

ASKS BROTHER FOR THAW'S LETTERS

JEROME HAS SUBPOENA SERVED ON PRISONER'S WIFE.

Adjournment until Monday. Granted Without Friction—Surprise Expected in Rebuttal—May McKenzie Subpoenaed, but She is Not Likely to be Called.

District Attorney Jerome's fight to convict Harry K. Thaw for the murder of Stanford White will be resumed on Monday when the prosecution will put in its case in rebuttal. This will furnish one of the most interesting features of the trial and there may be testimony as sensational as any that has been produced.

For a wonder there was no change in the overnight plans of the defense and yesterday morning Lawyer Delmas made this simple announcement: "The defense rests."

Thaw had come into court smiling and apparently in good humor. Mr. Jerome, who had been notified on Thursday afternoon, immediately made a motion for an adjournment of the trial until Monday.

"After matters that had been presented to the court on Wednesday before adjournment we had no reason to believe that we would be called upon to proceed with our case to-day. We find now that it will be impossible for us to do so on this morning."

"Of course I have no witnesses to put on, because my experiences with hypothetical questions put in that way that it requires a good deal of time to frame them and a good deal of discussion to get them to conform with the exact facts in the case and the rulings of the court, and therefore I have not any witnesses to present to the court, and I trust that the court will see that it is not any fault of mine."

Mr. Delmas responded that he thought the District Attorney's request was a very reasonable one, and made no objection to it. Under the circumstances, Justice Fitzgerald said that the request was reasonable, and as there was no protest from Mr. Delmas, court would adjourn until Monday.

Thaw smiled when he heard the decision of the court and seemed pleased. No one was surprised, as it was generally known what would be done.

As Mrs. Evelyn Nesbit Thaw left the court she was served by one of District Attorney Jerome's detectives with a subpoena, duces tecum, calling upon her to produce some of Thaw's letters. These are the letters which she has testified she got from Thaw and turned over to Lawyer Hartridge. She has said on the stand that she would produce them. It is not believed that she will turn the letters over to the prosecution, as she has a good excuse, in that she gave the letters to Hartridge and she has not given them to anyone else.

After leaving the court room Mrs. Thaw went over to the Tombs and had a talk with her husband. It was said that Thaw was nettled by the delay, but that she saw him said that he gave no indication of minding it a bit.

Mr. Jerome will have until Monday to get his case in rebuttal ready. He spent all of yesterday afternoon with Assistant District Attorney Garvin. He will not go to his home at Lakeview, Conn., over Sunday, but will remain in the city working on the case.

After court adjourned he had a long conference with Drs. Mabon, Flint and Macdonald, the alienists for the prosecution. At this conference the matter of the hypothetical question which will be put to these doctors was gone over. Two doctors for the defense, Evans and Wagner, have sworn that in their opinion Thaw was insane on the night that he killed White.

The three doctors for the prosecution will be asked to state, after having heard a hypothetical question, if they believe that Thaw was insane on that night. It is understood that they will answer that while they know nothing about his present sanity, not having had a chance to examine him, the evidence in the case—taking both sides, the prosecution's and the defense's—doesn't warrant the opinion that Thaw was insane when he shot White.

It is the intention of District Attorney Jerome and Mr. Garvin to keep to themselves as much as possible the nature of the evidence they will present in rebuttal. It is almost certain that Lawyer Frederick W. Longfellow, who was counsel for Thaw, will be called by the prosecution. It was to Mr. Longfellow that Evelyn Nesbit, as she then was, brought a letter, after she had left Thaw in Europe in the fall of 1903. The young woman had some conversation with Mr. Longfellow at that time, and Mr. Jerome has tried to show that immediately on landing she tried to get White on the telephone. She has denied that, however.

Mr. Longfellow's testimony may have some bearing on the question of whether she told Thaw in Paris the story she says she told him about White.

A newspaper reporter who got an interview with Thaw in the Tenderloin station will be called by Mr. Jerome. Thaw told the reporter about the note which his wife had slipped to him at the dinner at the Café Martin shortly before the shooting. In substance he gave the reporter what was in the note. This note, which is now in evidence, said "There is the B. N. Nesbit White. The contention of the prosecution is that Thaw was sane enough right after the shooting to know about the killing that happened two hours before he killed White."

THAW. The fact that the note was found sufficiently corroborated the reporter's story, in the opinion of the District Attorney.

Howard Nesbit, young Mrs. Thaw's brother, and May McKenzie, Mrs. Thaw's constant companion, were served yesterday with subpoenas by the District Attorney's office. Miss McKenzie got a subpoena as she started for Atlantic City. There is no suspicion that she was going there to get out of the jurisdiction.

It is very doubtful if either of these persons will be called by the prosecution. Just the reason for keeping them under subpoena has never been explained.

It is possible that Charles Hartnutt, who was Mr. White's private secretary, may be called as a witness. He was familiar with White's financial affairs and could tell about the money that White expended on Evelyn Nesbit and her mother.

Neither Mr. Jerome nor Mr. Garvin would make any comment yesterday on how long it would take them to put in their case in rebuttal. Either they are trying to surprise the defense or there will be some surprises. The lawyers for the defense say that they have lots of witnesses they can call if Mr. Jerome goes into an extensive rebuttal. When this was told to a representative of the District Attorney's office he said that he didn't think the defense would get any great chance to call any more witnesses.

Mr. Delmas's action in closing the case for the defense yesterday was a surprise to some of the Thaw party. Some of them were not consulted at all. It is said that Mr. Hartridge, who is the attorney of record for Thaw, did not know what Mr. Delmas intended to do until he read the newspapers yesterday morning. Late Thursday evening Mr. Delmas informed some of his associates in a perfunctory sort of way what he intended to do.

Dr. C. C. Wiley of Pittsburgh, who had such a pleasant time with District Attorney Jerome at the opening of the defense case on Monday, was in court yesterday. He walked into the Criminal Courts Building carrying a heavy bundle. When he opened the bundle he disclosed hundreds of copies of the following letter:

MY DEAR DOCTOR WILEY: Learning that you are about to return to your home, it is but simple justice to you to say that the testimony you gave as an expert in the pending trial of Harry K. Thaw has been fully and carefully examined by the alienists subsequently examined. They have but reiterated your opinion that upon the facts of the case the defendant at the time of the homicide was of unsound mind.

With very best wishes, I remain, my dear Doctor Wiley, very sincerely yours, D. M. DELMAS, of counsel for Harry K. Thaw.

DR. WILEY SHOWED THE LETTER WITH GREAT SATISFACTION, AND LOOKED AS IF HE WANTED TO SAY, "NOT SO BAD, EVELYN."

The lawyers for the defense have decided to take a rest until Monday. Mr. Delmas went to Morristown, N. J., with Dr. Evans. He wants to get a few sleepless nights.

A lawyer connected with the defense said yesterday that Dr. Evans got \$200 a day every day he was in court. Dr. Wagner got \$150 a day. Drs. Hammond and Jellicoe got \$100 a day each.

David N. Carvalho, the handwriting expert, has been in court every day, although he has not been called upon to do anything. It is expected that his fee will be no small one.

KNEW HER CHILD WAS BURNING.

First Mrs. Butler Couldn't Find the Key, Then Pointed to Wrong Door.

Mrs. Madeline Butler heard her ten-month-old baby girl, an only child, screaming in the kitchen of her home at 4305 Fourth avenue, Brooklyn, yesterday. Mrs. Butler is only about 20 years old. She and her husband are the janitors of the flat house. They occupy the first floor apartment of five rooms, of which the kitchen is the furthest back. The baby, which is named Madeline, after its mother, was just taken to its bed.

The mother about 10 o'clock in the morning strapped her in a low chair, gave her a rattle and a rubber ball and left her playing in the kitchen, but the kitchen was full of water. She ran back into the kitchen and found the door open. She was so frightened that she ran out into the hallway and screamed for help. At last she found the key and opened the door. She found the baby in the kitchen, which was full of water. She ran back into the kitchen and found the baby in the kitchen, which was full of water.

It was here, according to all accounts, that the mother lost her head. Capt. Devaney, from the police station across the way, had heard the shouts and had come rushing over with Roundsman Devaney and another man, who were shouting "Save my baby! He's right in there and I can't get him and he's being burned. Can't you hear him?"

Devaney said: "Where is it?" The hall was so full of smoke that he could not see from which of the two apartments the fire was coming.

"This," cried Mrs. Butler, who in the smoke and in her anxiety had become completely turned around. She led the captain to the kitchen door of the flat opposite her own. Devaney put his shoulder through the door and spent several valuable minutes looking through the smoke-filled room at the child, who was shouting "Save my baby! He's right in there and I can't get him and he's being burned. Can't you hear him?"

By the time the mother was revived from a swoon into which she had fallen the firemen had put out the blaze and the child was lying flat only. The child was found dead.

ARREST FOR ILLEGAL VOTING.

PECULIARITIES IN REGISTRY OF CHARLES ALNWICK'S NAME.

William H. Haggerty is accused of making a false ballot return, Gustave H. Sperling of testifying falsely and William Dardis also is accused of perjury.

Three men were arrested last evening in connection with a case of illegal voting and illegal registration at the election last fall in Brooklyn. The arrests were made at the instance of Superintendent of Elections Leary and the department over which he presides seems to have a strong case against the prisoners.

There is to be a special election Tuesday next for a successor to Assemblyman William J. Donohue, who represented the Fourth district of Kings and who recently committed suicide. The Fourth is a part of Senator McCarren's home district and there is a hot fight on there for the election of Donohue's successor. Those who registered last fall are entitled to vote at the special election.

The McCarren organization has nominated James F. Fay and the Republicans have put up Samuel Widler. The Independent League candidate, who is said to be very acceptable to Mr. Hearst himself, is Philip N. Cassidy.

Supt. Leary hadn't been long in office before he began to hear rumors of queer doings in the Fourteenth, and he sent some of his most trusted sleuths over there to see if preparations were being made to violate the election law. While there they discovered the case of one Charles Alnwick, a cigar dealer, of 111 South Sixth street, Williamsburg, who had registered for the special election at 27 Broadway, Williamsburg, and who had voted at the fall election. As the register of the hotel showed that he had apparently been there but one night and as the room he selected had been occupied night after night subsequently by various persons, such as "John Jones and wife," the election sleuths grew suspicious and started to make an examination into the case.

The first discovery that the entry of Alnwick's name on the page of the register of October 2 looked as though it had been freshly made. It was in the top line of the page and its appearance seemed to indicate that it had been freshly inserted. The ink seemed to be scarcely dry and it differed from the ink that was used in writing the names of other guests that day. Finally Gustave H. Sperling, the day clerk, admitted that he had written the name for Alnwick, when he had been asked to do so, but said that he had done so on October 2.

A further search of the register disclosed that Alnwick's name was written again under the date of November 1, and, too, looked as though it had been made recently and it seemed to have been inserted at the bottom of the page. There were two other entries of Alnwick's name, one on October 22, 1906, and one on March 30 of the same year. All appeared to have been made recently.

As the result of an investigation was that the proprietor of the hotel, William H. Haggerty, Alnwick, Sperling and the night clerk, William Dardis, were summoned to Alnwick's law office at 27 Broadway, to testify under oath what they knew of the matter. They were warned by Deputy Superintendent Emil Fuchs, who conducted the investigation, that if they refused to answer questions and that anything they said under oath could be used against them Sperling admitted that he had written the name of Alnwick on the register under the date of October 2, but declared that the writing had been done on the day indicated.

Haggerty, the proprietor, swore that this was not so. He said that the entry had been made yesterday morning. Alnwick in his examination admitted that he had written the name of Alnwick on the register under the date of October 2, but declared that the writing had been done on the day indicated.

"On the night of the celebration," said Alnwick, "Haggerty asked me to write the name of Alnwick on the register. I did so, but I did not intend to vote and that I might as well vote there as any other place."

At the finish of the investigation Sperling and Alnwick were put under arrest by order of Supt. Leary. Sperling was charged with committing perjury in this country by testifying falsely under oath that he had not written the name of Alnwick on the register in Manhattan. Haggerty was charged with making a false ballot return to the Superintendent of Elections, which is a violation of the election law. Alnwick was charged with aiding and abetting and was charged with registering and voting illegally at the special election.

BURIED HIS FAITHFUL DOG.

John Swenson Also Gave His Workmen a Half Holiday.

John Swenson, the drydock man at the foot of Warren street, Jersey City, gave his employees half a day off yesterday afternoon to enable them to attend the funeral of his sixteen-year-old son, Bernard Swenson. Ship carpenters made coffin and Swenson tenderly placed his body in it, covering it with Portland cement. He said he wanted to preserve old Pen's body as long as possible. Flowers were festooned on the coffin lid and a band played.

He will go to Oxford next year and specialize in history and jurisprudence. He expects to remain there three years, at the close of which time he will return to this country and study law.

HARVARD'S RHODES SCHOLAR.

C. H. Haring of Philadelphia Chosen to go to Oxford Next Year.

CAMBRIDGE, Mass., March 8.—C. H. Haring of Philadelphia has been chosen as the Rhodes scholar from Harvard for next year. He prepared for college at the Central High School of Philadelphia, and at Harvard he has made a specialty of history and economics.

He will go to Oxford next year and specialize in history and jurisprudence. He expects to remain there three years, at the close of which time he will return to this country and study law.

NEW HOME OF LOTOS CLUB.

Directors Decide to Buy the Castleman Apartment House in West 51st Street.

The board of directors of the Lotos Club announced after a special meeting yesterday that they had decided to buy the apartment house property at 110 to 114 West Fifty-seventh street, near Carnegie Hall, has been secured as the site of the new Lotos Club house. President Frank R. Lawrence of the club said after the meeting that the plans for the new home were not very far advanced yet but that he expected the new house would be opened in about a year or a little more.

The house will occupy a site 100 feet by 75 feet. The price for which the property was secured by the Lotos Club was \$300,000. At the meeting yesterday afternoon the site was recommended by the building committee and adopted by the board of directors. On March 18 there will be a meeting of the members of the Lotos Club at which the selection will be submitted for ratification.

"We have not got so far," said President Lawrence yesterday as the question of the architectural features of the new club home, but it will be spacious enough for all purposes, the needs of the 1,000 members we have at present and the probable growth of the club, there will be a banquet hall and an art gallery, for both of which we have felt the need in the present house. Diners in the club have always been held up in the hall because of the want of space, and while we have felt that this added to the coziness and friendliness of the club, it has also been a source of inconvenience in the way of bringing men closer together, yet there have been drawbacks and limitations.

"The club's collection of pictures has grown so large that at present there is really no place to exhibit them. As a matter of fact our members have never seen all of our paintings displayed together. In the new house all this will be remedied. When the house is removed from Twenty-first street and Fifth avenue to this site, 558 Fifth avenue, the removal was attended with a large increase in membership. It is thought that the removal to this site will be made to retain the atmosphere of coziness and solid comfort which has been so pleasing in this house.

"The plans have yet been decided upon, but the feeling of the club seems to be decidedly in favor of a plain, homelike interior, with an exterior that is tasteful and unobtrusive. We are plain people and shall try to have a thoroughly homelike clubhouse, as well as one adapted to all the needs of a modern club. The interior will be made to retain the atmosphere of coziness and solid comfort which has been so pleasing in this house.

BOSS BRAYTON ROASTED AGAIN.

Governor of Rhode Island Calls Him Things and Demands His Expulsion.

PROVIDENCE, March 8.—In an open letter sent by Gov. James H. Higgins to Sheriff Hunter C. White to-day the Governor attacks Boss Brayton fiercely and calls upon the sheriff to bar him out of his office. Gen. Brayton is accustomed to visit the State House each day during the session of the Legislature and make his headquarters in White's office. To-day's attack is another step in the persistent effort which Gov. Higgins is making to drive the boss from the State House.

In his communication Gov. Higgins repeats the effort that he has already made. Continuing, he says in part: "The people of Rhode Island have tolerated Boss Brayton in his brazen arrogance as long as they should. The time has at last arrived when patience is no longer a virtue and when in deference to an aroused and indignant sentiment throughout the State this man should be expelled from the Capitol."

"To none is his conduct known better than to you. Year in and year out he has occupied and used your office for his vile purposes with your knowledge and consent. Another reason for my demand that you bar him out of his office is his common nuisance on State property. Brayton is unquestionably a common nuisance. You know the man's degenerate character better than I do. You know that it is your duty to bar him out of his office and to be intrusted with any honorable duty. You know that the last Federal office he held was surrendered to him by a bribe and that he has since been employed by the State to administer the office of chief of State police."

"Yet you daily parade him in the State House before the eyes of the public as the representative of your room there. You know further that it is a matter of common knowledge that Brayton's scandalous lobbying has been practically the mainstay of a common nuisance on State property. Brayton is unquestionably a common nuisance. You know the man's degenerate character better than I do. You know that it is your duty to bar him out of his office and to be intrusted with any honorable duty. You know that the last Federal office he held was surrendered to him by a bribe and that he has since been employed by the State to administer the office of chief of State police."

After scoring the Sheriff for his inactivity in the matter, he continues: "The gauntlet has been thrown down to me by both you and Brayton with an spirit of insolent defiance, but I shall not hesitate to accept the challenge. I have a firm determination that the right of our people to have their public places kept for proper public uses and free from the obnoxious intrusions of political and otherwise, shall be vindicated once and for all."

In the name, therefore, of the decent citizens of the Commonwealth, I demand that you clean this moral and political pest from your office. In the name of common, civilized virtue, I demand that you no longer permit the name of the Commonwealth to be used as the headquarters of a notorious lobbyist."

Sheriff White had nothing to say when the gauntlet was thrown down to him and Gen. Brayton pleaded indisposition when a reporter called.

No Parade in Brooklyn on 15th.

There will be no St. Patrick's day parade in Brooklyn this year. This is due to the fact that March 17 falls on a Sunday. In lieu of the parade, however, a demonstration will be arranged, which will be held in the Grand Opera House on Sunday evening, March 17, at which Luke D. Stapleton will preside and the orator will be J. Gratton McMahon. There will also be an entertainment. On the morning of St. Patrick's day the members of the Ancient Order of Hibernians will attend a mass to be celebrated in St. Patrick's Roman Catholic Church, Willoughby and Kent avenues.

An Accuser of Ulrich Himelet Accused.

Alexander Potruich, the corporation inspector who was recently arrested for alleged grafting in Brooklyn, was summoned to the Grand Jury court yesterday where he was accused by Simon Miller of 32 Seigel street, Williamsburg, of getting \$115 from him by false representation. Magistrate Hyman refused to take the complaint on the ground that the accusation alleged was a matter for the civil courts. A summons was then secured from the Municipal Court. Potruich is one of the men who accuses Frank J. Ulrich, Superintendent of Highways, of grafting.

Hughes at Two Dinners Tonight.

Gov. Hughes will come down from Albany this evening to attend the dinners of the Delta Upsilon fraternity and of the Maritime Club. He will remain in the city until Monday, when he has an appointment to meet Mayor McClellan and the Secretary of War to consider bids for the erection of the monument to the late President McKinley. He will also attend the dinner of the executive body of the Prison Ship Martyrs' Commission.

ARCHIE ROOSEVELT BETTER.

THE PHYSICIANS BELIEVE HE WILL GET WELL.

President Roosevelt Spent Half the Night at His Son's Bedside but Went to His Office After Breakfast—The Usual Friday Cabinet Meeting Held at 11 o'Clock.

WASHINGTON, March 8.—There was a decided improvement in the condition of Archie Roosevelt this morning, and although the President spent at least half of last night an anxious watcher at his son's bedside, the boy was so much better this morning that his father went to his his office as usual after breakfast and spent a busy day there. Everybody around the White House breathed easier to-day, and it is said to-night that a serious setback the young patient would get well.

The worse crisis in Archie Roosevelt's illness up to this time was reached at 1 o'clock yesterday afternoon, when the boy had a severe sinking spell and heart stimulants were administered. It was at that time that Dr. Lambert was hastily summoned by telephone from New York. The night at the White House was a most anxious one, but the very best reports that came from the sick room this morning were favorable. At about half past 9 a bulletin, unsigned, was given out from the White House offices:

"The physician's report this morning is that Archie Roosevelt had a good night and his condition is most gratifying. The President has been with the patient frequently, exercising the same precautions as the physicians as to infection."

Shortly before 10 o'clock Surgeon-General Rixey left the White House and went over to the Navy Department, but he returned within an hour. A little before noon he went over to the Department again and encountered several inquiries on the way as to the condition of the sick boy. "The case looks very favorable indeed," he said. "Yes, of course, diphtheria is generally regarded as a treacherous disease, but the outlook is very good at this time."

The President did not go to bed until 1 o'clock last night, was up early this morning and was in his office at the usual hour busy with routine business. The usual Friday Cabinet meeting was held at 11 o'clock, and the President presided. He told the members of the Cabinet that Archie was doing well and that all hands were much encouraged by his improvement.

It was explained that although the President has disregarded the quarantine by visiting the sick room, he had taken precautions to avoid transmitting the infection by donning a robe which completely enveloped his figure and by bathing his hands in diluted carbolic acid after leaving the apartment. Observing the same precautions on each occasion, the President visited his boy's room several times to-day.

Dr. Lambert left the White House shortly after luncheon this afternoon for a short walk. He said that he expected to remain in Washington as long as the family wished him to remain resting comfortably. "I am doing nicely," he said. "I think he will get well."

It was said this afternoon that neither Theodore Roosevelt, Jr., nor Kermit, who are at Harvard and Groton School, respectively, had been called home, and that they were not expected here at present. Both the boys are kept advised of Archie's condition by telegraph.

Four physicians are in almost constant attendance upon Archie Roosevelt and there are never fewer than two in the house. Besides Dr. Lambert, who was the family physician in New York, Surgeon-General Rixey and Drs. Braisted and Kennedy of the navy are in attendance. Mrs. Roosevelt is an almost constant watcher at her boy's bedside and she never leaves the suite of rooms in the southeast corner of the house where Archie is lying.

No bulletin was issued by the physicians this evening and none was expected. The following bulletin, dated 10 P. M., was issued at the White House to-night: "The patient is resting comfortably. No conclusion has developed since yesterday, and his condition is as good as could be expected at this stage of the disease."

PRAYER FOR ARCHIE ROOSEVELT.

Intercession for His Recovery Made at Episcopal Service in Chicago.

CHICAGO, March 8.—A prayer for the recovery of Archie Roosevelt was offered at the Episcopal Lenten service in the Chicago Opera House to-day. The service was conducted by the Rev. William A. Gurry, chaplain of the University of the South at Sewanee, Tenn. The prayer was as follows: "Almighty and most merciful Father, to whom alone belong the issues of life and death, look down from heaven, we humbly beseech Thee, with the eye of mercy, upon the sick child for whom our prayers are offered."

FRIDAY DINNER TO MARC KLAW.

Marred Somewhat by the Absence of Shubert Press Agents on Shubert's Advice.

The regular monthly dinner of the Friars, an organization of theatrical press agents, was held at the Café des Beaux Arts last night. Marc Klaw of the firm of Klaw & Erlanger was the guest of honor, and the subject assigned to him was that of "The Evolution of a Dramatic Critic into a Producer." The dinner was given by the Friars presided at the guests' table were Rex Beach, Daniel Frohman, John W. Keller, Channing Pollock, Renold Wolf and others.

The affair caused considerable talk in theatrical circles, and much was said in speculation as to how many members of the organization would attend the dinner next month, when Mr. Shubert is to be the guest of honor.

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BURGLAR WITH A FATE CARD.

HE WAS CAUGHT WITH LOOK AT THE HOUSE OF JOHN FOX.

"There is a Good Deal More Ahead of You Than You Think," It Said, and There Was—No Disgrace to This Hand! Didn't Come True—Telephone Alarm Did It.

A strong hand for carrying out its purpose and attended by success. Do not rely upon the opinion of others too much. Do not be too kind to those associated with you in business, for they will take advantage of it. Keep both eyes open—and act as opportunities present themselves. There is a good deal more ahead than you think. No disgrace comes to this hand.

Being reduced to a capital of 77 cents and a cent slot machine having tossed him the fate card printed above, John Bowdoin fortified himself with a jimmy and in the dark of yesterday morning went out to burgle at the home of John Fox, president of the National Democratic Club. He is now in the Tombs under \$2,000.

When Mr. Fox went to Europe this winter he left his home at 10 East Fifty-fifth street, opposite St. Patrick's Cathedral, in charge of his niece, Mrs. Kate O'Brien, and her sister, Miss Eleanor Hogan, daughters of the late Magistrate Hogan. He also had a telephone installed in their rooms on the third floor, with a card over it bearing the call numbers of the police, the firemen and a physician.

At 2:30 o'clock yesterday morning the burglar alarm at the house set off with a jump. One of the sisters lighted a match and called the police, the other tipped to the head of the stairs and thought that she saw a light two floors below. Police headquarters worked the wire to the East Fifty-fifth street station. There Roundsman Huemann, on the desk, flung policeman Charles O'Neil on to the job and telephoned Policemen Rooney and Conroy on duty at Sherry's, also to hustle for to East Fifty-one.

Meanwhile, Roundsman Charles F. Greber, known through the precinct as the "Lucky Cop," examining through Fifty-first street, heard a window rattle in the bay front of No. 10. He stopped to listen, but the sound stopped and firber jabbed at Greber with his jimmy and gave all hands, including the pair from Sherry's, a pretty sidewalk fight before they got his wrists shackled, in just eight minutes from the time Miss Hogan called Headquarters.

The burglar had reached the dining room and had with him no less than 101 pieces of solid silver plate, ranging from teaspoons to sugar spoons. The largest silver piece he carried and fastened with his boots until they would fit his pockets. Under his waistcoat, beneath his suspenders, were the remains of two silver bowls that he had taken as the "Lucky Cop" had been silencing presents of Mr. and Mrs. Fox.

As much again was stacked on the dining table. Greber went down the line and found that a window in the residence of George De Forest at 18 East Fifty-fifth street had been jammed open. The man who did it had talked as the inside man.

Mr. O'Brien, who apprises the street that Bowdoin didn't get at \$3,000 charged him with burglary in the Yorkville police court yesterday morning. By previous guilty and was held for trial by Magistrate Finlay.

Roger S. Baldwin said he did not care to add to the allegations made in the petition, but felt sure Prof. Wurtz's wife and daughters have a good cause for action.

Be Careful About Your Food.

THE PERFECT FOOD

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"There's a Reason."