

END OF THE DRILL. The First Regiment and Discharge of the Jury.

THE SCENE IN THE COURT ROOM. Judge Nelson's Address to the Jurymen.

HOW THE JURY STOOD. Inside Views of the Long Deliberation.

A TALK WITH MR. TILTON. Views of the Counsel on Both Sides of the Case.

THE FURTHER TRIAL OF TILTON. The Plaintiff's Effort Extending through the Deliberation and Discharge of the Jury.

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ment is in reference to the weight of the testimony... The jury was discharged at 11 o'clock.

While the JUDGE was speaking, Mr. Tilton, entered hurriedly from the courtroom and, being unable to reach his usual seat, stood behind the Plymouth chair. The foreman replied to the question.

Foreman Carpenter: You are and I would say that I am... Several of the jurors shook their heads in reply to the judge's question, this corroborating the impression.

Up on the audience the effect was scarcely perceptible. It was what was expected, and it was what was desired. The expression of deep anxiety was visible on the faces of the jurors.

At this announcement the audience immediately broke up. The jurors started to retire, Mr. Jeffrey, who was the first to rise, and then the others.

As soon as the jury left the court room the judge addressed the audience. He said that the jury had done their duty and that the case was closed.

After the crowd had in a measure dispersed, Judge Nelson called the attention of the jury to the fact that they were discharged.

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There was a feeling of excitement in the court room when the jury finally reported hopelessly disagreeing. The lawyers of at least one of the parties litigation would ask immediately for a new trial.

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How the Jurors Spent their Time. George Hull, the third juror on the call, occupied the sixth chair, was joined by a juror yesterday after Brother Murray had almost embraced him.

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When the jurors were discharged from further consideration of the case, Foreman Carpenter seemed to think the time had arrived when he was once more to retire into private life.

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Personally, I should not have given the matter a second thought, but the other jurors seemed to feel it as an insult, and reproached me for not being a party of choice.

What Samuel Flate Says. Mr. Samuel Flate, who is a roofer, was reluctant to go home, for four reporters sat upon the door step chewing straw and rattling their tongues.

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to Mr. Shearman, but had intimated that the affidavits were the result of a widespread conspiracy, including the plaintiff, his attorneys, and the principal witnesses.

Masked Burglars in Carpet. A Man Bound and Beaten to Unconsciousness in his Own Bedroom. Mr. Levi Washburn, a wealthy bachelor of Carmel, N. Y., was aroused by a slight noise in his sleeping apartment, between 1 and 3 o'clock on Wednesday night.

The Official Score of the Daily Morning Contest. Yesterday's Shooting. The Official Score of the International Rifle Match at Dollywood on Tuesday, which is published to-day, gives Dakin 32, instead of 31, at the 1000 yard range.

The Athletes Defeated. LONDON, July 2.—The official score of the London and North Western Railway Athletic Club's team in the 1000 yard race at Dollywood on Tuesday, which is published to-day, gives Dakin 32, instead of 31, at the 1000 yard range.

Three Thousand Lives Lost. PARIS, July 2.—It is estimated that the destruction of property by the inundations in the southwestern portion of this country will amount to three thousand lives.

An Escape From a Police Station. Mr. Fernando Foy of Newark, N. J., charged that he was arrested by a police officer on Wednesday night, and that he was held in a police station for several hours.

The Post Office Suspended. The mail service was suspended on Friday and was the officers well as a short mail. On investigation they learned that correspondents in Troy, Baltimore, Newark, New London, Hartford, and other places were gathered together.

A Village Destroyed by a Flood. OMAHA, July 2.—The entire village of Meridian, Jefferson county, Neb., was destroyed by a tornado last Saturday. A single house was the only one left.

Under a Shadow. The failure of the jury to find Becher innocent leaves him liable for the loss of \$200,000. Whether justly or unjustly, the term of his imprisonment will be long.