

SARAH KEEPS THE BRIDGE.

WHICH TAMMANY HAS TRIED TO PUT A TOWER ON THE DRAW.

The first voter Sarah showed away with the second it came to blows—Mrs. Sarah who kicked him—called a policeman—she bowed to the law—

The late Thomas Babington Macaulay once wrote a poem, since frequently heard from school composition platforms, telling "how well a woman kept the bridge, in the brave days of old." It is a pity that Lord Macaulay could not have survived to make the acquaintance of Mrs. Sarah Titus. Horatius was doubtless an estimable gentleman of his time, but as a bridgekeeper Mrs. Titus is a class all by herself. Moreover, there is room for scholarly doubt as to the authenticity of the ancient Roman record. Anybody who had doubts regarding Mrs. Titus can go and try to get her bridge away from her. He'll better emulate the example of Horatius and put on a coat of armor before he goes.

It is the fact that Mrs. Titus to swing the draw-bridge which crosses the Bronx at Westchester avenue for the passage of boats. By virtue of her 60 years of age and her twenty-two years of service at the bridge, she has become known to the boatmen as "Old Aunt Sarah," and she while her husband is absent from the bridge has the management of the bridge, and a salary of \$250 a month. Whatever the administration, Aunt Sarah has never been molested in her place, nor has there been any intimation of such a thing until recently, when she learned that Tammany Hall needed her \$25 place in its battleship.

"And so do I need it in mine," said she, firmly, but with a slight projection of a square jaw. "It would be a pretty bit of work to turn me out at my time of life."

In consequence of the warning she had received Mrs. Titus was not surprised when about ten days ago a man presented himself with the information that he had been sent by Matthew H. Moore, Deputy Commissioner of Bridges for the Borough of the Bronx, to act as her assistant.

"Ask what?" said Aunt Sarah, fixing the man with a piercing eye.

"You don't look like you're very strong and hard," she observed, "but I'm just getting over the grip."

"You've got a wife and children to support," said Aunt Sarah, tentatively.

FAREWELL ADDRESS TO CORNELL.

President Schurman Starts for Manila, and Faculty and Students Bid Him Goodspeed.

TRACA, N. Y., Jan. 23.—Students and professors assembled in the library lecture hall today to listen to Prof. Schurman's farewell address to Cornell. Prof. Schurman left here tonight to assume the duties of President of the Philippine Commission. The seating capacity of the big hall was insufficient to accommodate the crowd. The students began to gather early and the hall was filled by the time President Schurman, Acting President Crane and Bishop Potter took their places on the stage, every seat was taken and the doors and entrances filled. Acting President Crane introduced President Schurman in a few appropriate remarks. Mr. Schurman responded in substance as follows:

"I feel it a great honor to accept a position upon the Philippine Commission; but nothing has affected me so much as the affection with which the appointment is received by you. After being associated with you for fourteen years, the greater part of which I have been President of this university, it does affect one's heart to find that those whose hands the welfare of the university is trusted, and students alike concur in the granting to me of this honor. With the exception of the President of the United States, there is no higher office in this country than that held by a President of a great university. He is granted opportunities that many and he is entrusted with duties here I may not always have done but I assure you I have done my best. I have acted according to what I have considered right, and in parting I am glad to have the seal of your approbation."

It is a pleasure to know that I am leaving Cornell in a better condition than I have ever been. The attendance is greater, the entrance requirements are higher, and the work is more thorough. I am glad to know that there is a kindly and fraternal spirit and feeling growing constantly among those associated together here. I cannot approve of this bond," remarked Judge Newburger, "and I do not intend to approve of it."

Mrs. Moore's counsel, with Bondsman Campbell and the rest of the party, withdrew and there was a wrangle in the corridor of the Court House. Assistant District Attorney McIntire said that he had received a telephone message from an out-of-town Sheriff stating that Campbell had given bail in another case and that the bail bond had been forfeited. He added that the out-of-town Sheriff was coming out to New York.

It is 3 o'clock now," said Mr. Campbell, glancing at his watch. There is a rumor as to an anti-rumor as a mechanic's lien filed last week for \$500. I offered to settle for \$100 if my offer was not accepted. This looks like a case of persecution, but I will sell the clothes I own on my back together with my jewelry and shoes to get that woman out of jail. I defy any man to say that there are any other \$100 who can prove that my money is not all right, and I've got the money right here."

Mr. Campbell produced a roll of bills, and taking a \$100 bank note from the top of the roll he handed the bank note to the court clerk. "I'll give you any \$100 who can say my property is not all right. It's free and clear to the extent of \$100. I'm willing to accept the entire amount if necessary in furnishing bail in this case."

Mr. Campbell's counsel, Col. Ammon, in the meantime was shouting that Mrs. Moore was being persecuted by the District Attorney's office. At one time it looked as if the lawyers might punch each other, but they disappeared into the courtroom. They returned to the Supreme Court, and there Judge Levy informed Justice Bookstaver that Justice Newburger had refused to set in the case. Justice Bookstaver was about to adjourn court, and he said he would let the matter go over until to-day, when further argument will be heard. Mrs. Moore went back to the Tombs.

WON'T LET FAYNE MOORE GO.

DISTRICT ATTORNEY SAYS CAMPBELL'S BAIL IS NOT GOOD.

Campbell Waves a \$100 Bill to Bet That He Has \$100,000 in Real Estate Free and Clear and Says He'll Pledge It All for the Girl—To Be Settled To-day Somewhere.

Fayne Moore was before Justice Bookstaver of the Supreme Court yesterday on habeas corpus proceedings to compel the District Attorney to accept bail offered for her. Joseph N. Campbell, who wants to give the bail, was in court. District Attorney Gardner said that Judge Cowing of the General Sessions had fixed bail at \$4,000 after Mrs. Moore had been indicted for robbery on a charge of working the badger game on Martin Mahon, the proprietor of the New Amsterdam Hotel.

"Since then," said the District Attorney, "Mrs. Moore has been indicted for grand larceny in another case. Owing to this fact, her bail should be increased."

Justice Bookstaver said that he would fix the bail at \$1,000 on the ground that the District Attorney had failed to show that the bail was good. The District Attorney said that he believed Mrs. Moore would leave the city if she was released.

Justice Bookstaver said he would increase the bail under the badger game indictment to \$2,000. This made a total of \$7,500.

The case was then referred back to the General Sessions, to get Judge Newburger to approve the bond.

"This case has been taken out of my jurisdiction," said Judge Newburger. "It has been taken before the Supreme Court, and consequently I am not in a position to act."

MRS. GEORGE'S TRIAL DELAYED.

Woman Who Killed George D. Baxton in Court, but Wouldn't Plead.

CANTON, O., Jan. 23.—Mrs. Anna E. George, charged with murder in the first degree in the shooting of George D. Baxton, brother of Mrs. McKinley, was in court to-day. After counsel was assigned she refused to plead to the indictment, and the arraignment was postponed. Until she walked through the short corridor connecting the jail and courthouse this morning Mrs. George had not been in the open air since her incarceration early in October. She was self-poisoned when she entered the courtroom, and gave a nod of recognition to a few acquaintances there.

Judge I. M. Taylor presided. Mrs. Young asked that John C. Weitz and James S. Sterling, who have managed her case from the first, be assigned to defend her. In reply to a question the prosecutor said that so far as he knew the prisoner had no means of employing counsel, whereupon the Judge made the assignment. Mr. Weitz said that Mrs. George was not ready to plead, and it was decided to have both sides meet the Court on Thursday morning and set a date. Mrs. George was not ready to plead, and it was decided to have both sides meet the Court on Thursday morning and set a date. Mrs. George was not ready to plead, and it was decided to have both sides meet the Court on Thursday morning and set a date.

The refusal to enter a plea to-day is taken to mean that the defence has under consideration a technical attack on the indictment, and may test its validity in higher courts before trying the case on its merits. The chief point raised in that attack is that the indictment is defective in that it charges the murder, when they were her counsel in other cases. The defence insists these were criminal charges, and that the witnesses should have been exempt from testifying.

Summing Up of Counsel in Moorehouse's Suit Against Herbert N. Curtis.

POUGHKEEPSIE, Jan. 23.—The summing up in the trial of the action brought by Joseph J. Moorehouse to recover \$50,000 from Herbert N. Curtis for the alienation of his wife's affections began this afternoon in the Supreme Court before Judge Wilmet M. Smith. Robert F. Williams, counsel for Curtis, made an argument on an old Supreme Court opinion by Judge Savage, that a man who had never enjoyed comfort in the society of his wife, and who had suffered from the loss of a comfort he never enjoyed.

Donald T. Warner summed up for the plaintiff. He analyzed all the testimony in detail, and made a strong case for Moorehouse. Moorehouse was a happy, loving and devoted wife until the defendant (Curtis) crossed her threshold.

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CELEBRATE A GOOD FIRE FIGHTER.

Talks To with a Will to Smother Flames in the House of His Host.

VERNON, N. Y., Jan. 23.—While entertaining a pastor, the Rev. John Wilbur Smith of the Dutch Lutheran Church, at dinner last night, Mr. H. H. H. of 52 West 12th street, New York, who was a guest of her host, heard a loud explosion which was heard by the guests. The explosion was caused by a gas lamp which had exploded. Mr. Smith was not hurt, but the gas lamp was damaged. The pastor, who was a guest of her host, heard a loud explosion which was heard by the guests. The explosion was caused by a gas lamp which had exploded. Mr. Smith was not hurt, but the gas lamp was damaged.

Protection Against Fire in Tall Buildings.

The Committee of Building Department of the Board of Aldermen will give a public hearing on Thursday on a resolution calling for better protection from fire for the tall buildings of Manhattan.

Wingate-Lamb.

The wedding of Miss Maude Coquette Lamb and George Albert Wingate took place yesterday afternoon at St. Michael's Church, in West Ninety-ninth street. The Rev. Dr. John Peters, the pastor, performed the ceremony. The bride was attended by Mrs. de la Foy, who is the mother of her groom. There were no bridesmaids. Charles L. Biggs assisted the bridegroom as best man, and Fredrick de la Foy, who is the father of the bride, acted as her father. The wedding was a small one because of the recent death of the bride's uncle.

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The Weather.

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Wear a medium weight, \$20 to \$35.

Plenty of heavy weights and light weights. Plenty of everything else man or boy wears.

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Lenox and Broadway, Thirty-second and Broadway.

Archbishop Martinelli Visits Bellevue.

Archbishop Martinelli paid a visit to Bellevue Hospital yesterday in company with Miss Leary and several Sisters of Charity. The primary object of his visit was to inspect the chapel. Miss Leary created a year and a half ago a memorial to her brother Arthur. He made a coat of armor of the war, executed by one of the attendants.

The Town Is Not Wide Open.

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