

MAXOR GLEASON ON GUARD.

THIRTY-FIVE POLICEMEN AWAIT A SANFORDIAN ONSLAUGHT.

The Sanfordians laugh and say they will not be taken in by the police. They are waiting for a court decision.



THE NEW CITY HALL.

the new City Hall by the side of the Jackson avenue entrance which announced to all who ran and read:

"And we'll have some signs on the office door to-morrow," announced Mayor's Clerk George Crowley, proudly.

The chief interest of the day centered on the hearing before Justice Barrett of the Supreme Court in Brooklyn of Mayor Sanford's application for a mandamus to compel Mayor Gleason to turn over the Mayor's books and papers.

Mr. Vanvorchten put in a general denial, and then Justice Barrett asked the Mayor's counsel if there is any reasonable doubt as to the Mayor's possession of the books.

After his discharge, Mayor Gleason was taken to the City Hall by a carriage, and there he was met by a large number of his friends.

When the mandamus is granted by Justice Barrett, it is expected that it will be in the morning, Deputy Sheriff Henry W. Sharkey will be ordered to take possession of the Mayor's books and papers.

The proceedings before Justice Barrett were not the only phase of the struggle between Mayor Gleason and the public works commissioner.

Mayor Sanford and his clerk, William W. White, were taken to the City Hall by a carriage, and there they were met by a large number of their friends.

Political Union with Canada. Toronto, Jan. 18.—Political Union of Canada and the United States was discussed before a large meeting at Stouffville last night.

Mr. Vogel's Canny Thief Will Recover. Theodore W. Vogel, the expressman who was held accountable for the accidental injury of a thief who tried to rob his wagon on Monday, was yesterday placed under \$10,000 bail.

Japanese B.C. Jan. 18.—Advices by the steamer to-day announced that there would be no new trial in the Graves case since the county would not appropriate \$12,000 to bring witnesses from the East.

HAYES COMMITTED TO JAIL.

A SERIOUS TURN IN THE COLONEL'S TRIAL FOR PERJURY.

After an important identification hearing on the Defendant's sworn statement Judge Martin ruled in favor of the State.

At the resumption of the trial yesterday, in the General Sessions, before Judge Martin, Col. William B. Hayes, charged with perjury in falsely swearing that he did not give \$2,000 to Miss Anna M. Keating of Rochester.

The Assistant District Attorney continued his questioning, on redirect examination, Miss Keating said that on April 12, 1887, the day after her child, William, was born, she received a letter from Hayes.

Mr. How objected to the admission of both letters, which were read by Mr. Weeks. He stipulated over them, and Judge Martin allowed one to be read, and the other to be excluded.

The witness detailed the circumstances of the transaction in the Twelfth Ward Bank. Hayes told President Stearns, she said, that the money was to be deposited in the name of Annie M. Keating.

Hayes and the witness signed a contract to the effect that the money was to remain in the bank until such time as Miss Keating either bought a house and lot for the child or consented to the child's adoption.

Hayes, Miss Keating, the witness, and Superintendent of Police Keating met at Police Headquarters on Monday, and Hayes said he wanted to buy a house and lot for Miss Keating and have a settlement of the whole thing.

Defendant stood up in court, and the doctor identified him as the man whom he had identified in this testimony.

GOSHEM, Jan. 18.—Ex-Congressman, ex-General, ex-United States Senator, and ex-candidate on the Populist ticket for Governor of Nebraska, Charles H. Van Wyck, died at his home in New York City on Monday.

Van Wyck was a young lawyer, loaned Davis \$450, and took his note for the amount. Some time after that Van Wyck bought a stage for Davis, and paid \$500 for it, taking another note.

THE JUDGE THAT SENT THE JERSEY CITY BAILIFFS TO PRISON. Judge Job H. Lippincott, who sent the Hudson county bailiff to prison, was nominated to-day by Gov. Werts as an Associate Justice of the Supreme Court.

THE JUDGE THAT SENT THE JERSEY CITY BAILIFFS TO PRISON. Judge Job H. Lippincott, who sent the Hudson county bailiff to prison, was nominated to-day by Gov. Werts as an Associate Justice of the Supreme Court.

THE VALIDITY OF GOLD CONTRACTS.

What the United States Supreme Court Has Decided and May Decide in Regard to the Matter—The Treasury Secretary's View.

To the Editor of THE SUN.—I sincerely hope the Supreme Court will never say that under the legal tender clause of the Sherman law of 1862, creditors whom was promulgated, must take the fiat dollars of the Sherman enactment, and I as strenuously hope that no Congress will try to strengthen that legal tender clause as to compel the courts to do such injustice.

The whole matter of gold contracts was long settled by the United States Supreme Court absolutely and definitely in several cases, first in Hopkins v. Griswold, after that in Brown v. Hooper, reversing a higher court's decision in the latter case, and later in Trevelick v. Wilson.

Another letter was read from Detroit, July 2, 1887, and signed "Will." In it Hayes wrote that he enclosed \$40, and further: "Buy what you want. You are my friend. One big kiss."

Hayes and the witness signed a contract to the effect that the money was to remain in the bank until such time as Miss Keating either bought a house and lot for the child or consented to the child's adoption.

Hayes, Miss Keating, the witness, and Superintendent of Police Keating met at Police Headquarters on Monday, and Hayes said he wanted to buy a house and lot for Miss Keating and have a settlement of the whole thing.

Defendant stood up in court, and the doctor identified him as the man whom he had identified in this testimony.

GOSHEM, Jan. 18.—Ex-Congressman, ex-General, ex-United States Senator, and ex-candidate on the Populist ticket for Governor of Nebraska, Charles H. Van Wyck, died at his home in New York City on Monday.

Van Wyck was a young lawyer, loaned Davis \$450, and took his note for the amount. Some time after that Van Wyck bought a stage for Davis, and paid \$500 for it, taking another note.

THE JUDGE THAT SENT THE JERSEY CITY BAILIFFS TO PRISON. Judge Job H. Lippincott, who sent the Hudson county bailiff to prison, was nominated to-day by Gov. Werts as an Associate Justice of the Supreme Court.

THE JUDGE THAT SENT THE JERSEY CITY BAILIFFS TO PRISON. Judge Job H. Lippincott, who sent the Hudson county bailiff to prison, was nominated to-day by Gov. Werts as an Associate Justice of the Supreme Court.

THE JUDGE THAT SENT THE JERSEY CITY BAILIFFS TO PRISON. Judge Job H. Lippincott, who sent the Hudson county bailiff to prison, was nominated to-day by Gov. Werts as an Associate Justice of the Supreme Court.

THE JUDGE THAT SENT THE JERSEY CITY BAILIFFS TO PRISON. Judge Job H. Lippincott, who sent the Hudson county bailiff to prison, was nominated to-day by Gov. Werts as an Associate Justice of the Supreme Court.

TOO ZEALOUS INSPECTORS.

ONE KNOCKED OUT BY A BABOON HE TRIED TO CONFISCATE.

When He Seized Oscar Young's St. Bernard, the Inspector in a Moment of Zeal, Tried to Confiscate the Dog.

There are any number of zealous minor officials in the Custom House just now, it is said, who since the overthrow on election day, have been preparing to impress the incoming Administration with the reality of their services.

Several days ago Treasury Inspector Britton, about the steamship Waters, and gathered together the various officers clear in lots of twenty and thirty, their private property, enough to make a good-sized package.

Hayes and the witness signed a contract to the effect that the money was to remain in the bank until such time as Miss Keating either bought a house and lot for the child or consented to the child's adoption.

Hayes, Miss Keating, the witness, and Superintendent of Police Keating met at Police Headquarters on Monday, and Hayes said he wanted to buy a house and lot for Miss Keating and have a settlement of the whole thing.

Defendant stood up in court, and the doctor identified him as the man whom he had identified in this testimony.

GOSHEM, Jan. 18.—Ex-Congressman, ex-General, ex-United States Senator, and ex-candidate on the Populist ticket for Governor of Nebraska, Charles H. Van Wyck, died at his home in New York City on Monday.

Van Wyck was a young lawyer, loaned Davis \$450, and took his note for the amount. Some time after that Van Wyck bought a stage for Davis, and paid \$500 for it, taking another note.

THE JUDGE THAT SENT THE JERSEY CITY BAILIFFS TO PRISON. Judge Job H. Lippincott, who sent the Hudson county bailiff to prison, was nominated to-day by Gov. Werts as an Associate Justice of the Supreme Court.

THE JUDGE THAT SENT THE JERSEY CITY BAILIFFS TO PRISON. Judge Job H. Lippincott, who sent the Hudson county bailiff to prison, was nominated to-day by Gov. Werts as an Associate Justice of the Supreme Court.

THE JUDGE THAT SENT THE JERSEY CITY BAILIFFS TO PRISON. Judge Job H. Lippincott, who sent the Hudson county bailiff to prison, was nominated to-day by Gov. Werts as an Associate Justice of the Supreme Court.

THE JUDGE THAT SENT THE JERSEY CITY BAILIFFS TO PRISON. Judge Job H. Lippincott, who sent the Hudson county bailiff to prison, was nominated to-day by Gov. Werts as an Associate Justice of the Supreme Court.

A Feast of Good Things.

One Pound of Cleveland's Baking Powder will make everything in the following list:

- 20 tea biscuits, 12 apple fritters, 12 corn muffins, 1 chocolate cake, 6 crumpets, 6 baked apple dumplings, 20 batter cakes, 1 nut pudding, 1 fig cake, 1 orange cake, 12 English muffins, 1 roll jolly cake, 1 ice-cream cake, 1 strawberry shortcake, 20 Scotch scones, 30 cookies, 15 egg rolls, 1 pound cake, 1 Boston pudding, 1 waffle, 1 loaf ginger bread, 1 chicken pie, or 1 Minnehaha cake, 1 Yankee potpie, 1 apple pudding, 1 spice cake, 8 snowballs, 1 Dutch apple pudding, 1 cottage pudding.

Marion Harland, Author of "Common Sense in the Household," writes, February 5, 1892: "A like quantity of Cleveland's Baking Powder goes further and does better work than any other of which I have knowledge. It is therefore cheaper."

Cleveland's Baking Powder.

Most economical and absolutely the best.

TABLE D'ETIQUETTE IN JAPAN. A WARD OF UNGER SAN.

Some of the Customs Which Must be Observed to Avoid Giving Offense.

In Japan the usual dinner hours are 4.0 and 7.0. As soon as the guests are seated on the mats two, and sometimes three, small, low, lacquered tables are brought to each table, one immediately in front of him the guest finds seven little colored bowls, with next to each bowl a small forked wooden spoon, the others containing fish, roast fowl, sliced raw beef, a vegetable, and a stew of vegetables.

Next take up the rice bowl with the right hand, and lift a little, and eat two mouthfuls with the chopsticks, and then drink the word drink must be used on the table, and not "eat" or "drink" with the other dishes, never omitting to eat some rice between the mouthfuls.

Next take up the rice bowl with the right hand, and lift a little, and eat two mouthfuls with the chopsticks, and then drink the word drink must be used on the table, and not "eat" or "drink" with the other dishes, never omitting to eat some rice between the mouthfuls.

MILLIONS IN THE TAKE-OFF.

The Chicago Fair Managers Count on Nearly \$5,000,000 from Concessions.

CHICAGO, Jan. 13.—The Ways and Means Committee of the World's Fair granted its last concession to-day. It was the Guido Polo, known as the "Handbagging" Committee, and it figures on \$5,000,000 for the Fair from concessions.

What there is left will in many instances require close calculations. From the outset the committee held out against going into partnership with the concessionaires, but a share of the gross receipts, letting the concessionaires retain the net, was the only way.

Some remedy by way of statutory enactment is absolutely necessary to remove the obscurity and confusion which attend the present law relating to the subject, and to give the public a uniform method of admission to the bar; abolition of judicial pensions, not to affect those now in force, and the assignment to retired Judges who are still competent, at the option of the Governor, a moderate increase in the number of Justices of the Court of Appeals; revision of Legislative work by competent lawyers, as in the case of the present law relating to the subject.

A resolution was offered by Judge Aronow, recommending a law declaring a member of the judiciary from holding any political office during his term, or for one year thereafter, and that the State should not be bound by anything political. The purpose of the resolution was to direct attention to the position occupied by Justice D. Purdy Herick as a political boss, and it was adopted.

On the subject of a river lived the dam, and about opposite, on the other side, loomed the hills. The river was broad and deep, and in one point, and that was in the center of the village, nearly a mile from the shore.

On one side of a river lived the dam, and about opposite, on the other side, loomed the hills. The river was broad and deep, and in one point, and that was in the center of the village, nearly a mile from the shore.

On one side of a river lived the dam, and about opposite, on the other side, loomed the hills. The river was broad and deep, and in one point, and that was in the center of the village, nearly a mile from the shore.

Business Notices.

"Beautiful Snow" again—Few people know who was the author of this poem, and fewer than ever have seen the snow which it describes.

Henry's Telescopes feature the hair where having tendency to fall out; renews its growth.

DIED. CRAWFORD.—At San Francisco, Cal., William A. Crawford, aged 72 years, on Tuesday, Jan. 17, 1893.

Funeral from the residence of her nephew, Daniel Walsh, 2162 Lexington ave., thence to All Saints Church, 12th st. and Madison av., where a Requiem Mass will be offered for the repose of her soul at 10 A. M. on Friday.

Funeral from the residence of her mother, Doris, M. J., on Saturday, Jan. 21, at 2 P. M.

Funeral from the residence of her mother, Doris, M. J., on Saturday, Jan. 21, at 2 P. M.

Funeral from the residence of her mother, Doris, M. J., on Saturday, Jan. 21, at 2 P. M.

Funeral from the residence of her mother, Doris, M. J., on Saturday, Jan. 21, at 2 P. M.

Funeral from the residence of her mother, Doris, M. J., on Saturday, Jan. 21, at 2 P. M.

Funeral from the residence of her mother, Doris, M. J., on Saturday, Jan. 21, at 2 P. M.

Funeral from the residence of her mother, Doris, M. J., on Saturday, Jan. 21, at 2 P. M.

Funeral from the residence of her mother, Doris, M. J., on Saturday, Jan. 21, at 2 P. M.

Funeral from the residence of her mother, Doris, M. J., on Saturday, Jan. 21, at 2 P. M.

Funeral from the residence of her mother, Doris, M. J., on Saturday, Jan. 21, at 2 P. M.

Funeral from the residence of her mother, Doris, M. J., on Saturday, Jan. 21, at 2 P. M.

Funeral from the residence of her mother, Doris, M. J., on Saturday, Jan. 21, at 2 P. M.

Funeral from the residence of her mother, Doris, M. J., on Saturday, Jan. 21, at 2 P. M.

Funeral from the residence of her mother, Doris, M. J., on Saturday, Jan. 21, at 2 P. M.