

McKANE'S SIDE PRESENTED.

THE CASE LIKELY TO BE GIVEN TO THE JURY TO-DAY.

His Counsel Hints that He Intends to Rest His Case on the Facts, and to Leave Damaging Evidence to the Jury to Judge.

When Gen. Tracy finishes summing up for the prosecution to-day at noon Justice Bartlett will rest his case and John J. McKane's attorneys will rest with the jury. The defense rested their case on the facts of the case yesterday morning and the afternoon was devoted to Judge Troy's closing speech for McKane.

It was a bad day for the defense. Perhaps nothing during the trial has proved more injurious to their side than the evidence of Town Clerk W. E. Stokes, who has been in possession of the poll lists which should have been filed in his office after election day. Most of them were not filed until yesterday morning, when a constable brought them to Voorhes along with a subpoena to appear in court. It was the defense that proposed to put in the lists, but after their examination revealed the fact that the lists had been in the defense's hands since election day, and Lawyer Shepard had claimed that the lists were fraudulently made, Lawyer Roderick was by no means anxious to have them admitted. The prosecution accepted them for what they were worth, in Mr. Shepard's language.

Justice Bartlett admitted the election results for 1890 and 1891, which the prosecution offered on Monday and to which the defense made a vigorous objection.

The closing paragraphs of Judge Troy's speech were probably the most interesting. In view of the prediction, almost prophetic, of McKane's retirement from active politics which the speaker made to the jury.

"I don't desire to import politics into this trial," he said, "but I say don't convict him because he is a politician or because he has been heard to say that he owns Gravesend. He is past meridian now, and will start to go down hill. He desires to devote himself to his business. Already the honors he has won so proudly are faded, and after what he has done for his town and his neighbors he is here on trial."

Then Judge Troy closed with these words, and the smiles of the defense were again on the faces of the jury. "The defense have already explained very generally why they are here. They are here to testify that none of them were arrested at Gravesend on election day. They are here to testify that the examination of the Gravesend poll lists, but not to prove that they were not arrested on election day."

John L. Voorhes, Town Clerk at Gravesend, who was the first witness in the trial, brought out the fact that the poll lists were not filed in his office until yesterday morning. He said that he had been in possession of the lists since election day, and that he had been in possession of them since election day.

When the lists were handed to Justice Bartlett he discovered that they did not comply with the law. He said that they were not the original lists, but copies made by the defense. He said that he had been in possession of the original lists since election day, and that he had been in possession of them since election day.

Some of the facts which the jury saw were that the original in the Third district were in existence at the time of the election, while the original in the other districts were not. The original in the other districts were not in existence at the time of the election, while the original in the other districts were not in existence at the time of the election.

After describing the provisions of the law affecting the election inspectors, Judge Troy said that he had been in possession of the lists since election day, and that he had been in possession of them since election day.

John J. McKane's attorney, John J. McKane, said that he had been in possession of the lists since election day, and that he had been in possession of them since election day.

After describing the provisions of the law affecting the election inspectors, Judge Troy said that he had been in possession of the lists since election day, and that he had been in possession of them since election day.

John J. McKane's attorney, John J. McKane, said that he had been in possession of the lists since election day, and that he had been in possession of them since election day.

After describing the provisions of the law affecting the election inspectors, Judge Troy said that he had been in possession of the lists since election day, and that he had been in possession of them since election day.

John J. McKane's attorney, John J. McKane, said that he had been in possession of the lists since election day, and that he had been in possession of them since election day.

MORE WORK IN THE PARKS.

Plans Approved by the Board of Estimates Which Will Give Employment to Many Men.

The Board of Estimates met in the Mayor's office yesterday, and authorized the Comptroller to issue bonds, not to exceed \$1,000,000, for the purpose of carrying out the plans for the improvement of the parks.

The Board of Estimates met in the Mayor's office yesterday, and authorized the Comptroller to issue bonds, not to exceed \$1,000,000, for the purpose of carrying out the plans for the improvement of the parks.

The Board of Estimates met in the Mayor's office yesterday, and authorized the Comptroller to issue bonds, not to exceed \$1,000,000, for the purpose of carrying out the plans for the improvement of the parks.

The Board of Estimates met in the Mayor's office yesterday, and authorized the Comptroller to issue bonds, not to exceed \$1,000,000, for the purpose of carrying out the plans for the improvement of the parks.

The Board of Estimates met in the Mayor's office yesterday, and authorized the Comptroller to issue bonds, not to exceed \$1,000,000, for the purpose of carrying out the plans for the improvement of the parks.

The Board of Estimates met in the Mayor's office yesterday, and authorized the Comptroller to issue bonds, not to exceed \$1,000,000, for the purpose of carrying out the plans for the improvement of the parks.

The Board of Estimates met in the Mayor's office yesterday, and authorized the Comptroller to issue bonds, not to exceed \$1,000,000, for the purpose of carrying out the plans for the improvement of the parks.

The Board of Estimates met in the Mayor's office yesterday, and authorized the Comptroller to issue bonds, not to exceed \$1,000,000, for the purpose of carrying out the plans for the improvement of the parks.

The Board of Estimates met in the Mayor's office yesterday, and authorized the Comptroller to issue bonds, not to exceed \$1,000,000, for the purpose of carrying out the plans for the improvement of the parks.

The Board of Estimates met in the Mayor's office yesterday, and authorized the Comptroller to issue bonds, not to exceed \$1,000,000, for the purpose of carrying out the plans for the improvement of the parks.

The Board of Estimates met in the Mayor's office yesterday, and authorized the Comptroller to issue bonds, not to exceed \$1,000,000, for the purpose of carrying out the plans for the improvement of the parks.

The Board of Estimates met in the Mayor's office yesterday, and authorized the Comptroller to issue bonds, not to exceed \$1,000,000, for the purpose of carrying out the plans for the improvement of the parks.

The Board of Estimates met in the Mayor's office yesterday, and authorized the Comptroller to issue bonds, not to exceed \$1,000,000, for the purpose of carrying out the plans for the improvement of the parks.

The Board of Estimates met in the Mayor's office yesterday, and authorized the Comptroller to issue bonds, not to exceed \$1,000,000, for the purpose of carrying out the plans for the improvement of the parks.

The Board of Estimates met in the Mayor's office yesterday, and authorized the Comptroller to issue bonds, not to exceed \$1,000,000, for the purpose of carrying out the plans for the improvement of the parks.

The Board of Estimates met in the Mayor's office yesterday, and authorized the Comptroller to issue bonds, not to exceed \$1,000,000, for the purpose of carrying out the plans for the improvement of the parks.

The Board of Estimates met in the Mayor's office yesterday, and authorized the Comptroller to issue bonds, not to exceed \$1,000,000, for the purpose of carrying out the plans for the improvement of the parks.

The Board of Estimates met in the Mayor's office yesterday, and authorized the Comptroller to issue bonds, not to exceed \$1,000,000, for the purpose of carrying out the plans for the improvement of the parks.

The Board of Estimates met in the Mayor's office yesterday, and authorized the Comptroller to issue bonds, not to exceed \$1,000,000, for the purpose of carrying out the plans for the improvement of the parks.

BUCKLEY CONVICTED, TOO.

ELECTION INSPECTOR NO. 3 PROPLEXLY FOUND GUILTY.

He was Accused of Allowing a Reporter to Vote on the Name of John Kelly in the Eighteenth Election District of the Second Assembly District.

Dennis J. Buckley, the third election inspector to be tried for violating the election law last November, was convicted in the Oyer and Terminer yesterday like his predecessors at the bar, Neville and Dunphy. John Kelly testified that he had sworn in his vote because when he reached the polls in the Eighteenth Election District of the Second Assembly District he learned that a ballot had already been cast in his name.

Buckley was convicted in the Oyer and Terminer yesterday like his predecessors at the bar, Neville and Dunphy. John Kelly testified that he had sworn in his vote because when he reached the polls in the Eighteenth Election District of the Second Assembly District he learned that a ballot had already been cast in his name.

Buckley was convicted in the Oyer and Terminer yesterday like his predecessors at the bar, Neville and Dunphy. John Kelly testified that he had sworn in his vote because when he reached the polls in the Eighteenth Election District of the Second Assembly District he learned that a ballot had already been cast in his name.

Buckley was convicted in the Oyer and Terminer yesterday like his predecessors at the bar, Neville and Dunphy. John Kelly testified that he had sworn in his vote because when he reached the polls in the Eighteenth Election District of the Second Assembly District he learned that a ballot had already been cast in his name.

Buckley was convicted in the Oyer and Terminer yesterday like his predecessors at the bar, Neville and Dunphy. John Kelly testified that he had sworn in his vote because when he reached the polls in the Eighteenth Election District of the Second Assembly District he learned that a ballot had already been cast in his name.

Buckley was convicted in the Oyer and Terminer yesterday like his predecessors at the bar, Neville and Dunphy. John Kelly testified that he had sworn in his vote because when he reached the polls in the Eighteenth Election District of the Second Assembly District he learned that a ballot had already been cast in his name.

Buckley was convicted in the Oyer and Terminer yesterday like his predecessors at the bar, Neville and Dunphy. John Kelly testified that he had sworn in his vote because when he reached the polls in the Eighteenth Election District of the Second Assembly District he learned that a ballot had already been cast in his name.

Buckley was convicted in the Oyer and Terminer yesterday like his predecessors at the bar, Neville and Dunphy. John Kelly testified that he had sworn in his vote because when he reached the polls in the Eighteenth Election District of the Second Assembly District he learned that a ballot had already been cast in his name.

Buckley was convicted in the Oyer and Terminer yesterday like his predecessors at the bar, Neville and Dunphy. John Kelly testified that he had sworn in his vote because when he reached the polls in the Eighteenth Election District of the Second Assembly District he learned that a ballot had already been cast in his name.

Buckley was convicted in the Oyer and Terminer yesterday like his predecessors at the bar, Neville and Dunphy. John Kelly testified that he had sworn in his vote because when he reached the polls in the Eighteenth Election District of the Second Assembly District he learned that a ballot had already been cast in his name.

Buckley was convicted in the Oyer and Terminer yesterday like his predecessors at the bar, Neville and Dunphy. John Kelly testified that he had sworn in his vote because when he reached the polls in the Eighteenth Election District of the Second Assembly District he learned that a ballot had already been cast in his name.

Buckley was convicted in the Oyer and Terminer yesterday like his predecessors at the bar, Neville and Dunphy. John Kelly testified that he had sworn in his vote because when he reached the polls in the Eighteenth Election District of the Second Assembly District he learned that a ballot had already been cast in his name.

Buckley was convicted in the Oyer and Terminer yesterday like his predecessors at the bar, Neville and Dunphy. John Kelly testified that he had sworn in his vote because when he reached the polls in the Eighteenth Election District of the Second Assembly District he learned that a ballot had already been cast in his name.

Buckley was convicted in the Oyer and Terminer yesterday like his predecessors at the bar, Neville and Dunphy. John Kelly testified that he had sworn in his vote because when he reached the polls in the Eighteenth Election District of the Second Assembly District he learned that a ballot had already been cast in his name.

Buckley was convicted in the Oyer and Terminer yesterday like his predecessors at the bar, Neville and Dunphy. John Kelly testified that he had sworn in his vote because when he reached the polls in the Eighteenth Election District of the Second Assembly District he learned that a ballot had already been cast in his name.

Buckley was convicted in the Oyer and Terminer yesterday like his predecessors at the bar, Neville and Dunphy. John Kelly testified that he had sworn in his vote because when he reached the polls in the Eighteenth Election District of the Second Assembly District he learned that a ballot had already been cast in his name.

Buckley was convicted in the Oyer and Terminer yesterday like his predecessors at the bar, Neville and Dunphy. John Kelly testified that he had sworn in his vote because when he reached the polls in the Eighteenth Election District of the Second Assembly District he learned that a ballot had already been cast in his name.

Buckley was convicted in the Oyer and Terminer yesterday like his predecessors at the bar, Neville and Dunphy. John Kelly testified that he had sworn in his vote because when he reached the polls in the Eighteenth Election District of the Second Assembly District he learned that a ballot had already been cast in his name.

PEOPLE OF "LONDONCERRY"

While not always SCIENTIFIC, has a way of getting at FACTS!

They wish to know who are cured of RHEUMATISM, GOUT, GRAVEL, or any URIC ACID Disease by

"Londoncerry"

They inquire of their physician, their neighbors, or send for pamphlets.

IF They wish to learn what water is better for TABLE USE, than the horde of "Kings" and "Queens" which are, at least, un-American, they go to CLUBS, HOTELS, or CAFES, and make observations.

IF They wish to know which is the best seller, as a medicinal water, they visit the live druggist or the live grocer.

More than 100,000 Americans are using "LONDONCERRY" daily!

With such an army of true Americans standing for a NATIONAL WATER, it should not be necessary for us to publish our references. STILL AND SPARKLING.

SOLD EVERYWHERE.

LONDONCERRY ITHIA SPRING WATER CO., Nashua, N. H.

CHARLES B. PERKINS & CO., Selling Agents, 33 Kilby St., Boston, Mass.

DAVID NASH, Distributing Agent, 76 Broad Street.

DAVID DOWNS EXECUTOR OBJECTS TO HAVE THE PROBATE TAXED AT \$1,000,000 IN THIS CITY.

Cousin W. E. D. and Lawyer Martin Mast St. at up the Trial for Libel.

There was submitted to Justice Lawrence in the Special Term of the Supreme Court yesterday the question whether or not the assessment made by the Commissioners of Taxes and Assessments upon the personal estate of David Downes, deceased, in the year 1891, was valid.

The registry book kept by Buckley was then shown, and a long list of names of voters was read out of the book. The names of the voters were read out of the book, and the names of the voters were read out of the book.

THE BECK WILL PROBATED. Mattie Carter Lett It Go, but Only to Return to the Attack.

The opposition to the probate of the will of Charles Hatgate Beck, involving the title to about \$500,000, was yesterday, when Lawyer George Baker, after a desultory cross-examination of George H. Baker, who was one of the subscribing witnesses to the will, announced that he rested for the contestant.

At the Fifth avenue auction rooms there is a miscellaneous lot of drawings and paintings that are to be sold at auction on Wednesday, Thursday, and Friday evenings, as the property of Mrs. M. J. Beck.

HEARDLEY SURRENDERS. He Says He Got Back from Virginia on Monday Afternoon.

Henry W. Heardley, a police officer, was yesterday, when John C. Muninger, in connection with the Lucy McCarthy blackmail case, surrendered himself to the District Attorney yesterday afternoon.

THOSE GIGGLING GIRLS. Bloomfield Has Decided that Three Are Methodists and Three Episcopalians.

Bloomfield, N. J., Feb. 13.—The giggling girls who annoyed Anderson Jenvey of Hoboken last Thursday evening in St. Paul's Episcopal church, Westchester, while he was preaching, causing him to stop in his sermon, have been made the subject of a new inquiry.

THE DELAWARE SOCIETY BANQUET. The Delaware Society of the City of New York will hold its fourth annual banquet at Sherry's to-morrow evening.

A Madman Who Dances All Day Long. George Washington, a negro porter, 28 years old, who lived at 344 West 101st street, walked into the West Twentieth street police station early yesterday morning and told the sergeant that he was crazy.

THE TRIAL OF AUGUSTUS BERGMANN. The trial of Augustus Bergmann, indicted for killing his brother Julius at Sterling, on the morning of Jan. 13, began this morning.

WINCHESTER'S HYPOPHOSPHITE OF LIME AND SODA. A new and improved method of preparing this valuable medicine has been discovered.

A LITTLE KICK AT SHILLY.

SENATOR SKIRMISHED WITH REPUBLICANS.

An Attempt to Make Gov. Werts Act on Some of Their Bills—New Penalties for Betting—Fee System to Be Repealed.

Trenton, Feb. 13.—Senator Skirm of Mercer county had his war on to-day, and he won a cold chill down the backs of the Republican Senators who are impeding the work of the Legislature by refusing to join the regular Senate and proceed to business.

He didn't believe in letting any one block business, and unless the Republicans set down to business very soon they would find themselves in a very awkward position.

Senator Skirm, who is a Republican, was yesterday, when he was in the Senate, he was in the Senate, he was in the Senate, he was in the Senate.

He didn't believe in letting any one block business, and unless the Republicans set down to business very soon they would find themselves in a very awkward position.

Senator Skirm, who is a Republican, was yesterday, when he was in the Senate, he was in the Senate, he was in the Senate, he was in the Senate.

He didn't believe in letting any one block business, and unless the Republicans set down to business very soon they would find themselves in a very awkward position.

Senator Skirm, who is a Republican, was yesterday, when he was in the Senate, he was in the Senate, he was in the Senate, he was in the Senate.

He didn't believe in letting any one block business, and unless the Republicans set down to business very soon they would find themselves in a very awkward position.

Senator Skirm, who is a Republican, was yesterday, when he was in the Senate, he was in the Senate, he was in the Senate, he was in the Senate.

He didn't believe in letting any one block business, and unless the Republicans set down to business very soon they would find themselves in a very awkward position.

Senator Skirm, who is a Republican, was yesterday, when he was in the Senate, he was in the Senate, he was in the Senate, he was in the Senate.

He didn't believe in letting any one block business, and unless the Republicans set down to business very soon they would find themselves in a very awkward position.

Senator Skirm, who is a Republican, was yesterday, when he was in the Senate, he was in the Senate, he was in the Senate, he was in the Senate.

He didn't believe in letting any one block business, and unless the Republicans set down to business very soon they would find themselves in a very awkward position.

Senator Skirm, who is a Republican, was yesterday, when he was in the Senate, he was in the Senate, he was in the Senate, he was in the Senate.

He didn't believe in letting any one block business, and unless the Republicans set down to business very soon they would find themselves in a very awkward position.

Senator Skirm, who is a Republican, was yesterday, when he was in the Senate, he was in the Senate, he was in the Senate, he was in the Senate.

He didn't believe in letting any one block business, and unless the Republicans set down to business very soon they would find themselves in a very awkward position.



MOTHERS! MOTHERS!

To know that a single application of the Cuticura Remedies will afford instant relief, permit rest and sleep, and point to a speedy and economical cure of torturing, disfiguring, itching, burning and scaly humors, and not to use them without a moment's delay is to fail in your duty. Cures made in childhood are speedy, economical and permanent.

It tried,aching, nervous mother, every day the purgative, sweetest and best of plasters.

It tried,aching, nervous mother, every day the purgative, sweetest and best of plasters.

It tried,aching, nervous mother, every day the purgative, sweetest and best of plasters.

It tried,aching, nervous mother, every day the purgative, sweetest and best of plasters.

It tried,aching, nervous mother, every day the purgative, sweetest and best of plasters.

It tried,aching, nervous mother, every day the purgative, sweetest and best of plasters.

It tried,aching, nervous mother, every day the purgative, sweetest and best of plasters.

It tried,aching, nervous mother, every day the purgative, sweetest and best of plasters.

It tried,aching, nervous mother, every day the purgative, sweetest and best of plasters.

It tried,aching, nervous mother, every day the purgative, sweetest and best of plasters.

It tried,aching, nervous mother, every day the purgative, sweetest and best of plasters.

It tried,aching, nervous mother, every day the purgative, sweetest and best of plasters.

It tried,aching, nervous mother, every day the purgative, sweetest and best of plasters.

It tried,aching, nervous mother, every day the purgative, sweetest and best of plasters.

It tried,aching, nervous mother, every day the purgative, sweetest and best of plasters.

It tried,aching, nervous mother, every day the purgative, sweetest and best of plasters.

It tried,aching, nervous mother, every day the purgative, sweetest and best of plasters.

It tried,aching, nervous mother, every day the purgative, sweetest and best of plasters.

It tried,aching, nervous mother, every day the purgative, sweetest and best of plasters.

It tried,aching, nervous mother, every day the purgative, sweetest and best of plasters.

It tried,aching, nervous mother, every day the purgative, sweetest and best of plasters.

It tried,aching, nervous mother, every day the purgative, sweetest and best of plasters.

It tried,aching, nervous mother, every day the purgative, sweetest and best of plasters.

It tried,aching, nervous mother, every day the purgative, sweetest and best of plasters.

It tried,aching, nervous mother, every day the purgative, sweetest and best of plasters.

It tried,aching, nervous mother, every day the purgative, sweetest and best of plasters.

It tried,aching, nervous mother, every day the purgative, sweetest and best of plasters.

It tried,aching, nervous mother, every day the purgative, sweetest and best of plasters.

It tried,aching, nervous mother, every day the purgative, sweetest and best of plasters.

It tried,aching, nervous mother, every day the purgative, sweetest and best of plasters.

It tried,aching, nervous mother, every day the purgative, sweetest and best of plasters.

It tried,aching, nervous mother, every day the purgative, sweetest and best of plasters.

It tried,aching, nervous mother, every day the purgative, sweetest and best of plasters.

It tried,aching, nervous mother, every day the purgative, sweetest and best of plasters.

It tried,aching, nervous mother, every day the purgative, sweetest and best of plasters.

It tried,aching, nervous mother, every day the purgative, sweetest and best of plasters.

It tried,aching, nervous mother, every day the purgative, sweetest and best of plasters.

It tried,aching, nervous mother, every day the purgative, sweetest and best of plasters.

It tried,aching, nervous mother, every day the purgative, sweetest and best of plasters.

It tried,aching, nervous mother, every day the purgative, sweetest and best of plasters.

It tried,aching, nervous mother, every day the purgative, sweetest and best of plasters.

It tried,aching, nervous mother, every day the purgative, sweetest and best of plasters.

It tried,aching, nervous mother, every day the purgative, sweetest and best of plasters.

It tried,aching, nervous mother, every day the purgative, sweetest and best of plasters.

It tried,aching, nervous mother, every day the purgative, sweetest and best of plasters.

It tried,aching, nervous mother, every day the purgative, sweetest and best of plasters.

It tried,aching, nervous mother, every day the purgative, sweetest and best of plasters.

It tried,aching, nervous mother, every day the purgative, sweetest and best of plasters.

It tried,aching, nervous mother, every day the purgative, sweetest and best of plasters.

It tried,aching, nervous mother, every day the purgative, sweetest and best of plasters.

It tried,aching, nervous mother, every day the purgative, sweetest and best of plasters.

It tried,aching, nervous mother, every day the purgative, sweetest and best of plasters.

It tried,aching, nervous mother, every day the purgative, sweetest and best of plasters.

It tried,aching, nervous mother, every day the purgative, sweetest and best of plasters.