

PROSECUTE DIRECTORS FOR LOOTING THE NEW HAVEN ROAD

"DIRECTORS OF THE NEW HAVEN ARE RESPONSIBLE TO STOCKHOLDERS FOR FROM \$60,000,000 TO \$90,000,000, AND SHOULD BE HELD CRIMINALLY AND FORCED TO MAKE GOOD THE LOSS."—Interstate Commerce Commission.

THE DIRECTORS DURING MELLEN'S PRESIDENCY

The list of directors of the New Haven, New Haven and Hartford Railroad as last constituted under the presidency of Charles S. Mellen was given out yesterday at the New Haven offices as follows: William Rockefeller, New York; Charles F. Brooker, Ansonia, Conn.; Edwin J. Miller, New York; William Skinner, Holyoke, Mass.; D. Newton Barney, Farmington, Conn.; Charles S. Mellen, New Ha-

ven; Robert W. Taft, Providence; James S. Elton, Waterbury; James S. Hemingway, New Haven; A. Heaton Robertson, New Haven; Frederick F. Brewster, New Haven; Henry K. McHarg, Stamford; Alexander S. Coburn, Boston; John L. Billard, Meriden; George F. Baker, New York; Samuel Rea, Philadelphia; Laurence Minor, Boston; M. S. Pines, Groton, Conn.; J. De V. Warder, Bridgeport; Thomas De Witt Cuyler, Philadelphia; Edward Milligan, Hartford; Theodore N.

Vail, Boston; Francis T. Maxwell, Rockville, Conn.; Sidney W. Winslow, Boston; John T. Pratt, New York. Other men who served as directors of the New Haven at some time during the period covered by the Interstate Commerce Commission's report are: John M. Hall, New Haven; Percy R. Todd, New Haven; A. D. Osborne, New Haven; J. W. Whittemore, Naugatuck, Conn.; F. W. Cheney, Manchester, Conn.; Charles

F. Choate, Boston; Augustus B. May, New Haven; E. D. Robinson, New Haven; John G. Parker, New Haven; H. McK. Twombly, New York; George J. Brush, New Haven; William D. Bishop, Bridgeport; George M. Miller, New York; Lewis Cass Ledyard, New York; Nathaniel Thayer, Boston; Amory A. Lawrence, Boston; Royal C. Taft, Providence; Joseph Park, New York; M. Depew, New York; Carlos French, Seymour, Conn.; F. T. Manwell, Rockville, Conn.

"Any criminal action would probably be instituted here. I should think civil suits would be filed in Boston," declared United States District-Attorney Marshall. He would not discuss the possibility of indictments.

"It was the hammering of The World which brought support to the resolution in the Senate," said Senator Norris of Nebraska.

MRS. CARMAN WAS WORRIED BY HER DICTOGRAPH PLOT

Dr. Runcie Says She Told Him of Its Presence Within an Hour After the Murder of Mrs. Bailey.

(Special From a Staff Correspondent.) FREEPORT, L. I., July 14.—Dr. William H. Runcie, a friend and neighbor of Dr. Edwin Carman, told an Evening World reporter today how he was called to Dr. Carman's home after the shooting of Mrs. Louise Bailey and what happened subsequent to his arrival. A most significant point in Dr. Runcie's story is that within an hour after the murder Mrs. Carman told him that she had installed a dictograph in the house.

It was the first matter she discussed with him. She did not ask who the dead woman was or any particulars of the tragedy. Almost immediately she asked Dr. Runcie's advice about the dictograph and expressed the fear that "they"—meaning the authorities—would find it.

"I had anticipated going to Rockville Centre that evening on a car that leaves at 8:10 o'clock," said Dr. Runcie. "A patient called just as I was about to leave, and it was 8:15 before he left. It was then too late to take the car and I decided to have my supper before I went out. I was at the supper table when my telephone rang. I should judge it was then 8:30 o'clock. I answered the phone call and recognized Dr. Carman's voice. 'Come right over,' he said; 'something has happened.'"

COULDN'T WAIT TO FINISH CUP-PEP.

"Can't I finish my supper?" I answered. "No, come right away; I need you," he replied. "I went out, and while crossing the street I came upon Archer, Wallace's car. He had his headlights lighted. I recognized the car and shouted to Wallace jokingly, 'Get out of my way.' He ran up the path and as I reached the house the car again came in front of me and I again said, 'You're in my way again.' I saw Mr. Conklin get into the car and I preceded him into the house. "I found the doctor in his office, alone. Neither Golden nor Archie Post was there. Dr. Carman closed the door. I saw a woman's body. It was lying on the lounge. "I asked Dr. Carman what it all meant and he told me. He said he did not know the woman, but that he had thought Archie Post for a man who he thought would identify her. "I said, 'This is a devil of a note,' and he replied, 'Yes, it means the ruin of my practice.' We talked a minute longer and he said, 'For God's sake go upstairs and quiet the women folks.' "I went up to Mrs. Carman's room. She was there with her mother and sister, Mrs. Powell. They were all in a terribly nervous state. Mrs. Carman had on a kimono. I am sure about that, for now and then I got a glimpse of her bare legs. I tried to reassure the women. "It's a terrible thing," said Mrs. Carman. I replied: 'Yes, but for heaven's sake be quiet. You are not to blame if a woman is shot in your husband's office.' "ASKS ADVICE ABOUT DICTOGRAPH. "Yes, I know that," said Mrs. Carman, "but that's not all I must tell you. I want you to tell me what to do." She paused a moment and then said: "They'll find it now." "What do you mean?" I asked. "Why, I had a dictograph put into the doctor's office. Oh, what shall I do?" "I couldn't realize what she was saying and she explained that she had suspected her husband of infidelity and wanted to overhear what he said to his women patients. "Has he found it out?" I asked. "No," she replied. "Nobody knows it but my mother and me." "Well," I replied. "You had better keep quiet about it and take it out when an opportunity arrives." "It was next day that Mrs. Carman told her husband of the presence of the dictograph and an hour after he came to know of it the police came to look for it. "The advice I gave Mrs. Carman was the best I could think of at the time," continued Dr. Runcie. "I understand that the Dictograph Company informed the authorities of the installing of the machine, thinking to get some advertising. They got all

THE DOCTOR WAS THE PERSON WANTED BY THE ASSASSIN. SAYS CARMAN ISN'T GETTING SQUARE DEAL.

"I am very sorry I am mixed up in the case. Had I known that there was a murdered woman in the doctor's office I should never have gone over. But I do not think the doctor is getting a square deal from the District-Attorney. I was not allowed to tell what I knew at the inquest, although I told the District-Attorney my testimony would clear up the question of the time of the shooting. "I am attending Mrs. Conklin, Mrs. Carman's mother. She will not die, as has been reported, although her heart is bad. I had hoped to have her well enough to testify at the inquest, but she was not. I told Mr. Smith that he might take her to court, but he did not see fit to do so. I shall have her in condition to go before the Grand Jury when she is wanted." Dr. Runcie explained how it happened that he and Dr. Carman went out together in the automobile on the morning after the murder. "My car had broken down," he said, "and I had a call to see a patient named Reynolds on the outskirts of the town. I asked Carman if he would take me on the call. He did. We went through the Ocean Avenue to Orchard street. I saw my patient. The doctor then took me down to South Main street, where I took a car for Rockville Centre."

NEW YORK WOMAN NOT MOHAWK RIVER VICTIM

Police of Schenectady Discover That Eva Kenska Was Not Slain There.

SCHENECTADY, N. Y., July 14.—The Mohawk River mystery—thought to be solved to-day—is again baffling the police. The theory that the victim, whose torso, head and arm were found at different times floating in the river, was a young New York woman was abandoned this afternoon. The victim was believed to be Eva Kenska, who came here with Karol Devatchenko from New York. They lived together for a while at a roadhouse and then disappeared. The police to-day learned that the woman accompanied the man back to New York and could not have been the murder victim.

FIREMEN PUNISHED UNDER NEW POLICY

Deprived of Recreation Leaves, Not Made to Pay Money, Which Worked Hardship.

Fire Commissioner Adamson's new policy of fining firemen for infractions of the rules of the department went into effect to-day, when he found Fireman John A. Luddy of Engine No. 81 guilty of three charges and ordered that all recreation leaves be withheld for a period of forty days. Fireman Patrick J. Sutton of Hook and Ladder Company No. 38 was fined recreation leaves for twenty days. In the past the firemen have been fined in money, and this worked a hardship on their families. From now on instead of fining a fireman in money he will be deprived of his days off until the amount of the fine is paid, and if he does not show a desire to improve dismissal will follow.

LEFT EACH SON A CANE.

Lawyer Hoped They Would Find No More Use for Them Than He Did. ST. LOUIS, Mo., July 14.—The will of Martin L. Clardy, former Congressman and general solicitor for the Missouri Pacific Railroad, which was filed here to-day, leaves the entire estate, estimated at \$900,000, to the widow. Each of Clardy's sons is bequeathed a gold-headed cane, and the will expresses the hope that "they may find no more use for them than I did." At the time of the will Mr. Clardy was the following: "I have been in court a good many years when I die, and I am going to ask that my estate, as far as the administration of it is concerned, may be closed in a reasonable time and my name dropped from the docket, not to appear any more in any earthly court."

BARNES CAN'T GIVE HIM NOMINATION, WHITMAN DECLARES

Hasn't Asked Help of the Boss, but Expects Republican Vote at Primaries.

LIKES PROGRESSIVES.

If 3,000 Ask It, He Will Also Be Candidate at Their Primaries.

District-Attorney Charles S. Whitman went further to-day than merely to deny that he wrote the mysterious letter begging Bull Moose support and attacking Republican State Leader William Barnes Jr. The story of the letter, which is said to have originated in Oyster Bay, was that Charles H. Duell Jr., reputed Progressive campaign manager for Whitman, had sent Col. Roosevelt a letter—a copy of one sent him by Whitman—in which the District-Attorney denounced Barnes. Mr. Whitman cleared the atmosphere with reference to his relations to Leader Barnes. "I have never asked the support of Mr. Barnes," said the District-Attorney, "and never shall ask the support of Mr. Barnes. I have never asked Mr. Barnes to act as a campaign manager for me or forward my gubernatorial aspirations in any shape or form. Neither shall I do so in the future. "HAS NOT WRITTEN TO OR TALKED WITH BARNES. "I have never written a letter to Mr. Barnes and have not talked with him along the lines of looking out for my interests directly or indirectly. "Mr. Barnes cannot give me the nomination at the Republican primaries, at which I intend to run. Neither can Mr. Barnes prevent me from getting the nomination. Before we had the open primaries we talked of the time when a candidate could enter the race without first consulting any political leader or boss. The open primaries are now an established fact in this State. "I want it understood that I propose being a candidate for Governor and that I think I will in all likelihood get the nomination. I believe I said I would run at the Republican primaries. But if 3,000 Progressives say they want me I shall willingly be the candidate of the Progressives. "Now, as to the talk about Mr. Duell representing me. He has never acted for me and what is more he has never claimed to act as my manager. "I never heard of the Whitman Nonpartisan League; didn't know there was one. Never, therefore, could I have written a letter to that league. I never wrote a draft, memorandum—in fact anything which could be construed as a letter or draft to any one. Neither have I authorized any one to make a draft of a letter. LETTER MAY EXIST, BUT HE DIDN'T WRITE IT. "Remember," continued the District-Attorney, smiling as he spoke, "I do not deny that there may be a letter or a draft of a letter in the safe at the headquarters of the Progressive party. But what I wish to make emphatic is that I know nothing of the so-called mysterious letter. There are three versions of the original of the mysterious letter in circulation. One is that some over-enthusiastic friend of the District-Attorney 'took a chance' in the hope of getting him the support of Col. Roosevelt, who recently denounced him as subservient to Barnes. "Another version is that if there is such a letter it is a 'frame-up.' A third version is that there is no letter and that the report of there being one in existence was circulated for the purpose of stirring up the District-Attorney. "To Reclaim 'Plucked' Officers. WASHINGTON, July 14.—Bills to reinstate Capt. Tempin M. Potts, recently 'plucked' with other naval officers, now are before both houses of Congress, with favorable recommendations. The House bill was brought to-day. Bills for other officers more recently 'plucked,' among them Capt. John M. Gibbons, are being prepared.

BLACKWELL'S CONVICT REPUBLIC A MATTER OF "DECENT PRISONERS"

Classification of Inmates Is First Necessary, Says Woman Commissioner.

Dr. Katherine Davis, Commissioner of Correction, to-day discussed her project of establishing a convict republic on Blackwell's Island. She said in her office in the Municipal Building that she has not promised the prisoners she will establish such a republic, but has merely expressed her ideas to them on the subject. "We must have a classification of prisoners before we can institute a convict republic," said the Commissioner. "We are taking steps in this direction now. We recognize that some prisoners sent to the Island are of such a type that they would never be of much assistance in securing self-government for the inmates. We shall first have to find out just who the decent prisoners are. "New uniforms have been ordered to take the place of the black and white striped suits now worn by all the convicts. These uniforms will be of light blue-gray for the prisoners in the penitentiary and dark blue-gray for those in the workhouse. The only prisoners to wear stripes will be those who are being punished by Warden Hayes for violation of prison rules. "Owing to the attitude of many of the prisoners, who insist that if the honor system were established they would be termed 'rats' by their fellow prisoners if they told or 'snitched' on them, it will be some time, said the Commissioner, before the convict republic can be established.

USED SHEARS TO DIE.

After Turning Out Mother and Girl Flower Dealer Stabbed Himself. Mrs. Louis Montpet, whose husband had an artificial flower shop at No. 563 West Broadway, over which he, his wife and nineteen-year-old daughter Mary lived, decided to return home to-day. On Thursday, Montpet had drunk too much and driven mother and daughter out. Since then they stayed with friends. The woman and girl found their apartment open, except for one room from which they could smell gas escaping, and they called Policeman Boland of the 10th Precinct. Boland, on Thursday night, had arrested Montpet on his wife's complaint, and had him fined \$2 in Night Court. The policeman forced the door and found Montpet dead on the floor. He had stabbed himself in the chest with a pair of shears after turning on the gas in the room, and from the condition of the body he killed himself apparently the same night his wife and daughter left him.

THREE GIRL BATHERS DROWNED.

WESTFIELD, Mass., July 14.—Three girls, patients at the State Tuberculosis Hospital, were drowned while bathing in the Westfield river to-day in company with about thirty other patients. The victims were Fannie Gild, fourteen years old and Bella E. Steinberg, fifteen years old, and Annie E. Linehan, thirteen, of Chelsea.

UP TO M'REYNOLDS TO ORDER CRIMINAL ACTION AGAINST N. H.

(Continued from First Page.)

being in violation of Federal laws was being considered by the Department but that phase of the case is apart from the dissolution proceedings. "But probably before any announcement is made regarding possible criminal proceedings the directors of the New Haven will have reached a decision about the institution of civil suits against 'old regime' directors for the recovery of money lost through their so-called 'joy riding' financial methods." "A meeting of the directors is to be held in this city Thursday. At that meeting the directors will probably take up the demand made by Whipple, Sears and Oydson, Boston lawyers, that such suits be instituted to recover sums amounting to approximately \$249,000,000. "Immediately following the publication of the New Haven report, Commissioner McChord, Chairman of the Commission, made public the correspondence that had passed between J. P. Morgan and himself relative to the recovery of the Morgan books in connection with the New Haven investigation. "It thus transpired that the commission had withdrawn its expert accounts from the task, the reason assigned being that the access to the books and records which the commission expected, in view of J. P. Morgan's statement, had not been granted as a matter of fact when the examiners for the Commission started to work.

DISTRICT ATTORNEY IS WAITING FOR ORDERS TO TAKE ACTION HERE.

United States District-Attorney Marshall said this morning that he could take no steps toward a criminal action against the officials of the New Haven road until orders are received from United States Attorney-General McReynolds. Mr. Marshall has not been summoned to Washington to confer with the Attorney-General on the subject. "Any criminal action, if such was undertaken, would probably be instituted here," he said. "I should think, though, that civil suits would be filed by the United States attorney at Boston." "He would not discuss the possibility of indictments being returned against former directors of the road. "I haven't received any documents yet," said Mr. Whitman to-day on his return from Newport. "I see by the papers that the District-Attorneys of all counties involved are to receive copies of the report with the minutes of the investigation, and you can rest assured that if these show a crime or crimes to have been committed in this county not barred by the statute of limitations, there will be indictments and prosecutions no matter whom the evidence may hit." "Heavy selling of New Haven forced that stock to the new low level of 4 1/2 in the course of to-day's early session. The balance of the list was extremely feverish.

MORGAN WILL QUOTED IN SENATE DEBATE

WASHINGTON, July 14.—New Haven affairs were brought up in the Senate during a "prosperity" debate between Senator Gallinger, Republican, and Senator Thomas, Democrat. The Republican Senator read a clipping telling of the discharge of shoddy hands in Wilmington, Del., and the Democratic Senator retorted that his colleague was more solicitous of those who had suffered in New Haven operations as disclosed in the Interstate Commerce Commission's report. Senator Thomas quoted from the late J. Pierpont Morgan's words in which the dead financier committed "my soul to the hands of my Maker." "That will be a fitting companion to the Commission's report," concluded Mr. Thomas.

OLIVE OILS DEFINED BY NOTED CHEF

"Some delight palate and stomach, others are good for cooking, while most of them make fair soap."—This is a true statement, says a noted chef, who says only the best French olives should be used for cooking. Subsequent proceedings are naturally inferior, therefore subject to adulteration.

CHIRIS Pronounced She-ris OLIVE OIL

Is absolutely pure—rich in food and health promoting properties. Imported in original 5 LITER MEASURE packages. Send 10 cents, stamps or coin, for total bottle, book of 75 and recipes and interesting story of olive oil. Chirisa is by first class dealers or direct. ANTONIO CHIRIS COMPANY, Dept. W., New York City.

DIED.

MARTIN.—On July 13, WILLIAM MARTIN, beloved husband of Nora Martin (née Foley), native of "Henry Street," Kilrush, County Clare, Ireland; aged 67 years. Funeral from his late residence, 107 Montgomery street and Clark avenue, at 9:30 A. M., Thursday, July 16, at St. John's Church, Clifton, N. J. 10 A. M. Interment Calvary.

PERSONALS.

FRED BEYER OF BERSCHNEIDER will bear something advantageous by communicating with the undersigned. Mrs. M. KELLY, 1007 Beign st.

HELP WANTED—MALE.

WANTED—10 handy men to work on farm week. Apply Wednesday morning, 7:30 P. McGovern & Co., 1128 Lexington st.

Life Is a Maze

Life is a maze—it hath many turns; To master its mysteries Every man yearns. Just keep to the right As World Want ads, guide, And rest quite assured. That naught will betide. Like little sentinels stationed at every crossroad, World Want ads, stand ready to guide to the position, worker, home, investment, bargain, etc., one seeks. 686,264 SEPARATE WORLD ADS. DURING LAST SIX MONTHS 316,413 MORE THAN THE HERALD Read the Messages of Opportunity World Ads. Present To-Day!

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PENNY A POUND PROFIT

DON'T Discount Your Vacation Joys by Overlooking Loft Candy! Step into the nearest over our Big VACATION PACKAGE. Impossible to assemble a more pleasing variety of fine sweets than represented in these Big Joy Boxes. There are Fifth Ave. Caramels, Chocolate Maraschino Cherries, French Creams, Italian Style Creams, Spanish Creams, Nougat, Chewing Gum and a host of other delectables. PRICE COMPLETE is \$1.00

Special for Tuesday ASSORTED SATINETTES—Glossy, shimmering little squares in delightful variety of rich fruit and marshmallow flavors. This assortment of dainties will please every member of the family. FOUND BOX 10c

Special for Wednesday MAPLE TUTTI-FRUTTI CREAM KISSES—A delightful blend of sugar cream, richly flavored with Maple and various choice fruits. A sweet with a distinctive charm. FOUND BOX 10c

Special for Thursday ASSORTED HARD CANDIES—A huge chest of candy jewels, presenting such well liked sweets as Fruit and Nut, Buttercream, Blossoms, Turtles, Honey Rock, Mints, Midgets, Nicks and many others. FOUND TIN 25c

SPECIAL MIXED CANDY—A select assortment of popular varieties, containing Creams, Italian Style Creams, Caramels and many other delectables. FOUND BOX 15c

Let Us Tempt You With the Following:

64 MANCLAY STREET Cases 6:30 P. M. to 10 P. M. 250 WEST 125th STREET Cases 11 P. M. to 10 P. M. FARK HOW & NASSAU ST. Cases 11 P. M. to 10 P. M. 400 BROOME STREET Cases 11 P. M. to 10 P. M. 85 NASSAU STREET Cases 11 P. M. to 10 P. M. 675 WEST 125th STREET Cases 11:30 P. M. to 10 P. M. The estimated weight includes the container in each case.