

# BASEBALL

# BOX SCORES

# RACING RESULTS

## EXTRA

## The



## World.

## FINAL EXTRA.

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20 PAGES

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### OELRICHS NOW IN DANGER OF BEING EXPELLED FROM HIS CLASS AT COLUMBIA

### Young Woman Who Accuses Him of Stabbing Her in His Auto Too Ill to Appear and Case Is Postponed a Week.

Hermann Oelrichs, the wealthiest student in Columbia University, where he attends the Law School, and second richest bachelor in America, faces expulsion from college as one result of the escapade of Tuesday night, when Miss Lucille Singleton, a beautiful girl of nineteen, was stabbed in Oelrichs's automobile because she tried to leave the young millionaire to keep an engagement with "Matt" McCune, recently a student in the Columbia School of Mines. Oelrichs escaped the ordeal of a court trial to-day because the girl who says she was his victim was too ill in her home, No. 606 West One Hundred and Fifteenth street, to appear in court.

Dean Stone of the Columbia Law School has notified young Oelrichs to appear before him and will make a thorough investigation of the events of Tuesday night. He is holding his mind open until he can get the story from Oelrichs's own lips and in the meantime is presuming the young man to be innocent. But he said today:

We can stay in an institution such as Columbia if the facts as presented in the newspapers are correct or if they even approximate the truth.

At present, though, it is not his future college career which is worrying the young millionaire. Miss Singleton is seriously, though not dangerously, ill as a result of the wounds which she says Oelrichs inflicted and, until her recovery, he must remain in suspense as to what is going to happen to him in court.

### WOUNDED GIRL CANNOT APPEAR FOR SEVERAL DAYS.

There are stab wounds all over Miss Singleton's body, neck and legs. One which destroyed the drawing of a breast, makes the drawing of a breast tortuous. Her physician, Dr. George W. Blakeslee, believes she will do well to leave her bed by the beginning of next week. When Magistrate Krotel called the case in the afternoon this morning, a certificate from the physician was presented testifying that the girl was unable to appear.

Young Oelrichs had been there since 4.30, when he sauntered to the front of the court room and took a seat directly in front of the bench. He wore a derby hat and a light-weight suit. On his face two cuts showed prominently. One was on his nose and the other on his cheek. There were no other visible marks of the injuries he may have received when his auto crashed into a tree and a hundred and he and the girl were catapulted through the heavy glass windshield.

With Oelrichs came Charles H. Strong and Martin Taylor of the law firm of Strong & Meilen, No. 27 Cedar street, but the lawyers did not sit with their young client. They busied themselves shooting away all who tried to talk to the youth. Oelrichs seemed perfectly self-possessed and to the one man who reached him with a demand for a statement he replied coolly: "Talk to my attorneys. They will speak for me."

These were the only words Oelrichs spoke in the courtroom. When the case was called Deputy Assistant District Attorney J. Ward Follette presented the certificate from Dr. Blakeslee. Mr. Strong said he supposed this would necessitate an adjournment and Magistrate Krotel told him it was his privilege to grant an adjournment.

"We rely on the complaining witness being our witness," said Mr. Strong, "and therefore I suggest that we adjourn until Monday or Tuesday so that Miss Singleton may be present."

### HEARING WAS POSTPONED UNTIL NEXT TUESDAY.

It was finally agreed to postpone the hearing until next Tuesday and Magistrate Krotel said he would continue the trial in which Oelrichs was held last night. Learning from his lawyers that he was at liberty to go when these formalities were concluded, young Oelrichs hurried from the courtroom, walked rapidly to Third avenue, turned north toward One Hundred and Twenty-fifth street and disappeared.

College opinion condemns Oelrichs for the use of a friend's name to conceal his identity.

### FIRST AND SECOND YEAR POLICE GET RAISE IN SALARIES

Raised From \$800 to \$1,000 a Year, as Advocated by Evening World.

The Board of Estimate to-day increased the pay of first and second year policemen to \$1,000 a year. First-year men formerly got \$800 a year and second-year men \$900.

### BUTCHER SLIPS KNIFE, CUTS ARTERY; DIES.

While cutting meat at the store of Nick Cambouris, No. 54 James street, this afternoon Thomas Cambouris, nineteen years old, let his knife slip and severed an artery in his groin. He bled to death on his way to the Hudson Street Hospital.

### BROOKLYN'S GAME OFF.

BOSTON, Oct. 2.—The double header between the Boston Braves and Brooklyn scheduled for this afternoon has been postponed on account of the heavy rain storm. The two teams will endeavor to work in the four games of the series however, a double header being planned for to-morrow and again on Saturday.

### THAW NOT INDICTED.

Grand Jury Dismissed After Jerome Visits Conger.

POUGHKEEPSIE, N. Y., Oct. 2.—County Judge Hasbrouck this afternoon was asked by District Attorney Conger to dismiss the Grand Jury that has been investigating the escape of Harry K. Thaw from Matteawan. Conger said that inasmuch as the case involves two counties he would ask Attorney-General Carmody to handle it.

Jury implies that no indictments were found in the Thaw case. W. T. Jerome spent last night here in conference with Conger.

### PEEPING TOMS SAY THEY SAW PARSON HOLD GIRL IN LAP

Flock and Trustees of Church Stand Ready to Defend Accused Preacher.

### MINISTER DENIES IT.

Says He Has Affidavits Supporting Alibi to Produce at District Conference.

The Rev. Halleck F. Schanck, "the cobbler parson" of the First Methodist Episcopal Church of Manasquan, N. J., against whom it is charged by four young men of the town that last Friday night they caught him in an abandoned passenger coach on the line of the railroad near Sea Girt with pretty Miss Sarah Foreman, one of his parishioners, on his lap, is preparing to defend himself at the meeting of the Eastern District Conference in Asbury Park next Tuesday.

The trustees of his church and all of his flock are solidly back of the pastor in his declarations of innocence of the gossip bruited against him. He will carry to the conference next week the unanimous request of his church that he be reinstated, which he now holds temporarily, he made permanent. But the Rev. Mr. Schanck told an Evening World reporter at his home to-day that he knew the jealousy of some within the conference would force him to fight to clear himself of the imputation raised against him.

### LEAVES SHOE FACTORY TO ENTER PULPIT.

Since last Saturday there has been an undercurrent of gossip against the young preacher of the Methodist church who gave up a position in a shoe factory at Vineland last April to fill the unexpired term of the former leader of the congregation, the Rev. S. Kidd.

Four young men at Manasquan were responsible for the spreading of the gossip. They are August Newbury, Tom Rankin, Harry Mount and Joel Parker. None of them is a member of the First Methodist Church.

They said that last Friday night when they were in Asbury Park they saw the Rev. Mr. Schanck meet Miss Foreman outside of a department store at Asbury, where she is employed as a cashier, and take the train for Manasquan in her company. They followed because they "thought it was queer doing for a minister." The couple got off at Sea Girt, according to the story of the shoe droppers, and came to an abandoned passenger coach by the line of the Pennsylvania Railroad.

### PEEPING TOMS COMPLAIN TO TRUSTEES.

One of the four went to Charles Rice, one of the three trustees of the church, on Saturday night and told him what he had seen, making the direct accusation that it was the clergy-

(Continued on Second Page.)

### ATTACK MEXICAN CITY FROM AMERICAN SIDE

Filibusters Trying to Capture Piedras Negras Repulsed by Border Guards.

PIEDRAS NEGRAS, Mexico, Oct. 2.—A filibuster expedition, attempted to capture Piedras Negras from the American side of the Rio Grande to-day. They were repulsed by the border patrol and the neutral guards placed in charge of the city yesterday after the Constitutional evacuation.

### WALTER JOHNSON SIGNS UP; SALARY SAID TO BE \$12,500.

WASHINGTON, Oct. 2.—Walter Johnson, who is leading all pitchers in the major leagues, to-day signed a contract with Manager Griffith of the Washington team for the 1914 season. The salary was not announced, but it is understood to be \$12,500.

### DYNAMITER TELLS AMAZING STORY OF HIS MANY 'JOBS'

George Davis, Arrested at the Hotel Braslin, Makes Full Confession.

### PAL OF THE M'NAMARAS.

Cost Too Much to Blow Up Queensboro Bridge, So It Was Saved.

After stating a confession of dynamite depredations which rivals the startling confession of the McNamara brothers and Orrie McManigle, George E. Davis, alias George O'Donnell, a structural steel and bridge worker, arrested to-day in the Braslin Hotel by United States Marshal Henkel, waived examination before United States Commissioner Shields and was held in \$10,000 bail.

The specific crime for which Davis was arrested was the transportation of explosive material in violation of the interstate commerce laws. He will be taken to Indianapolis, Ind., to-morrow. As a result of Davis's confession, Harry Jones, secretary-treasurer of the International Association of Bridge and Structural Iron Workers, was arrested to-day in Indianapolis, on the charge of conspiracy.

In his remarkable confession, Davis alleges that dynamite jobs are still being sanctioned by the bridge workers' union, and that large sums are being paid to dynamiters.

### CHARGED WITH AIDING THE M'NAMARA BROTHERS.

Davis is charged with being an active accomplice of President Frank M. Ryan, the McNamara brothers, Orrie McManigle, Herbert S. Hookin and other members of the union in a conspiracy to destroy bridges being erected by non-union laborers, by the American Bridge Company, in various parts of the country. In addition, he is charged with the carrying of explosives in violation of Federal laws.

Davis's arrest was brought about by Capt. Bob Foster, head of a private detective bureau in No. 413 Stark Building, Louisville, Ky., who has been working for months under the direction of United States District Attorney Miller of Indianapolis. Davis was found in Pittsburgh, where his confession to the private detectives, and came readily to New York, where he was taken under surveillance to the Braslin.

In the hotel, to Assistant District Attorney Roger B. Wood, Davis made a 100-page typewritten confession, detailing all his dynamite jobs, many of which were in the immediate vicinity of New York.

When the confession was completed to-day United States Marshal Henkel went to Room No. 1016 in the Braslin, only a few doors away from the room in which he had arrested many of the Chicago quack of frenzied finance. There he arrested Davis, a middle-aged, tall, raw-boned man, and took him at once before United States Commissioner Shields, who fixed bail.

### TWO OF THE 'JOBS' HE HAD ATTEMPTED.

Among the most important dynamite "jobs" in which Davis was a participant was the blowing up of the new bridge of the New York, New Haven & Hartford Railroad at Mt. Vernon, N. Y., on Sept. 3, 1911.

To New Yorkers, the most thrilling portion of his confession deals with the attempt to destroy the sixteen million dollar Queensboro Bridge, which spans the East River at Blackwell's Island, which Davis was offered \$500 to destroy.

In his confession, Davis declares he has been a member of the International Association of Bridge and Structural Iron Workers since 1900, working in Denver, Pueblo, St. Louis, New York, Washington, Providence, Cleveland, Pittsburgh and Birmingham.

He was one of the enterprisers. Early in his connection with the union, he says, he became a member of the

(Continued on Second Page.)

### GIANTS LOSE PLAY-OFF DISPUTED GAME

AT NEW YORK—  
4 1 1 0 0 0 0 0 0 — 6  
PHILADELPHIA  
0 0 0 0 0 5 2 1 — 8

GIANTS WIN FIRST GAME.  
PHILADELPHIA  
0 0 0 1 0 1 0 1 0 — 3

SECOND GAME.  
GIANTS  
0 0 0 0 1 2 — 3  
PHILADELPHIA  
2 1 0 0 1 0 — 4

HIGHLANDERS  
AT PHILADELPHIA—  
0 0 0 0 0 — 0  
PHILADELPHIA  
0 0 0 0 — 0

GIANTS WIN FIRST THEN "SUBS" GO AFTER SECOND AFTER SECOND

Phillies Jumped Into Lead Early Stinging Hearne For Three Runs.

SECOND GAME.  
GIANTS  
R. H. P. O. A. E.  
Cooper, cf..... 0 1 2 0 0 0  
Shaffer, 3b..... 0 0 0 0 0 0  
Grant, 3b..... 0 1 0 2 0 0  
Fletcher, ss..... 0 0 0 3 0 0  
Stuck, ss..... 0 0 0 0 0 0  
Burns, lf..... 0 0 0 0 0 0  
Doyle, 2b..... 0 0 3 2 1 0  
Murray, rf..... 0 0 1 0 0 0  
McCormick, rf..... 1 1 1 0 0 0  
Stuck, ss..... 0 1 2 1 0 0  
Merkle, lf..... 0 0 2 0 0 0  
Wilts, lf..... 1 1 6 1 0 0  
Hearne, p..... 1 1 0 1 0 0  
Totals..... 3 7 18 13 1

PHILADELPHIA.  
R. H. P. O. A. E.  
Knabe, 2b..... 1 0 0 0 0 0  
Doonan, 2b..... 2 1 1 0 1 0  
Lobert, 3b..... 0 1 4 2 1 0  
Magge, lf..... 0 1 1 0 0 0  
Cravath, rf..... 0 2 1 0 0 0  
Luders, lf..... 0 0 3 2 0 0  
Pasker, cf..... 1 1 2 0 0 0  
Dooin, c..... 0 1 5 2 1 0  
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(Continued on Fourteenth Page.)

### LAST LEGAL BARRIER RAISED BY SULZER SMASHED BY COURT

Motions to Dismiss Charges Are Overruled To-Day and Governor Is Finally Forced to Put In Testimony.

### OUTLINE OF THE STORY HE IS EXPECTED TO TELL.

Friends Say He Will Declare He Used Funds to Pay Debts and Free Himself From Entanglements.

ALBANY, Oct. 2.—Another blow at the defense of Gov. William Sulzer was delivered this afternoon by the Court of Impeachment. Motions to strike out certain parts of the testimony and five of the articles of impeachment were overruled.

### By Samuel M. Williams.

The ruling of the Court smashed the last technical defense of the Governor, and its effect will be to force him to put in testimony to break down the case made out by the prosecution.

On the plea of Mr. Herrick that his legal associates were broken down physically and unable to go on, court adjourned to Monday afternoon.

Mr. Fox made the first motion. It was to strike out testimony given by Louis A. Sarecky before the Frawley Committee on the ground that the stenographers' minutes put in evidence were mere hearsay.

There was strategy in this. The defense sought not merely to exclude the testimony but also to force the prosecution to call Sarecky himself in order to have him give the evidence first hand. That is a legal fiction over Sarecky, each side trying to force the other to call him in order to be satisfied with responsibility for his evidence, while the other side could have the advantage of cross-examination.

Judge Cullen, with wisdom of the "Cadi," ruled that if Sarecky was not to be called as a witness the testimony would be excluded as hearsay; but if he is to appear, it would be struck out. Mr. Stanfield said the prosecution would not call Sarecky and he forced to vouch for his veracity. The defense finally stated that they would call the Sulzer secretary and make him their witness.

Mr. Fox's next motion was to strike out as hearsay Broker Gray's testimony that the missing agent Colwell said on the day he disappeared that he was going to Albany to see Gov. Sulzer. Judge Cullen overruled him and the court approved by silent acquiescence.

Mr. Fox then opened an attack on the five impeachment articles, which he alleged were not supported by evidence.

Cullen overruled the motion to strike out.

"The conditions of an impeachment trial," said Judge Cullen, "are peculiar and different from an ordinary trial where the jury decides the facts and the judge lays down the law. Here the facts and the law are inextricably blended. Therefore we must adopt the rules of evidence which govern the trial. These rules are not to be decided at the close of the trial. Motions which involve the question of competent evidence must be left to the final adjudication of the case. Unless there is objection from the court, it will be ruled that the motion to object to these articles must go over to the final submission of the case."

There was no dissenting vote, and so that defense was dealt a severe blow.

Judge Herrick then begged the court for an adjournment, saying they were taken by surprise at the ruling and were not prepared to go on. Mr. Herrick man, who was to open the case, has broken down. Judge Cullen said he wished to have all preliminary motions

threw Baker out. McInnis fled out to Peckinpaugh. No Runs. None Left.

FIFTH INNING—Baker threw Zetler out. Holden walked. Peckinpaugh's fly dropped back of second but Holden was forced at second, Strunk to Collins to Harry. Sweeney struck out. No Runs. One Left.

Play was then stopped on account of rain.

The game was finally called on account of the condition of the grounds. Two games will be played to-morrow.