics. Mr. McAdoo is having the time of his young life. He is beginning to discover that building the Hudson tunnels was a game of dominoes compared with his task of straightening the matter of appointments to Federal jobs in New York.

At present the hurdle in the way appears to be the Collectorship of the Port, the job which William Loeb has already laid down pending the appointment of his successor.

Mr. Loeb is anxious to take his place with the distinguished group of the great enemies of his old boss, Col. Roosevelt, but a Democratic administration seems to be reluctant to let him go, and he has that reluctance in his mind that is paralyzing the politicians keeping him on the job situation in the State of New York.

Although Senator O'Gorman is the undisputed arbiter of Federal patronage in New York State, there is far less patronage as undisturbed as before remains to be established in the light of performance.

O'GORMAN MAY STUB HIS SENATORIAL TOE.

He hasn't put anything over as yet. Politicians figure that the Senator will have to be mighty careful about his choices for Collector of the Port, and Assistant United States District Attorney for New York City, lest he stub his senatorial toe.

Mr. Malone would not be disliked by Tammany Hall as Collector of the Port. Tammany would be willing to allow Senator O'Gorman to name his son-in-law for the job, as, in fact, Tammany would have to be. But the Times reported yesterday that O'Gorman would not only make his son-in-law Collector of the Port, but make his law partner, H. Snowden Marshall, United States District Attorney for the Southern District of New York.

Tammany may be out in the cold, but a Tammany growl penetrates to corners undreamed of in open politics such as the Wilson administration has started to play. There is not only Tammany to be looked out for, but the up-State Democracy that is allied with Tammany solely because Tammany is in power. Incidentally, there are to be looked after the desires or objections of Secretary of the Treasury McAdoo and Attorney-General McHenry.

Mr. McAdoo is pretty close to the White House himself. Supposing a situation should arise in which he might be asked to endorse the candidacy of Mr. Malone for Collector of the Port, and suppose he had a candidate of his own for the Assistant United States District Attorneyship. And suppose that candidate should be one Stuart Gibson, a Southern gentleman, secretary of the Southern States and secretary of the national contributors' league during the last campaign.

So it may be said, from the looks of things now, that if Mr. McAdoo doesn't have something to say about what is going to be done with his friend Gibson, the Collectorship of the Port is going to be held by William Loeb for a week or ten days longer.

It has been pretty generally understood that the Senator's gift to his son-in-law, Dudley Field Malone, was slated for the Collectorship. Young Mr. Malone is almost of the family of President Wilson. He was one of the advance guard of the Wilson boomers marching step by step with young Mr. McAdoo. This fact, taken in connection with his family relationship to the Senator, looked at through the eyes of the Collector in the custom house and the beautiful salary thereto attached.

**MALONE SEEMS TO HAVE BEEN ELIMINATED.**

But he has intervened with the commission of the expectations of political

### TIE-UP OF SUBWAY IS BROKEN WITH LOSS TO THE CITY

Pays Manhattan \$12,500 a Year in Compromise With Interboro.

FINAL "O. K." MONDAY.

Mayor Gaynor Says Enough Persons "Without Minds" Have Been Heard From.

Directors of the Interborough this afternoon voted to increase the annual appropriation for administration purposes to the Manhattan Railway Company, whose elevated lines it leases, from \$100,000 to \$125,000.

To-morrow the Manhattan directors will ratify the new feature in the 900-year lease to the Interborough and agree to accept the Public Service Commission's certificate ordering new third-tracking on the Third and Ninth avenue elevated lines.

This will bring to an end the controversy between the Interborough and the Manhattan and remove what threatened to be a serious obstruction to the final signing of the subway contracts. The new agreement will cost the city \$12,500 of its expected returns under the contracts, as it and the Interborough are to share alike in the annual income from the lines after various deductions are made.

**WORTH \$12,500 A YEAR TO CITY, SAYS M'ANENY.**

"The amount is so trivial," said Borough President McAneny this afternoon, "that the city will make no objection. It is worth the effort."

All along city officials fighting for the contracts have feared the proposed change of the certificates and leasing them to the Interborough instead of the Manhattan was not legal. The proposed public hearing on the certificates by the Public Service Commission, which was set for Saturday, has been cancelled.

Under the present lease the Manhattan receives \$1,000,000 a year from the Interborough. With the signing of the new contracts the Manhattan thought this amount should be increased to \$1,250,000. That there might be no more serious objection to the signing of the contract a compromise was suggested. An increase of \$25,000 finally was agreed on.

**CITY OFFICIALS WILL SIGN CONTRACTS MONDAY.**

The Board of Estimate arranged to-day to approve the contracts on Monday. Noon was suggested.

"Why not make it 10:30?" asked President Miller of the Bronx. "Some one else might want to be heard before we vote. Perhaps President Mitchell of the Board of Aldermen will want to say something."

"Not I," said Mr. Mitchell. "We didn't hear all the persons who are out of their minds here," said Mayor Gaynor, "but I don't see any reason for us to hear any more."

Then the hour was set for 2 o'clock, and the contracts will be disposed of in about ten minutes.

**PARISIAN DANDY SAILS, BUT, OH, HE HATES TO GO!**

Monsieur André Likes That Dear New York, Its Feverish Life and Charming Women.

André de Fouquieres, the Parisian dandy who came to New York last December and who has been showing the city that the French dandy is not a thing of the past, sailed for Paris on Monday. He is returning to his home in the city that Dr. Friedmann will return from Montreal to face a still sceptical professional audience, at least. It was said to-day by physicians who have been following Dr. Friedmann's activities that some of the leading German hospitals have been commiserated with and that scepticism, amounting to scoffing, exists there.

### DR. FRIEDMANN WILL TREAT 60 AT BELLEVUE CLINIC

Federal Surgeons Arrange for Crucial Test of Cure for the Government.

PRACTICE AT STAKE.

If Censors Report Unfavorably, Use of Cultures Will Be Barred in Country.

Arrangements were being completed to-day by which Bellevue Hospital will be put at the use of Drs. Anderson and Stimson of the United States Health and Marine Hospital service for holding a clinic next week, which shall be officially the Government test of Dr. Friedrich Franz Friedmann's tuberculosis cultures.

Between twenty and sixty patients will be treated by the German scientist and it will be impressed on him that upon the result of the tests, to be made under the most favorable conditions the equipment of Bellevue Hospital affords, must stand or fall his claims and his privileges to treat tuberculosis in this country. If the United States Government physicians report unfavorably on the result of Dr. Friedmann's tests, the law will be invoked to prevent the importation of his cure into this country and to prohibit its use in practice either by Dr. Friedmann or any other physician in the United States.

**BELLEVUE CHOSEN MERELY BECAUSE OF FACILITIES.**

Dr. John W. Brannan, President of the Bellevue and Allied Hospital Board, said to-day in announcing the arrangements for the official test of the German specialist's tuberculosis remedy:

"I wish it distinctly understood that in lending its equipment and its availability for a clinic such as the Government physicians purpose, Bellevue Hospital is not to be taken in any way to endorse or give its sanction to Dr. Friedmann. The hospital remains perfectly neutral in that regard and simply assists Dr. Anderson and Dr. Stimson with its facilities because, as a public hospital, it is better fitted to further a perfectly fair test than a private institution would be."

"I also wish to announce that no physician can bring private patients to be lodged in the hospital as subjects for Dr. Friedmann's tests. The hospital is crowded with poor patients as it is and the subjects for Dr. Friedmann's inoculations will be taken from among the patients we already have in the hospital."

**GERMAN SCIENTIST COMPLIES WITH CONDITIONS.**

Just when day next week the tests will begin is a matter to be decided by Dr. Friedmann when he returns from Montreal on Friday or Saturday. The Government physicians are willing to leave every detail of the arrangements for the test in the German doctor's hands, especially since he has assured them of his hearty desire to carry out an official test as soon as possible.

**FRIEDMANN PATIENT BACK FROM BERLIN SAYS HE IS CURED.**

UPPER SANDUSKY, O., March 12.—Dr. Otto Carl Stutz, who was treated for tuberculosis four weeks ago at Berlin by Dr. Friedmann, arrived home this morning increased in weight and confident that he had been cured. Patients in his class have disappeared and are discharging.

### WOMAN ARRESTED IN FIFTH AVENUE AS CHURCH THIEF

Lived at Hotel Flanders as Mrs. Fitzhugh, but Told Police She Was "Jane Doe."

HAS BABY OF 15 MONTHS.

Bishop Cusick Complained After Many Thefts During Lenten Services.

A pretty, dark-haired little woman, dressed fashionably, was touched on the arm on Fifth avenue to-day by Detective-Sergeant Griffith, who showed his badge and asked her to accompany him to Headquarters. The detective had been trailing her to many churches of various denominations all during Lent.

"You have made a mistake," said the little woman.

"Then let me have your name, please," said the detective.

"Jane Doe," she said and, later, at headquarters, refused to give her real name. She admitted that she lived at the Hotel Flanders and then, with tears in her eyes, begged to be allowed to return home.

"My little boy, only fifteen months old, is waiting for me," she pleaded with Deputy Commissioner Dougherty.

**ADMITTED HER HOME HAD BEEN IN WASHINGTON.**

She finally admitted that she was born in Virginia, and had lived in Washington, D. C., and had information from Washington that a Mrs. Fitzhugh had been arrested there for church thefts, and that she had been sent to an asylum and later released.

The woman admitted that an attempt had been made to get her into an asylum. But she denied that she was insane.

At the Hotel Flanders detectives found that the woman had been there for two weeks and was known as Mrs. Fitzhugh and that she did have a fifteen months' old baby there. The manager of the hotel said that he had asked the woman to leave because of goods delivered and department stores for the last two weeks and was known as Mrs. Fitzhugh and that she did have a fifteen months' old baby there. The manager of the hotel said that he had asked the woman to leave because of goods delivered and department stores for the last two weeks and was known as Mrs. Fitzhugh and that she did have a fifteen months' old baby there.

**FIVE EMPTY POCKETBOOKS IN WOMAN'S ROOM.**

In the woman's room were found five empty pocketbooks, some of them with initials and old coins in them.

The search for a church thief began after a complaint from Bishop Cusick, Mrs. Edward Post of No. 50 West End avenue was robbed late last fall of a gold mesh bag valued at \$100 in St. Leo's Roman Catholic Church in East Town.

Several other women have since reported losses of pocketbooks and bags.

Jane Doe or Mrs. Fitzhugh was taken to Jefferson Market Court to be arraigned. She said that her husband was in Mexico.

**SULZER'S HIGHWAY BILL PASSED IN ASSEMBLY.**

ALBANY, N. Y., March 12.—The Assembly passed Gov. Sulzer's single-headed highway bill by a vote of 90 to 28.

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### MURPHY STARTS WAR IN EARNEST ON SULZER; SENATORS IN REVOLT

#### While Governor Prepares to Oust Scott as Head of State Prisons Tammany Members Ask Impartial Trial.

#### ALSO REJECT NOMINATION OF GIBBS IN PARTY CAUCUS

#### Rochester Man Named as Hospital Commissioner Turned Down as War Sign—Both Sides for Bitter Fight.

ALBANY, March 13.—Gov. Sulzer this afternoon removed Supt. Scott from his office as Superintendent of State Prisons and temporarily placed Pardon Clerk Potter in charge of prisons.

ALBANY, March 13.—Pending Gov. Sulzer's final preparations to oust Superintendent of Prisons Joseph F. Scott from his position summarily, the first sharp move of Charles F. Murphy, master of the State Senate, was made in the now inevitable war between Gov. Sulzer and the boss of Tammany Hall.

Senator Murtagh, representing the Sachem of Fourteenth street, introduced a resolution scoring the Governor for not giving Col. Scott a fair hearing before demanding his resignation, and calling upon the Governor to send all the papers in the Scott case to an impartial tribunal for review.

Not only was the Murtagh resolution passed after some harsh words for the Governor from Tammany men on the floor, but the Democratic Senate caucus rejected Sulzer's nomination of Milton M. Gibbs of Rochester as Lacey Commissioner.

"You are going to make Sulzer President of the United States! You are starting it right now!" shouted Senator Duhamel in the Senate chamber when the Democratic caucus voted to sustain the Senate Finance Committee report rejecting Gibbs' nomination. The declaration was received indignantly. The Senators did not even shrug back into its seats. It had had its orders from Fourteenth street and it obeyed them. The fight between the Governor and Tammany is on to the finish. But the Governor got ahead of the Senate at that, for while the caucus was on he made it clear that Superintendent of Prisons Scott must go.

The report of the Finance Committee rejecting Gibbs' nomination was adopted by the Senate without a dissenting vote.

Before the vote was taken Senator Sulzer inquired if the charges against Gibbs had been sustained.

"Absolutely," replied Senator Frawley, chairman of the committee.

Senator Brown declared he had no wish to add to the discomfort of the Governor, but remarked that the statement of Gov. Sulzer that Mr. Gibbs had presided at the only Sulzer meeting in Rochester during the fall campaign was not a sufficient indorsement.

During the conference of Democratic Senators to-day several Senators urged that the Governor be given an opportunity to withdraw Gibbs' name, but the majority were for immediate action.

**FINAL BREAK WITH SULZER NOW ON.**

The Barnes machine, under the leadership of E. R. Brown, trained with the Murphyites in preparing this stocking of stuffed sand for the Governor.

The whole incident indicated as clear as daylight that the final break between Sulzer and Murphy is now on. The resolution requesting Gov. Sulzer to refer the charges preferred by him against Col. Joseph F. Scott, Superintendent of State Prisons, "to an impartial tribunal for consideration and determination" came like a bombshell. The resolution recites that the Governor gave the Superintendent only one day in which to answer; that the Governor has announced his intention of hearing in person said charges against said Superintendent as he indicated by his declaration that he will remove from office the said official, all of which has become a matter of general information; and that "such procedure is contrary to established procedure."



MRS. H. C. M. BLAKESLEE.

### PEACE DOVE COOS HAPPILY AGAIN IN BLAKESLEE HOME

Arrived Not a Minute Too Soon, for Separation Suit Was Called for Trial.

The dove of peace entered the dismal home of Dr. George A. Blakeslee at No. 10 West One Hundred and First street to-day with not a minute to spare. Had the long sought olive branch arrived an hour later the surgeon and his pretty young wife, whom he married three years ago, would likely have been plunged into a bitter fight before Justice Blur in the Supreme Court.

The case of the Blakeslees was at the top of the calendar. Mrs. Helen C. M. Blakeslee was the plaintiff in a suit for separation.

When Clerk Delehanty called the calendar, a representative of Wesselman & Kraus announced that a reconciliation had just taken place and asked that the case be marked off pending the formal settlement of the young folks' differences.

The reconciliation on the day of the trial occurred when Mrs. Blakeslee drove up to her home in a taxicab with her child. The athletic young surgeon, who was noted in college gymnastics and who is attached to the staff of Bellevue Hospital, had received the glad tidings over the telephone. He stood at the door until his wife alighted, then rushed down the step and clasped his little family in his arms.

Justice Greenbaum on Feb. 1 last paved the way for a reconciliation after he had labored through the mass of affidavits made by the wife against the husband and vice versa. The Court gave Mrs. Blakeslee \$3 a week temporary alimony and the temporary custody of her baby, but he also gave her and her husband some pointed counsel as follows:

Among the ten reasons Dr. Blakeslee advanced to show his better half was at fault were charges that she is capricious; that she refused to get her meals with him; that she refused to answer telephone calls and the door bells when patients called; that she refused to speak to him, and that she left home just before their child was born and did not return to the surgeon until after he was forced to get into the hospital and undergo a 100-day hospital course to recover his own, waste face he had viewed only two or three times.

**24 HOURS TO FRENCH LOCK SPRINGS.**

Lock Springs, N. Y., March 12.—The 24-hour race at French Lock Springs, N. Y., was held to-day. The race was won by the American, the French, the English, the Italian, the Spanish, the Portuguese, the Russian, the Chinese, the Japanese, the Indian, the Australian, the New Zealand, the South African, the Canadian, the Hawaiian, the Samoan, the Tongan, the Fijian, the Maori, the Zulu, the Xhosa, the Swazi, the Basotho, the Tswana, the Sotho, the Ndebele, the Venda, the Nguni, the Xhosa, the Swazi, the Basotho, the Tswana, the Sotho, the Ndebele, the Venda, the Nguni.

**FOR RACING SEE PAGE 14.**

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