

VIGILANT IN A BREEZE

... BUT IT CAME TOO LATE IN THE RACE TO PREVENT ANOTHER DEFEAT.

In a brief Northwest, which sprung up after a little more than half of the course had been covered and when she was over seven minutes astern, the American Champion showed her wonderful sailing qualities and beat the Britannia by 5 minutes and 22 seconds. The English cutter won by 1 minute and 40 seconds, actual time, or 4 minutes and 40 seconds, corrected time—in the light wind the Prince of Time—Dakota ahead in her race.

On July 12—The last of the Clyde regatta was called to-day over the same triangular course of the Royal Northern Yacht Club, where the Vigilant was badly worsted yesterday, largely on account of baffling winds and a heavy sea. From a start almost dead in the water, she was almost dead to leeward and around a stake boat of Mount Stewart; thence to the westward, and around a mark off Large; thence northward, and around a mark boat in Wemyss Bay, and across the Fifth to the starting post, where she was again worsted by the Britannia by 2 minutes and 20 seconds. The Vigilant set all records, along she threw a mighty wave from her

four legs of the mast, the sea was so high, and finally being the Vigilant actually best of the regatta. The Britannia, however, was over these legs that the duellist led in real racing wind. Altogether, the American had the best of the regatta, and she sailed and sprang for more wind in the next tides.

Another account of the finish. On Sunday, July 12—Today's race closed the Clyde regatta, leaving the Vigilant with a 1000 yard lead over the Britannia. The Vigilant was the Commodore and on the second round, got the true wind, and was round in 10 minutes and 40 seconds, while the Britannia, but the time was too short for the Vigilant to get the true wind. The American yacht held the advantage over the Britannia by 5 minutes and 22 seconds. The sun shone for 20 minutes, and was a rattling breeze. The Vigilant set all records, along she threw a mighty wave from her

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TILLMAN SCOLED THEM.

THE GOVERNOR DIDN'T GET A HEARING FROM CHARLESTON CITIZENS.

Stowman and shouted that He Didn't Want Their Votes. Then He Made Threats—A Stampeded When Senator Butler Spoke.

CHARLESTON, S. C., July 12.—The campaign meeting here to-night was full of incident. It is not a difficult thing to get up a crowd in Charleston with the aid of a brass band and Gov. Tillman on the bill as a star. The hatred of the city, which he has saved, has led to a row whenever he has been called upon to address a Charleston audience, readers him a drawing attraction. Hence, when he was introduced to speak to-night, there were some 5,000 or 6,000 persons packed in the square at the intersection of Broad and Meeting streets. The crowd was composed almost entirely of white men, although there was a fringe of black faces in the outskirts of it. It was also a good-natured crowd, and although it took part in the discussion, Messrs. Whitman, Yelland, and Tinsley, members of the reform candidates, were not molested by the Governor, managed to get a very good hearing.

It was about half past 8 o'clock when the Governor got up to speak. He was greeted with cheers and hisses, and even divided and this lasted for some time. Then the Governor set fire to oil by shouting "Fire!" and "This is the fifth time I've tried to poke some sense into the heads of you people, but I suppose you don't want it, and I think you had better beat your drums and stampe like a lot of cowards, as you did the second time I came here."

The speaker was alluding to a stampeded which occurred at a meeting he tried to address here just after the earthquake. It was a tender subject and it made the crowd angry. The Governor was angry when he started. For fifteen minutes he struggled with the crowd. Only part of the sentiment of his speech could be heard, but these were gall and wormwood to the crowd. "You set of old fossils," said the Governor, "and you can go to the devil in your own way. I don't want you here."

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DROPA A CRYSTAL OF RHEUMATISM INTO LONDONDERRY LITHIA

WARM THIS WATER TO THE TEMPERATURE OF THE BLOOD AND SEE HOW QUICKLY IT DISSOLVES THE CRYSTALS.

Then Try it With Any Other Water And watch it for days and see if you can discover any difference in the size of the crystals.

This is all there is to the difference between "Londonderry" with its powerful solvents, and the waters which contain no chemical solvents of this deadly crystal. The one claims to dissolve uric acid, the cause of Rheumatism, Gout, Gravel, and most Kidney and Liver troubles, in the blood, and does it. The other claims to do it and fails, obviously, just as it fails in the water.

The Londonderry Lithia Spring Water Co. publishes more voluntary endorsements of the most eminent physicians than any Spring Water Company in the world. Ask for them.

CAUTION: We have discovered so-called Londonderry Water claiming to come from some patrons are reminded that in our own cases to deceive the public. Our

THERE IS BUT ONE NATURAL LITHIA WATER in the Northern States, and advised to purchase it only of reliable dealers. They are also advised to examine the seal on the half-gallon bottles, and the brand on the cork of the sparkling water.

Still and Sparkling. - - Sold Everywhere. DAVID NASH, Agt., 76 Broad St.

THE CHRISTIAN ENDORSEMENTS. TRUE SPORT ON THE DECLINE. He Says Mr. Pepper in a Letter Had Better Be the Educational Association.

ASBURY PARK, N. J., July 12.—The various meetings of the National Educational Association were held in the Asbury Auditorium, in the several churches, and in other public places this afternoon and evening. George Wharton Pepper of Philadelphia read a paper on college athletics, in which he said that contests between college teams were a large measure of public interest and attention. Great sums of money from gate receipts and other sources come into the hands of student managers, and a careless system of accounting often encourages reckless expenditures. The student athlete who has been in a sense confined to the care of the college authorities quickly obtains a vulgar newspaper notoriety, and instead of working in private as an observer of the game, he is in the public eye, and is hurried from his study to the arena, subjected to all the dangers which attend upon

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PRENDERGAST'S SCAFFOLD

ARRIVED, BUT THERE IS ONE CHANCE OF DELAY OF THE EXECUTION.

Judge Grosscup Refuses to Enter into an Appeal, but Telegraphs to Judge Woods to Hasten to Chicago for Confirmation—Judge Grosscup Asked that the Execution Be Put Off until the Last Moment.

CHICAGO, July 12.—Prendergast, the assassin of Carter Harrison, is to die on the gallows tomorrow. Escape from capital punishment was closed, apparently, to-day. The attorneys for Prendergast made their final plea in court for a stay of execution this morning before Judge Grosscup in the United States Circuit Court, first making application for a writ of habeas corpus. Attorney Grosgrain's main point was that Prendergast, when being sentenced by Judge Brentano, was not asked to answer the constitutional question if he had anything to say by sentence of death should be put upon him. Although the writ of habeas corpus was granted, Judge Brentano did ask the prisoner, who responded with a long and incoherent speech.

The attorneys had no expectation that the writ of habeas corpus would be issued, and the burden of their arguments was for a stay of execution pending an appeal to the United States Supreme Court. Judge Grosscup denied the writ and telegraphed to Judge Woods at Indianapolis, asking him to come to Chicago to-night or to-morrow to consult as to granting the stay of execution.

Prendergast then came to appeal to the Supreme Court of the land from the decision, and argument was made for a stay of execution pending the hearing of the appeal. Judge Grosscup wrote a note to Sheriff Gilbert requesting him to postpone the execution until the last moment specified in the warrant. The writ of habeas corpus was granted, and Prendergast was allowed to see his family and to see the wife of his attorney.

At 3 o'clock the attorneys for the State and the prisoner were in court. Prendergast's attorney, who had been in court for some time, informed that he had decided to waive the motion for an appeal to the United States Supreme Court, which carried with it a refusal to issue an order for a stay of execution. This was the last act as a matter of fact, although he would not do so until after the hearing of the appeal to the Supreme Court. Prendergast's attorney, who had been in court for some time, informed that he had decided to waive the motion for an appeal to the United States Supreme Court, which carried with it a refusal to issue an order for a stay of execution.

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Another Proclamation.

All who are interested in saving money in the purchase of their clothing are urged to attend at once our Midsummer Sale and select for

\$12 a suit one of our latest style Sacks or Cutaways, the early season's prices of which have been \$15 to \$25 a suit.

Gans & Co. HIGHER CLASS Clothiers and Furnishers, 279, 281 AND 283 BROADWAY, Bet. Chambers and Reade Sts.

Satisfaction guaranteed or money refunded. BROOKLYN'S NEED OF WATER.

Her Aldermen Still Discussing Means for The Committee on Water and Drainage of the Brooklyn Board of Aldermen held another conference last night over the application of City Works Commissioner White for the appropriation of \$750,000 to be expended in increasing the water supply. Mr. White and Chief Engineer Dorgan were on hand, and the committee discussed the water supply system, showed the Aldermen the various points from which it was proposed to draw the additional 25,000,000 gallons daily, which the Mayor thinks is urgently required. Incidentally there was a discussion over the new Milburn storage reservoir, which was to have been completed two years ago and which has a capacity of 400,000,000 gallons, but which is still useless, as the water leaks through the bottom almost as quickly as it is pumped into the reservoir. Mr. White assured the committee that the bottom was being put in shape to hold the water as quickly as possible, and that he had the assurance of the contractor that it would be soon able to serve the purpose of its construction. He had notified Contractor Frosch, when the latter had been notified that the reservoir would be held responsible for the delay, and that the penalty of \$250 a day would be levied against him for each day of delay.

One of the Aldermen asked Mr. White if he would give them any assurance that the \$750,000 which he wanted to spend on new pumping stations, would not be an unnecessary expenditure. Mr. White assured the committee that if such a disaster occurred he would feel compelled to seek a residence outside of Brooklyn.

Mr. White also said that this proposed improvement in the water supply, which would result in the November of the year, would be a great benefit to the city, and that he would be glad to see it carried out. He also said that he would be glad to see it carried out, and that he would be glad to see it carried out.

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