

GLYNN'S ECONOMY HOLDS UP WAGES

Politicians Grow Anxious at Governor's Failure to Sign Bills.

TAMMANY FIGHTS TO SAVE JOBS OF MANY

Striving for Record, Executive Tries to Avoid Offending Party Leaders.

Albany, June 8.—Governor Glynn will have Albany tomorrow to be gone until June 15. His failure to act on the appropriation bills passed at the extraordinary session, and which he has had his hands for more than a week, will have department heads, numerous politicians and an army of minor employees at a state of anxiety for nearly two weeks longer.

The money bills had suffered from the part of both houses of the Legislature to such an extent that the heads of nearly all state departments have been obliged to reduce their forces. Many of the employees out of jobs for lack of funds have the banking of strong Democratic leaders who have since been haunting the offices of the state officials and the executive chamber to get their friends restored. Their appeals, together with the necessity of cutting \$2,000,000 more out of the appropriation bills, have kept the Governor in hot water.

It has been found that \$200,000 can easily be taken out of the supply and appropriation bills, leaving \$1,000,000 to be cut from the appropriation bill. This last item will necessitate the elimination of numerous jobs and in spite of Tammany Hall's present strength at Albany it is feared that not all the faithful from that set will escape. That belief explains the appearance in Albany of several Tammany legislators during the last few days.

Lieutenant Governor Wagner and Assemblyman A. E. Smith are here today, and have tried to persuade the Governor to release the anxiety by disposing of the financial bills before he leaves tomorrow. The Governor has only until June 9 to act on the bills, and Mr. Wagner told him he might just as well dispose of them now, for he would only have a day or two to consider them on his return. The Governor said that he preferred to wait until his return, and unless unusually strong pressure is brought to bear on him will leave Albany tomorrow with the appropriation bills unacted upon.

While Governor Glynn remains non-committal concerning his future political aspirations, it is noticeable that he is extremely anxious to make an economy record and at the same time not offend any of the big Democratic leaders in the state. His attitude is shown in his delay in acting on the appropriation bills. Nomination for Governor or United States Senator will be extremely welcome to him, it is believed here.

Barnes Upheld in Libel Suit.

Albany, June 8.—Supreme Court Justice Ridd overruled today a demurrer interposed by William H. Anderson, of the state Anti-Solomon League, in the \$5,000 libel suit brought against him by William Barnes, chairman of the Republican State Committee.

INSANE, HAS NO COUNTRY

Cohen, Refused by Russia and Brazil, Barred from U. S.

Unless the Russian government and the United States come to some agreement on his case, Nathan Cohen, a Russian Hebrew, thirty-five years of age, will have to remain at Ellis Island indefinitely. He is insane and neither country is willing to accept him.

Cohen came here in May, 1912, on the steamship Vasari, from Santos, Brazil. He was sane then and was admitted. He wandered about the United States for almost two years before he was taken to the Bay View Insane Asylum, in Baltimore, last February. When the immigration officials were notified Cohen was brought to Ellis Island and deported in the steamship Vandeyk to Brazil, but admission was denied him at Santos.

The Vandeyk brought the man back, and on May 8 he was taken again to Ellis Island. An effort was made to send him to Russia, but the Russian Line officials said they had no proof that the man was a Russian and would be unable to obtain a passport for him.

The Department of Labor has again ordered the man out of the country, but thus far has been unable to show the Lamport & Holt Line, which is paying \$150 a day for his maintenance, how to dispose of its undrivable alien.

WOULD PROMOTE WORKERS' HEALTH

Speakers at Conference Urge Standardized Physical Examination.

The subject of health examination of workers was discussed yesterday afternoon at a conference in the Woolworth Building, under the auspices of the Industrial League.

All the speakers agreed that a standardized system of physical examination of employees in all industries was essential, and advanced suggestions as to what it should be.

Dr. J. W. Schereschewsky, of the United States Public Health Service, said it was a matter for government regulation. Frederick L. Hoffman, of the Prudential Life Insurance Company, said that while no standard for examining factory workers could be established, sufficient data could be obtained to show the average condition of workers in each industry.

What the Metropolitan Insurance Company does for its employees was explained by Lee K. Frankel, of that institution. Dr. George M. Price, of the board of sanitary control of the cloak, suit and skirt industry in New York, said that it was easy to get statistics among the workers with whom he dealt.

Other speakers were Dr. Winthrop Talbot, manager of the Industrial League, who presided; Dr. Oscar Leiser, of the Department of Health; Dr. John Woodman, of the New York Edison Company; Dr. M. Hara, of Lord & Taylor; Dr. H. V. Spaulding, of Wanamaker's; and Dr. M. H. Kohn, of Bloomingdale's.

MAE SULLIVAN NOT THERE

Ignores Subpoena and Is in Contempt of Court.

Miss Mae A. Sullivan, whose suit for \$25,000 for breach of promise against Arthur J. Hoe resulted in a disagreement of the jury, yesterday was declared in contempt of court by Justice La Petra, of the City Court, and a body attachment will be issued.

Possibly Miss Sullivan was too busy yesterday rehearsing her lines for her debut as a vaudeville performer. At any rate, she failed to appear in court in answer to a subpoena to be examined as to her financial ability to pay Stern & Greenberg, dealers in household goods, a bill of \$250, for which amount the merchants took judgment.

Milton Blumenthal, attorney for Stern & Greenberg, asked that she be declared in contempt. Mirabeau L. Towns, attorney for Miss Sullivan, said his client could not be legally served in the action, because she is a minor, and that a guardian would have to be appointed.

Just as Mae Sullivan finished her act last night at the Victoria Roof, Deputy Sheriff Philip J. McDonnell arrested her on a bench warrant from the City Court, which charges her with contempt. She was not permitted to remove her "make up" and remained in the lobby of the playhouse in the custody of the deputy sheriff until a \$50 bond was signed by Harry Mosk.

CITY HAS SOCIETY FOR REAL N'YORKERS

Native Sons of Metropolis Incorporate and Will Give Dinners Like Adopted Ones.

The New York Society for the City of New York was incorporated yesterday in the Supreme Court.

For years New Yorkers have attended dinners held by societies composed of the sons of California or Alabama or Maine, and have listened to sons of these commonwealths tell about the greatness of their native states.

Hereafter the adopted F. F. V's, Hoosiers and Buckeyes will sit at decorated tables and pay back all the applause that native New Yorkers have bestowed on their contributions to the greatness of "back home" states.

The Society for the City of New York intends to "promote friendly relations between those born within the limits of greater New York, cultivate a proper civic pride, cherish and perpetuate the memories and traditions of New York City and preserve its good name at home and abroad."

The directors and officers of the new society are Frederic De Witt Wells, 624 Madison av., president; John J. Dietz, 155 East 88th st., vice-president; Frank Bulkley, 71 East 92d st., financial secretary; Samuel Ecker, 155 East 88th st., secretary; James J. Archer, 175 East 74th st., and John R. Davies, 630 West 141st st.

Russians Get King Edward Vase

London, June 8.—Russian cavalry officers today at the International Horse Show won for the third year in succession the \$2,500 gold vase founded by the late King Edward VII for military horsemanship. The vase thus becomes the permanent property of Russia.

GIRL DRIVES AWAY CORONERS' GLOOM

Miss Sullivan, at Shultze Hearing, Accuses D'Allesandro as Flirt.

Placid testimony showing that the life of a coroner's clerk is not always grave and melancholy yesterday interrupted the prosy proceedings of the Board of Coroners, when Miss Josephine B. Sullivan, a pretty telephone operator at the Harlem Hospital, told how "impertinent" Antonio D'Allesandro, the physician's accuser, had been to her.

As Miss Sullivan's cheeks grew rosy from indignation it was apparent that board, counsel and spectators agreed with the estimate of her appearance she said D'Allesandro had voiced at their first meeting.

"You are the handsomest blonde I have ever seen," Antonio said with a sweeping bow as he stood just without her wire telephone cage, Miss Sullivan testified. "You have a form like Venus. If I had met you before I met my wife things would have been different."

"Were those the very words Mr. D'Allesandro used which you construed as impertinent?" Coroner Hellenstein asked the beautiful witness.

"Yes, they were," replied the telephone girl with rising voice. "And I call that base impertinence. I had never seen the man before, and I told him he ought to know his place, especially among ladies."

"Did it occur to you that Mr. D'Allesandro might have been trying to make love to you?" asked Coroner Hellenstein.

"No such thing," said Miss Sullivan with increasing indignation. "He was impudent and insulting and had no business to talk like that."

Miss Sullivan was a witness for the defense. She was called to testify about a visit of D'Allesandro to the Harlem Hospital February 4, when he made inquiries concerning the case of Annie Ramsey, on which are based the principal charges against Dr. Schultze, that he had delayed twenty-four hours after she died in the hospital before viewing the body.

Edward A. Carroll, a clerk at the hospital at the time of the D'Allesandro visit, corroborated Miss Sullivan, but added that just prior to the "impertinent" conversation, which he overheard, Antonio had announced boastfully that he "was for the public's interest first, and last of all the time." Carroll declared that the chief clerk had his head through the opening in the wire cage where Miss Sullivan sat at the switchboard when he talked with her, and "seemed to be trying to get in."

D'Allesandro for an hour and a half was the target of a severe cross-examination by Almutz L. Vandiver, Dr. Schultze's counsel, and Coroner Riordan, who is lined up with the Schultze forces. He had been instrumental in making the charges of insubordination and neglect of duty against the defendant, and Mr. Vandiver sought to show that the chief clerk had "framed up" the case because of a long enmity toward Dr. Schultze.

D'Allesandro admitted that he obtained the acknowledgment to the affidavit of Mrs. Lillian Campbell, daughter of Annie Ramsey, on which the complaint of neglect of duty was based, from a notary "over the telephone." The witness said he called up Antonio Grivanzzi, a notary, from the home of Mrs. Campbell, at 257 West 133d st., where she put the complaint in writing, and asked him to take her acknowledgment of the affidavit.

Mr. Vandiver told the Board of Coroners that if they didn't take some action against their chief clerk he would. He immediately notified the District Attorney's office, and Deputies Spies and Bozzo were sent down to the hearing. Mr. Vandiver conferred with them a few minutes. He said after adjournment that any action he might take would depend upon further developments.

Dr. Charles S. Cassasa, former house surgeon of the Harlem Hospital, was called by the defense and testified that Dr. Schultze called up promptly to inquire about the Ramsey case and upon being informed that there had been no calls for the removal of the body by relatives or others he had said that he would wait until the next day before viewing the body.

The hearing was adjourned until 2:30 p. m. to-day, when Dr. Schultze will take the witness stand in his own behalf.

CARMODY RESORT RULING

Summer Hotel Must Be Open to All, Says Attorney General.

Albany, June 8.—Attorney General Carmody announced today that he will ask the District Attorneys of various counties in the state immediately to prosecute summer resorts advertising in violation of the law prohibiting announcements that their accommodations shall be refused any one on account of race, creed or color, or that any such patronage is not acceptable.

There are several resorts in the state that are advertising plainly in violation of this law, according to Mr. Carmody, and it is his intention that prosecutions shall be brought in every case to which his attention is called.

CLOCK TO TICK DOLLARS

St. John's Hospital Campaign to Have Big Dial in Plaza.

A clock forty feet in diameter, erected in the Queensboro Bridge Plaza, Long Island City, will be one of the outdoor displays of the St. John's Long Island City Hospital campaign for \$150,000, which will begin June 18. The clock will be visible from the bridge and entire plaza and will be in full view of persons approaching the east and northeast. Hands on the dial will mark the progress of the fund from day to day.

Senator Bernard M. Patten, chairman of the Young Men's Division, announced yesterday that the list of team captains who will prosecute the work of raising the desired funds has been practically completed. Each captain will command a team of ten men, including himself.

William H. Williams, chairman of the executive committee, will meet with members each day at the Chamber of Commerce. Mrs. Maurice E. Connolly, wife of the Borough President, is to be a member of the committee. Borough President Connolly will be chairman of the finance committee.

MAY GRANT BAIL TO THAW

U. S. Supreme Court Expected to Decide Question Monday.

Washington, June 8.—Harry K. Thaw's fight for freedom reached the United States Supreme Court today when ex-Governor Stone of Pennsylvania, as counsel, asked for his release on bail pending a final decision of the proceedings by which the State of New York seeks to return Thaw to Matteawan from his refuge in New Hampshire.

Chief Justice White gave the state attorneys of New York until Friday to file a brief in opposition to Thaw's release, and a decision may be given next Monday, when the Supreme Court will adjourn. The court rules provide for bail in such cases, and Judge Aldrich, of the Federal Court of New Hampshire, who gave the favorable decision in Thaw's habeas corpus proceedings, announced in his decision that he was not sure but would present the matter to the Supreme Court.

Mr. Stone stated in his petition that his client was needed in court in Pennsylvania to testify in the settlement of his father's estate.

BATHS FOR HOGS, BUT NOT FOR MEN

Industrial Relations Commission Hears Startling Comparisons.

The United States Commissioners on Industrial Relations at their hearing in City Hall yesterday heard some facts concerning the high price of hogs and the low pay of longshoremen that made the examiners forget the suitableness of the day. According to the testimony, the relative values had been appreciated by certain railroads to their own benefit.

"It is true," asked Commissioner O'Donnell, "that the Baltimore & Ohio has established shower baths for hogs in transit?"

"It is a fact," replied Frederick W. Hays, manager of docks and cargoes of the Bush Terminal Company.

"Would not shower baths be a good thing for longshoremen as well as hogs?" questioned the Commissioner.

"They would, but we have not reached that stage yet," was the answer.

"The work of longshoremen in New York is Chinese labor," declared Timothy Carroll, for two years a longshoreman here and for the five preceding in Liverpool. "Longshoremen are treated more like dogs than men," he added.

"Do the foremen abuse them? Do they ever swear at them?" another commissioner wanted to know.

"Do they?" repeated Carroll, much astonished. "Why, say—of course they do."

"If it is as bad as all that, why didn't you go back to Liverpool, then?"

"Because I had money when I came here and I ain't going home broke."

Charles Kiehn, a Hoboken longshoreman and editor of a socialist paper, said the conditions in Hamburg were much better than in New York. Here, he said, whatever inspection of gear is made is for cargo protection and to save insurance.

When S. Ridgeway, manager of the steamship operating department of the International Mercantile Marine, was explaining his company's system of compensation for injuries Commissioner A. E. Garretson interrupted.

"Suppose," he asked, "a man lost two fingers and was laid off six weeks, would he receive one month's pay under the system, which would leave him out two fingers and two weeks' pay?"

"Yes," replied Mr. Ridgeway.

"Then, if his head was cut off, he would get nothing and die on his own time?"

"I suppose so."

"Do you wonder then that anarchy grows?"

"We pay as much as we think fair," was the reply.

"Is the compensation I have outlined a fair equity for the loss of two fingers?" "We do not reckon on that basis," said Mr. Ridgeway.

Captain John Watson, assistant general pier superintendent of the International Mercantile Marine, estimated that forty thousand longshoremen are employed in New York at an average wage of \$10 to \$12 a week. The standard of the longshoremen is not as high now as it was ten years ago, he said. He refused to say whether he thought men injured in their work received adequate compensation or not.

INDUSTRIAL RELATIONS COMMISSION TELLS OF MANY ABUSES

Railroads Treat Livestock Better. One Says—Examiner Grills Compensation System.

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ASYLUM KITCHEN CALLED WORST

Inspectors Tell Commission Food Supply at L. I. State Hospital Was Unfit for Use.

Andrew D. Morgan, Frederick H. Parker and Dr. James V. May, comprising the State Hospital Commission, who are investigating conditions at the Long Island State Hospital for the Insane, yesterday heard testimony to the effect that the main kitchen of the institution was worse than that of any institution visited by the inspectors, and that mouldy meat and bad eggs were found there in quantities.

M. J. Buckley, inspector of Animal Industry of the Department of Agriculture, made an investigation March 16, and his report, read yesterday, stated that the shelves in the kitchen were filthy, the cooking utensils unclean and old shoes, soiled clothing and dirty books were found scattered about the kitchen floor.

It was further stated in this report that out of 200 pounds of pickled beef, 35 pounds had been condemned as sour. There also were found 200 pounds of mouldy smoked bacon, two tubs of rancid lard and forty pounds of rancid fats in the main kitchen. In the storehouse a badly cracked chopping block, with the cracks filled with decaying grease, was found.

Reed J. Snyder, federal inspector in the Department of Agriculture, read from his report made March 16, in which it was stated that out of 125 dozen eggs found in the hospital refrigerator, and marked "storage extra firsts," ten dozen had been examined, and that he found twenty-five eggs classified as "rot," twenty-five as "spots" and twenty "weak and cloudy."

OLD SCANDAL RAKED UP

Judge Defers Decision in \$200,000 Suit for Alleged Words.

Judge Thomas G. Haight in the Newark branch of the United States District Court yesterday reserved decision in the \$200,000 suit brought by Mrs. Millie L. Cummings, of New York, against Josiah A. Stratton and Benjamin P. Morris, of Elberon, for conspiracy. The damages are asked for on the ground that "the uttering of false and malicious reports concerning the good name" of Mrs. Cummings caused her to lose the rental of her \$50,000 summer home in Elberon.

The defendants declare no evidence has shown that Mrs. Cummings suffered a loss as a result of the remarks contained in the bill of complaint. The remarks, said to be derogatory to Mrs. Cummings' character were made in 1908, it is contended. Attorneys for Stratton and Morris asked for dismissal, urging the statute of limitations and saying the charges had not been proved.

Mrs. Cummings was an actress twenty-one years ago and was the founder of the Women's Property Protective League. Her husband was Edward Cummings, a Western real estate dealer. Mrs. Cummings gave her home, Towers Court, in Elberon, to the league, to be used as a home for gentlemen who had been reduced to poverty or had property to protect. This charity she continued for a number of years when her own resources became so depleted that she was unable to keep it up.

SLAYER HEARS HIS DOOM

Dranewicz, Convicted of \$1.60 Murder, Sentenced to Chair.

Karol Dranewicz, convicted last week before Judge Nott, in General Sessions, of murdering the foreigner whose body was found in a trunk on Pitt st. last December, was sentenced yesterday to be executed the week beginning July 29. Dranewicz took the sentence without show of emotion, but as he was being led out of the courtroom he broke down and protested he had not had a fair chance.

Dranewicz is one of three men indicted for the crime. Victor Muravloff stood trial last week, but the jury was unable to agree. The third man, John Trioska, escaped.

It was shown at the trial that the men made a business of luring foreigners to their rooms on the promise of helping them get a job. Drugged wine was given them and, after they had become unconscious, they were thrown into the street. Their last victim received an overdose and died. His body was put in a trunk and wheeled on a pushcart to Pitt st., where it was abandoned.

Assistant District Attorney Wasser-vogel says he will try Muravloff again. The proceeds of the murder amounted to \$1.60 and a tin watch, hardly enough to pay for the drugged wine the victim drank.

NEW HAVEN ACCEPTS PLAN TO SELL B. & M.

Elliott Asks Massachusetts Legislature to Pass Necessary Bill.

Boston, June 8.—The directors of the New Haven Railroad have acquiesced to the plan proposed by Governor Walsh for the separation of the Boston & Maine Railroad from the New Haven system. Howard Elliott, chairman of the New Haven, told the legislative committee on railroads today.

Mr. Elliott recommended the enactment of legislation necessary to permit the sale to a board of trustees of the Boston & Maine stock now held for the New Haven company by the Boston Railroad Holding Company.

DIVER VISITS EMPRESS

Finds Liner Lying on Side in 180 Feet of Water.

Rimouski, Quebec, June 8.—The first step toward recovering the eight hundred, or more bodies imprisoned in the wrecked Empress of Ireland was taken today. A diver descended from the Canadian government lightship tender Druid and for more than an hour went through the accessible parts of the sunken liner. The Empress was found to be lying on her side in about 180 feet of water.

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Young men who are looking for clothes that will give absolute satisfaction and perpetual comfort, will find them in our comprehensive showing of Summer Suits.

Special models designed to meet the style-ideas of young men—special patterns selected for sprightliness.

Pencil stripes on black, gray and blue grounds. Shepherd's, Gun Club and Glenurquhart checks.

Cluster stripes. Plain gray in light and dark tones. Blue and black serges, plain and fancy weaves.

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ONE BLOCK FROM BROADWAY — SUBWAY AT DOOR

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PERFECT COFFEE

95% OF THE CAFFEINE REMOVED

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KAFFEE HAG agrees perfectly with everybody because 95% of the highly injurious drug caffeine is removed. In short—all of the delights and none of the regrets.

Try it iced during the hot months

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You Can Help to Keep Away Train- and Sea-Sickness with the Refreshing WRIGLEY'S SPEARMINT

Read "The Story of June 23rd" on page 6.