

JEROME TO CALL NEWMAN.

CENTRAL PRESIDENT WILL TESTIFY IN TUNNEL INQUEST. DISTRICT ATTORNEY SHARPLY CRITICIZES THE RAILROAD MANAGEMENT AND INTIMATES THAT CRIMINAL LAW CAN MAKE CHANGES.

More railroad officials and employees were on the witness stand yesterday in the coroner's inquest to determine the responsibility for the disaster in the Park-ave. tunnel, and an adjournment until Friday morning was taken with the understanding that testimony by William H. Newman, the president of the New-York Central and Hudson River Railroad Company, would close the inquiry.

District Attorney Jerome declared at the inquest yesterday that he wanted to get at the facts regarding official responsibility in the New-York Central management. He said that the testimony of officials regarding the management indicated a "disorganized, slipshod system, where nobody is responsible."

This statement was objected to promptly by C. Paulding, of the New-York Central's law department, who said officers of the railroad company were doing everything in their power to get at the facts, and the District Attorney withdrew his remark and said the officials had rendered every possible assistance in the investigation.

Robert H. Myrtle, a flagman in the tunnel, testified yesterday that on the morning of the disaster he was near the red signal light at Fifty-eighth-st. and got out of the way of the Harlem train that ran past the signal. He heard the torpedo explode and the gong ring, but the train did not stop, and the crash at Fifty-sixth-st. followed.

District Attorney Jerome questioned Myrtle closely about the conversation the engineer and fireman had after the accident. According to the witness, the first words of the engineer were, "I've done it." Myrtle said he had made a statement to Miles Bronson, the superintendent of the Harlem division of the road, and Mr. Jerome told Mr. Paulding that he wanted a copy of the fireman's statement to Mr. Bronson.

The next witness was Mr. Bronson, who said he made an investigation in the tunnel a few hours after the accident, and had questioned the engineer and fireman. "The engineer," he said, "told me that he had been two minutes late in the tunnel, and that smoke from a north-bound train obscured the signals. I examined the airbrakes and appliances, and found them all right."

Q—The tracks were slippery? A—Yes. Q—Did you find out if he used any sand on the tracks? A—No. The witness said he asked the engineer if he had reversed the lever of the locomotive and Wisker said he had not. It was perhaps better judgment not to reverse the lever.

General Superintendent Blodgett here to-morrow.

Edward Fitzgibbon, a locomotive engineer on the Harlem road, with whom Wisker was a fireman for about six months, testified that he had allowed Wisker to be at the throttle at times when they were running on the Park-ave. tunnel. Wisker was a trustworthy man, he said.

Charles H. Platt, general superintendent of the New-York, New-Haven and Hartford Railroad, said he thought torpedo signals were the best danger signals in the tunnel, and they should not be used as cautionary signals. The New-Haven management was in no way responsible for the signal system in the tunnel, he said.

District Attorney Jerome then said it would not be necessary to call any other officials of the New-Haven road, and he asked for the adjournment to Friday, after consulting with Mr. Paulding, who said Mr. Newman probably could testify on that day.

After the adjournment of the inquest Colonel Ashley W. Cole, of the State Railroad Commission, said the investigation of the tunnel disaster would begin on Thursday morning at the Fifth Avenue Hotel, but might be adjourned on Friday. Judge Jerome said the coroner's inquest probably would be finished on Friday afternoon.

LOUIS STERN ELECTED.

HE BECOMES REPUBLICAN CLUB'S PRESIDENT—THE QUALITY OF IMMIGRANTS DEPLORED.

Unusual quiet and an absence of competition marked the annual election of officers at the Republican Club last night. The project for the speedy erection of the new clubhouse contributed largely to the general atmosphere of harmony that prevailed.

General Henry E. Tremain, the retiring president, occupied the chair. Reports were received from various committees. A gain in membership of 26 resident members and 51 non-resident was reported, the total standing at 601 for the former and 81 for the latter.

Report on immigration was read from the committee on national affairs. This report, which had been prepared by A. J. M. Bullowa, was read by Colonel W. C. Coleman. It dealt with the quality of immigration throughout the entire year, and the general deterioration in the quality of the immigrants in the last twenty years.

MAY SEARCH DADY'S SAFE.

MAGISTRATE DISPOSED TO GRANT THE WARRANT.

ATTERBURY TELLS OF ALLEGED EFFORT TO BRIBE CONTRACTOR'S STENOGRAPHER—ASSEMBLYMAN MOVES FOR INQUIRY.

The examination of witnesses in the application for a search warrant to obtain possession of an alleged agreement made between Michael J. Dady and Sheriff Guden whereby Mr. Dady was to receive everything in excess of \$12,000 from the Sheriff's office and the privilege of naming all the subordinates, which is said to be in Mr. Dady's safe, was continued before Magistrate Higginbotham, in the Lee-ave. police court, Brooklyn, yesterday.

Walter B. Atterbury, former chairman of the Republican County Committee, was the most important witness yesterday. He said that Guden had spoken of the agreement in his presence, and that William H. Sanford, Guden's campaign manager, had told him that there were three agreements in Mr. Dady's safe, one with Guden and the others with Register Neal and County Clerk Hartzheim, in which Mr. Neal and Mr. Hartzheim promised to give all the patronage in their offices to the organization.

Mr. Atterbury said that at a meeting of the Republican Executive Committee prior to the county convention, the right was given to Mr. Dady to name the candidate for Sheriff. He told of a meeting in Mr. Reiss's home, at which all the witnesses who had been called to testify before Magistrate Higginbotham were present, but that it was impossible to pin Mr. Guden down to anything definite with reference to the patronage in his office.

Mr. Sanford told that the agreement between Guden and Dady was in Mr. Dady's safe, said the witness, "and that he had on one occasion taken two other agreements out of the safe, one with Register Neal and another with County Clerk Hartzheim. I was afraid of the whole thing, and didn't like to have anything to do with it. It looked suspicious to me."

Mr. Atterbury declared that Guden promised him a number of places in his office, but failed to keep his word. Sanford told him, he declared, that he had tried to get hold of the agreement with Guden, but that Miss Cameron, Mr. Dady's stenographer, always locked the safe, even when she went into the next room.

"I told Sanford that it was dangerous to engage in that sort of business," said Mr. Atterbury. "Sanford told me that he offered Miss Cameron a \$1,500 place if she would leave the room and let me get into the safe and take out this Miss Cameron immediately closed the door of the safe and turned the combination."

WILL COST EACH DINER \$32.

A LUCULLAN FEAST FOR CROKER—BRAVES REJECTED AS SOUVENIR A WOUNDED TIGER.

Richard Croker to-night will be the guest of honor at a dinner at the Democratic Club the costliness of which would do honor to a prince. Covers will be laid for about one hundred, and the cost a plate will be \$12, without the souvenir.

The Tammany men had a characteristic time selecting the design for a souvenir. The silver-smiths at first submitted a wounded tiger, with a nice, long arrow sticking partway in him. The tiger was worried, but still had plenty of fight in him. The designer doubtless belongs to the realistic school.

The souveniers cost \$20 apiece, it is said. Mr. Nixon to-night will listen once more to the declaration from speakers that he is the leader of the "New York" party.

Mr. Nixon visited the Wigwam, in Fourteenth-st., yesterday, and, just to give the boys a shock, ordered that the check tickets which are prized principally because of their racing and ring names, be taken away. This is interpreted by the saloon men on the block as a strategic play for their sympathy, as the sporting members of the Tammany organization will be driven to neighboring saloons for Wall Street and sporting bulletins.

The district leaders yesterday reported on decisions from Tammany to the Greater New York Democracy. Mr. Croker has worried considerably about this in the last month, and the district leaders have had their pencils out frequently of late jotting down the names of the "departed."

Following the approval yesterday by the Appellate Division of the Supreme Court in Brooklyn of the report of the commissioners appointed by that court to pass on the route and style of construction of the rapid transit line from Manhattan to Brooklyn, the work of formulating the contract under which the tunnel is to be built will be rapidly pushed forward.

Edward M. Shepard, counsel for the commission, announced last evening at his office that the court had approved the report which recommended the Flatbush-ave. route, a double tube tunnel and the carrying out of the plans of the Rapid Transit Commission with practically no change.

NEW-JERSEY NEWS.

THE JERSEY SENATORSHIP EVENLY MATCHED CONTEST AT TRENTON DRAWING TO A HEAD.

State House, Trenton, Jan. 20 (Special).—If the Republican joint caucus the nomination of a candidate for United States Senator were to be held to-night instead of on next Thursday, the situation as it now is scarcely permits a doubt that John F. Dryden would be the choice of the majority of the members of the legislature.

It is unnecessary to ask such Republicans why they hold to this opinion. It is apparent almost everywhere except in the headquarters of the other candidates in the convention of members, who are in the majority, generally more than one, whose emphatic endorsement of this conclusion is given by one of induction and another to this conclusion as do the downright declarations of the outspoken supporters of Mr. Dryden.

Of course, the supporters of ex-United States Attorney General Griggs and ex-Senator Stokes in particular, and of Mr. Baird, Mr. Gardner and Mr. Gummere in general, do not concede that Mr. Dryden has the lead with which he is credited. Mr. Griggs and Mr. Stokes still maintain with a dogged persistence that no matter what the surface indications may be to-night there is a deep and strong silent undercurrent in favor of either Griggs or Stokes which will be suddenly released and overflow the Dryden influence with a rush and land one or the other of these two candidates in the office of Senator.

Indeed, several well informed Republicans who are supporting Mr. Dryden said that, in view of the present situation in South Jersey, Mr. Stokes was more likely to be dangerous to the success of Mr. Dryden than was Mr. Griggs, but a South Jersey Republican who is closer to Mr. Stokes than any other Republican in the State said, referring to this opinion, that it hardly would be possible now to elect Mr. Stokes, and Mr. Dryden seemed inevitably to be the coming Senator.

It is reported that the commission required at once formulate the advertisement required by law for six consecutive weeks, and could enter at once into all the preliminaries for the eventual awards, but this was an error. "We cannot advertise," said he, "merely on the salient features of the tunnel construction. The law requires that the contract and specifications be complete, and that the advertisements must cover such contract in its entirety. This contract, when finally and fully decided upon by the commission and others who have charge of the same, will be printed in ink in six weeks. There were numerous conferences last week between the members of the commission and myself; there will be conferences from now almost daily concerning the contract and its specifications. These conferences will be between the commission, the Mayor, the Controller and such officials as will have to do with the final contract, and it is a mistake to think advertising can be done at once. The approval of the court merely gives the commission the opportunity to go ahead and make the contract. It will be some time before the actual advertising for letting can be made."

Letters and appeals almost without number have reached the members of the commission since the advertisement contract was entered into. There should be as a result only a five cent fare, chargeable within the limits of the five boroughs of the city.

Denies that aid was refused. Vernon M. Davis, president of the Society for the Prevention of Cruelty to Children, yesterday denied that his society had turned a deaf ear to an appeal for charity. It was said that a woman giving the name of Mrs. Sadie Palmer had applied at the rooms of the society with two children and a dog, and that she had been refused admission, but that she was told she would first have to take them to the West Side police court and have them committed. It was alleged that the woman then proceeded to the West Thirtieth-st. station, where she secured her experience to Sergeant Shurtz and was in charge, and that the sergeant called up the rooms of the society, only to be given the same information, but that the children first committed by a magistrate.

her of the legislature. "That this talk about delivering the votes of certain members of the legislature to certain local candidates for Senator is entirely unwarranted. I want to add that every member is free to select his own candidate, and after his pledge to his local candidate has been filled on the first ballot, or has been released before the permission of the Tribune, that all the talk about delivering the votes of certain members of the legislature is not only unwarranted, but is decidedly and gratuitously offensive to the members of the legislature. In that it insinuates without the slightest justice that some of the members are open to bribes and deals. The character of the present members of the legislature is such that if it did not, the insinuation that one candidate because of his wealth could be elected by the Senator sooner or later than another candidate is simply and falsely on the face of it. Select five days of the seven or eight candidates and it is as true of one as it is of the other that any one of them could, for the asking, have it and has not already, all the means that he might desire to win the Senatorship."

WALTH TO BE A SMALL FACTOR. "Hence I repeat that these assertions as to the influence of wealth in this contest are malicious insinuations against the integrity of the legislature. As to holding an open joint caucus, there are reasons for and against such a proceeding. For myself, I am in favor of admitting members of the press, furnishing them with blank lists and allowing them to vote as they please. The publication of how every vote is cast, probably all the supporters of Griggs, New Senatorial candidates and the other candidates, and the confusion of the newspapers, are all tempt to hold a caucus. It is not necessary to hold a caucus. The caucus is to be understood, whereas if the caucus is determined because of the wealth of the candidates, it is not necessary to hold a caucus. 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