

### Walker Would Shelve Hylan in Supreme Court

Senator James J. Walker, of Manhattan, leader of the Tammany minority in the State Senate, is credited with the leadership of a movement to bring about the retirement of Mayor John F. Hylan by having him named for the Supreme Court in Brooklyn and nominating Justice Robert F. Wagner, of the Supreme Court, for Mayor to succeed Hylan.

### Murphy Is Not Averse

It was learned yesterday that suggestions have been made to at least one of the non-political civic organizations looking to the nomination of Hylan for Justice.

### Tammany Wants to Take Patronage Control Away From William R. Hearst

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### Objection Is to Hearst

Senator Walker represents a silent sentiment in Tammany Hall, but Charles E. Murphy, the Tammany boss, at various times attacked Hearst from the floor of the Senate, and at one time threatened to sue him for libel.

### Some Who Displease Murphy

Some of the officeholders whose presence on the city pay roll is painful to Murphy are L. J. O'Reilly, president of the Board of Water Supply, Mr. Hearst's political adviser, Peter J. Brady, supervisor of the City Record, David Hirschfeld, Commissioner of Accounts, Police Commissioner Enright and George H. Payne, Tax Commissioner, a Republican.

### Others who will be displeased by Tammany if the Wigwag people can get rid of Hylan are Bird S. Coler, Commissioner of Welfare, Cornelius M. Sheehan, Department of Water Supply, Gas and Electricity, James P. Sinnott, Tax Commissioner, Joseph M. O'Grady, of Richmond, Tax Commissioner, City Chamberlain Philip Berolzheimer, Park Commissioners Gallatin, Harmon and Hennessy and the Board of Education.

The anti-Hylan men in the Tammany organization say that Justice Harrington Putnam's term expires in the Second District at the end of this year and that Hylan could be given the nomination to get him out of the City Hall. The side-tracking of Justice Putnam would provoke reprisals in Brooklyn and Hylan is inclined to stand pat and insist upon a re-nomination for Mayor rather than take the risk of defeat as a candidate for Justice of the Supreme Court.

### Bacon Used Telescope In Thirteenth Century

Cipher discovered proving microscope also was known. Then, says scientist. Discovery of ciphered manuscripts, crudely illustrated, which are said to prove that Roger Bacon, laboring in the thirteenth century, used a high-powered microscope and telescope, instruments generally attributed to seventeenth century inventors, was made known yesterday by Dr. Wilfred M. Voynich, noted bibliographer.

The drawings reveal, he said, that Bacon observed celestial and anatomical objects never before known to have been viewed by human eyes and first known to science four hundred years later.

### Court Grants City Temporary Stay in Phone Rate Raise

The first step in the city's fight against the increase in telephone rates was taken yesterday when Corporation Counsel John P. O'Brien obtained a temporary injunction from Justice Joseph E. Newburger, in the Supreme Court, restraining the New York Telephone Company from putting into effect the new schedules, involving practically a 28 per cent increase.

The order to show cause why the temporary injunction should not be made permanent is returnable in Special Term, Part I, of the Supreme Court March 30. The application for the stay was based on the contention of the Corporation Counsel that the Public Service Commission has no authority to grant the temporary increase, pending the outcome of the telephone case now being heard before the commission.

The Corporation Counsel said that the Public Service Commission, as late as January of this year, in its report to the Legislature recommended that the law be amended so as to give the commission the power which it exercised in granting an increased rate.

According to Mr. O'Brien this suggestion is incorporated in Governor Miller's traction and public service commission bill.

The commission was unanimously of the opinion on January 1, 1921, that it had no power to make an order of the character of the 28 per cent increase order, said Mr. O'Brien. "In the opinion of the commission," he said, "the recommendation made by the commission to the Legislature, but now they argue that the present law does give them the power."

"We do not believe that it will require much persuasion to satisfy the court that the commission usurps powers which it itself hardly three months ago requested the Legislature to give it."

### Teacher Loses Her Memory

Driven to Station in Taxi, Visitor Cannot Recall Relatives. A well-dressed young woman who gave her name to the police of the West Forty-seventh Street station as Ina Aola Carter, was taken to Bellevue Hospital last night suffering from partial amnesia after she had been driven to the station in a taxicab by Samuel Kirsh, a chauffeur, who told the police he had been engaged by his fare outside the Vanderbilt Hotel, but that he had been unable to find out where she wanted to be driven.

On being questioned at the hospital Miss Carter said she was a school teacher and had arrived in New York yesterday from Anderson, S. C., to visit relatives. She was unable to give the addresses of her relatives. Detectives attached to the Missing Persons Bureau are endeavoring to communicate with Miss Carter's relatives in South Carolina.

### Bus May Oust Trolley Car On Broadway

Association Asks Opinions on Plans to Clear Street of Surface Lines and Use It Solely for Auto Travel. Traffic Benefits Are Cited.

Brooklyn Concerns Given Writ of Certiorari in State Tax Litigation.

A plan to clear Broadway of all surface car lines is being considered by the Broadway Association. The association's transportation committee yesterday sent from its office at 1270 Broadway yesterday thousands of circular letters asking for opinions of its members on the suggestion.

"Broadway is the only street in Manhattan running from Bowling Green to Kingsbridge and it is the logical thoroughfare for the use of automobile traffic," says the circular. "It is not so used on account of the congestion caused by the street cars and tracks, and automobiles use Lafayette Street and cross Ninth Street to Fifth Avenue, cutting out Broadway below Fifty-seventh Street. There are few cities in the United States and Europe which allow street car tracks to be laid on their finest streets."

"The modern motor bus as used in the European cities and in some American cities accommodates under cover sixty passengers and can be successfully operated on Broadway. It is more mobile than the street car because it is not confined to rails and it stops at the curb, while it prevents many accidents by allowing the passengers to alight directly on the sidewalk. It also would permit all other vehicular traffic to move uninterruptedly in the four center lanes now provided for it. In case of a breakdown the bus can be moved to a side street instead of blocking the entire line, as the street cars now do. Reliable information is that a bus line can be profitably operated on the entire length of Broadway on Manhattan for a single fare."

"The letter is signed by John David, Frank C. Carrie, Thomas D. Green, Glenn A. Tisdale and James E. Harrington, members of the transportation committee.

A referendum vote is asked on these questions: "Are you in favor of a through line operated from Bowling Green to Kingsbridge for a single fare without transfer?"

"Are you in favor of the continued use of the present type of green car used on Broadway south of Forty-fourth Street?"

"Are you in favor of the removal of the street car tracks and the substitution of a modern bus system operating on Broadway?"

Several Brooklyn elevated and surface lines yesterday were granted writs of certiorari by Justice Manning in the Brooklyn Supreme Court requiring the State Tax Commission to show cause on May 9 why the franchise assessments of the lines should not be reduced. The lines have a total assessment of \$39,077,930, which, it is claimed, is \$13,704,000 in excess of what it should be.

### Albany Car Line Sues To Stop Motor Transit

Asks Injunction to Drive Competing Conveyances From Streets During Strike.

ALBANY, N. Y., March 24.—Court action said to be the opening drive against private motor conveyances, which have been doing a rushing busi-

### ness in the municipalities affected by the strike of employees of the United Traction Company, which began early eight weeks ago, was taken late today.

On petition of the law firm of Sanford & Alexander, in behalf of the traction company, a temporary injunction was issued by Supreme Court Justice Harold J. Hinman, restraining John Smith, of Rochester, from operating a motor passenger conveyance in Albany, Colonie and Watervliet and Troy. The writ was made returnable to-morrow, when Smith was ordered to show cause why the injunction should not be made permanent.

The traction company seeks to drive the motor conveyances running in competition with the trolley cars, from the streets.

The traction company, in letters mailed to all its former employees tonight, stated the company would receive "individual applications from its former employees, and such men as are considered competent and desirable, will be employed with the understanding that seniority rights will begin the day their application is accepted."

### Fake Rum Sellers Face Manslaughter Charges

Detroit Prosecutor Warns Bootleggers After Death of the Victim.

DETROIT, March 25.—As a result of the death, on the steps of a Vermont Avenue house, from poisonous bootleg whisky of James Osborne, late today Assistant Prosecutor Robert Speed announced that hereafter bootleggers caught selling "fake" whisky would be charged with manslaughter, instead of merely breaking the prohibition law. Superintendent of Police Rutledge said he would launch the greatest drive against bootleggers, proprietors of blind pigs and illicit stills, that Detroit has yet seen.

"The town is being flooded with concoctions that resemble whisky but are plain poisons," Rutledge said. "It seems as if the people are going crazy, for they are drinking lots of it."

"The death of Osborne is just one more instance of the harm that is being done by the bootleggers," he said. "I issue warning right here to every one to look out for themselves. It is nine-tenths of it is bad—and to those men who are selling it, I'll say we are going to send them to prison for something more serious than breaking the prohibition law. We are going to stiffen penalties that can be meted out to persons who sell poison likely to cause death under false pretense that it is harmless."

### Girl Sprinter, Champion Of School, Bests Robber

Captures One of Three Who Took \$5,000 in Jewels From Father's Store.

Beatrice Jurow, of 437 Bushwick Avenue, Brooklyn, high school graduate and holder of a school record for the hundred yards, ran down and captured a thief who robbed her father, Louis Jurow, of \$5,000 worth of diamonds Thursday night at 10 o'clock.

Miss Jurow with her sister-in-law, Mrs. Martin Jurow, and her father at 435 Bushwick Avenue taking stock when three men who had been looking in the window attracted their attention. Jurow ran to take a tray of diamond rings from the window, but before she could do so a brick was hurled through the plate glass and one of the men outside seized the diamonds.

The robbers scattered, but one man, who later gave his name to the police as Benjamin Lewis and who is declared to have a criminal record, was pursued eight blocks by Miss Jurow, who followed him through Bushwick Avenue and Cook Street to Varet Street, where he dashed into a garage with the young woman at his heels.

By this time a large crowd had gathered and joined in the pursuit, but Lewis and his pursuer outdistanced all except Patrolman Wagg, of the Stagg Street police station, who caught up with Lewis just as Miss Jurow had seized him by the coat and was struggling with him.

After his arrest Lewis collapsed, and when arraigned in the Bridge Plaza Court he was so exhausted that the court ordered him removed to the Kings County Hospital. No diamonds were found on Lewis, who is said by the police to have passed them to one of his confederates.

### New Discovery Held An Important Step In Cancer Research

Inoculation of Animals With Irritant From Cats Reproduces Disease in 50% of Crocker Laboratory Cases.

Inoculation, or "feeding," of animals with a parasitic irritant obtained from intestines of cats has proved a successful means of cancer reproduction, it was learned yesterday at the George Crocker cancer research laboratory, Columbia University, according to Dr. Francis Carter Wood, director of the laboratory, the disease has been developed in a large number of rats simultaneously. The discovery is considered highly important from a standpoint of scientific experimentation.

Dr. Wood says cancer can be reproduced in about 50 per cent of the white rats utilized by the laboratory in advanced research work. The failure of the remaining 50 per cent to develop the disease has convinced him that there is some tissue predisposition which is yet to be explained.

Because the effectiveness of the X-ray in treating cancer depends upon proper dosage—an inadequate dose or ray tending to stimulate growth of the cancer and an overdose also proving harmful—Dr. Woods explained that a plant is under construction at the laboratory which will determine the dosage required for the elimination of cancerous tumors in animals. The machine will have an X-ray voltage of 200,000, or double that of similar machines now in use, and as soon as it has been tested on animals and found not dangerous to them it will be adapted to the treatment of human beings.

"There is no reason to assume that there is any difference between the animal and human tissue in its resistance to the X-ray," said Dr. Wood. "It will be the first machine of the kind ever built for treating cancer."

The rule as regards the use of the X-ray treatment applies also to the use of radium. Dr. Wood added.

The head of one of the radium clinics for the treatment of cancer in New York said yesterday that the use of animals in the reproduction of cancer was not new to the members of the medical fraternity who specialize in the disease.

"It has been known for some time that the disease could be reproduced in animals," he said. "Dr. Wood's announcement, however, is interesting. We are only scraping the surface of radium when we understand its action better."

The clinic director said the number of cases presented to the clinic for free treatment with radium this year indicated that the public is becoming educated to the importance of having the disease attended to in its early stages, when the treatment is more efficacious.

### Four Who Reported Silk Robbery Are Held in Jail

\$5,000 Bond Required of Truckmen Who Told of Being Bound by Robbers.

Magistrate Edgar V. Frothingham in Second District Court yesterday held in \$5,000 bail each of the four young men who on Thursday called at the East Thirty-fifth Street station and told the police they had been bound and carted around in the truck they were driving by two men who took \$10,000 worth of silk from the truck.

The men held are Thomas Leahy, nineteen years old, of 648 Hudson Street, chauffeur, and three assistants, George Long, sixteen, of 763 West Street; Charles Namo, seventeen, of 88 Jane Street, and Michael Walsh, of 22 Bethune Street.

The silk that was stolen belonged to the Silk Finishing Company, of 39 Bethune Street, and at the office it was said yesterday that the four employees who told of the robbery have good records and have the company's confidence. It was learned also that silk goods valued at \$10,000 had been stolen from the company's warehouse in December. That robbery was not made public.

### Two Cabinet Members to Summer at Southampton

Long Island Resort Has Hope That President Will Also Go There.

SOUTHAMPTON, L. I., March 25.—Two Cabinet members are expected to summer here, and the town has hopes that President Harding will pass part of his vacation in the Shinnecock Hills near this village.

Albert H. Ely, who was Mr. Harding's physician on his trip to Florida just before the inauguration, at that time invited the President to pass some of the hot days on his estate here.

Secretary of State Charles E. Hughes passed the summer at Bridg Hampton, which is near here, during his campaign for the Presidency in 1916. Tremellen, an estate six miles from Southampton, is owned by relatives of Mrs. Hughes. Mr. Hughes is expected to take his vacation there this summer.

The cottage of Mrs. Henry G. Trevor has been leased for the summer by Secretary of the Treasury Andrew W. Mellon. Mr. Mellon leased the cottage last summer.

### Ex-Service Men Oppose Cows Going to Germany

Veterans Watch Herd Which Was Stamped, Now Guarded by Sheriff's Deputies.

SIOUX CITY, Iowa, March 25.—It is feared here that the attempt of farmers of Bonhomme and Hutchinson counties, South Dakota, to ship a trainload of 300 cows to Germany will result in serious trouble. The animals, which were stamped Wednesday night from the stock yards at Scotland, S. D., were rounded up yesterday and by request of the Scotland authorities moved to a farm near Kayser, S. D., where they are held by a guard of 200 men, heavily armed and said to have been deputized by the Sheriff of Hutchinson County.

Many ex-service men gathered in the neighborhood of the farm last night, but there was no trouble. It is said, however, that the war veterans are determined that the shipment shall not go forward and that they will go the limit to prevent it.

### Racing Boat for John D. Jr. Buys Jack Tar for Speed Use Around Bar Harbor

BOSTON, March 25.—John D. Rockefeller Jr., of New York, has bought one of the fastest boats of its class in New England waters and intends to use it for racing purposes around Bar Harbor this summer, it is stated. The vessel is the Jack Tar, a Class R craft. It was brought by Mr. Rockefeller from Henry A. Mors, of this city, a prominent member of the Eastern Yacht Club. Mr. Mors has set up a creditable record with Jack Tar in competitions in these waters in the last two or three seasons.

The boat was built in 1916 from designs of Tams, Lemoine & Crane, of New York. Announcement of Mr. Rockefeller's purchase was made late today by the John G. Alden Agency, through which it was transferred. The price was not given.

### Falls 3 Stories; Hurts Wrist

Edward Quinlan, twenty-five years old, of 134 Montague Street, Brooklyn, a private patient at the Long Island College Hospital, suffered only slight injury to his wrist last night when he jumped or fell from the window of his room on the third floor of the institution.

The nurse assigned to Mr. Quinlan's case went to his room shortly after 8 o'clock. The patient could not be found in his room. The window was open. Officials ordered a search of the premises immediately. Some time later Dr. Hageman, of the house staff, found him lying on his face on the lawn in the courtyard of the hospital. After examination Mr. Quinlan was returned to his room.

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### Compromise Is Hinted Now in Stillman Case

every effort, it is said, over a period beginning in 1918 to settle all differences between the couple without recourse to public hearings. The storm broke, it is said, when Mr. Stillman began to question the legitimacy of Guy.

Mrs. Stillman was reported to have returned to Lakewood, N. J., from New York yesterday after a conference with her attorneys. She is still heeding the advice of her counsel not to discuss her marital affairs of the case in court.

Justice Morschauser said that the volume of the record in the Stillman divorce case, submitted to him Wednesday in White Plains, was so great that he had decided to arrange for other justices to sit for him at White Plains next week. Justice Addison Young, of New Rochelle, will look after Justice Morschauser's regular calendar on Monday and Tuesday and Justice Arthur S. Tompkins, of Nyack, will officiate the remainder of the week. This will give Justice Morschauser the time he requires for perusal of the Stillman case briefs.

Justice Morschauser said he would devote his entire time to a consideration of these papers, and would forward his decision as soon as it is completed. It is understood the decision and accompanying papers will be transferred later from White Plains to Carmel, N. Y., where the case was originally filed. It is believed the whole case will be made public as soon as the decision is filed at White Plains.

### Couple Egged by Boys' Gang Clothing of Mount Vernon Pair Ruined in Attack

MOUNT VERNON, N. Y., March 25.—The police are busy rounding up a group of young boys who early this evening on Lincoln Avenue attacked with a volley of eggs a young man and woman.

Edward Reisman, of 1260 Clay Avenue, and the young woman who is to be his bride had just turned into West Lincoln Avenue from Twelfth Street when they were met with a volley of eggs, some of them spoiled. Their clothing was ruined.

Edward Farrell, living at 139 South Fourteenth Avenue, was captured by a policeman and is now helping the police in their search for the rest of the assailants.

### U. S. Aid in International Labor Office to Greet Viviani

Ernest Greenwood, American representative of the International Labor office, came here yesterday from Washington to meet René Viviani, the former French Premier, on his arrival from France. Mr. Greenwood went to the Hotel Pennsylvania.

He said that he expected Mr. Viviani, who is coming as a special envoy to confer with President Harding, would arrive on Monday. Mr. Greenwood said he was here to help the French diplomat and see that he is well cared for.

### Macy's Win \$200,000 Suit Against Victor Co. Damages for Alleged Violation of Sherman Anti-Trust Law Claimed

A jury in the Federal District Court yesterday awarded damages to the amount of \$49,696.71 to R. H. Macy & Co., plaintiffs in a suit brought against the Victor Talking Machine Company for damages resulting from an alleged violation of the Sherman anti-trust law. Under the Sherman law the amount awarded will be trebled, making a total award of \$149,096.13 and attorney's fees, which have been estimated to amount to about \$50,000. The verdict will be appealed.

The suit originally was for \$100,000, but various items were eliminated during the trial. R. H. Macy & Co. alleged that the Victor company would not allow its distributors to sell them records from 1914 to 1917, which, they charged, constituted conspiracy in restraint of trade in violation of the Sherman law.

An appeal for the defense in this case, Charles Evans Hughes, Secretary of state, made his last appearance in court before entering President Harding's Cabinet.

### Cabinet Aids Wounded Men Beds for 12,000 To Be Found by Bureau Co-ordination

WASHINGTON, March 25.—Among the subjects discussed at the Cabinet meeting to-day was that of economy in the government and the use of facilities and their coordination in the war effort. This involved the question of finding hospital facilities for the wounded soldiers. After the meeting the President announced that it had been found that the 12,000 beds needed could be provided and that it could be done by coordinating the activities of the different departments and bureaus which are interested in the subject.

### Dinner for Viviani April 5

WASHINGTON, March 25.—René Viviani, former Premier of France, who is on his way to the United States on a visit of courtesy to President Harding, will be entertained at dinner at the White House on April 5, under present plans for his entertainment while in Washington.

M. Viviani is expected to arrive here on March 31, and that night he will be entertained at dinner at the French Embassy by Jules J. Jusserand, the French Ambassador, and Mrs. Jusserand. On April 4 M. Viviani is to be the guest of honor at a dinner given by Senator McCormick, of Illinois, who recently visited Europe. He will be invited by the National Executive Committee of the Disabled American Veterans of the World War at a banquet, which it is proposed to give in his honor at Cincinnati.

### Social Sciences Institute to Give Medal to Mme. Curie

The National Institute of Social Sciences informed the Marie Curie Radium Fund Committee yesterday that it had conferred its gold medal upon Mme. Curie for her discovery of radium. The institute is to give a dinner soon at which the medal will be presented to Mme. Curie by Vice-President Coolidge, if the French scientist is in the country at that time.

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