

COURT HAS THE RECOUNT CASE

APPELLATE DIVISION TO DECIDE IF LAW IS VALID.

Ellison Attacks Method of Preparing and Says City Would Have to Pay Cost, Which Might Exceed \$200,000 If Hearst Won—Hearst's Lawyer Quotes Gov. Hughes.

The constitutionality of the recount law was argued yesterday afternoon before the Appellate Division of the Supreme Court sitting in Borough Hall, Brooklyn, with Justice Jenks presiding. The argument was made on the return of the writ of prohibition granted by Justice Jenks on Wednesday.

Mr. Ellison related briefly the history of the legal moves made immediately after the election and the actions for a recount instituted since McClellan got his certificate of election. He told about the various twists and turns in the quo warranto proceedings instituted by Hearst to try the title of McClellan to the office and argued that the matter had now been straightened out so that the trial of the suit could go on in October.

The Corporation Counsel also called the attention of the court to the section of the recount law which provides that the recount of the votes should be made by commissioners appointed by the court instead of by the duly appointed election officials. This, he averred, was in direct violation of the State Constitution, which provides that the votes must be counted in the presence of the representatives of the two great parties.

Under the terms of this act, he continued, "if McClellan should lose the expenses would become a city charge. Clearly the law was passed in favor of Mr. Hearst. As for the expenses, I can assure the court that they would not be small. The law provides for a commissioner in each district in which the ballots are to be counted and he is entitled to the fees of a referee. Then there are the fees of stenographers and other expenses which would make the total outlay between \$100,000 and \$200,000, or even more.

Mr. Ellison went back again to the provision substituting Justices for the election officials and designating them to recanvass all the votes that are disputed. He said that the recount act takes away the power of the Supreme Court Justices over their own courts and celebrates, inasmuch as the law provides for the precedence of the recount over all other actions. This, Mr. Ellison said, was neither fair nor just to other litigants.

Mr. Richards said that his client, Mr. McClellan, had stood through all the litigation over the election for two principles, the finality of the decision of the election officials and the determining of all results of the election under the prescribed forms of the law.

"He had," said the lawyer, "the temerity to stand up as a citizen and fight for the rights of a citizen, and no retroactive statute could take away from him the right to an election characterized by violence, intimidation and wholesale frauds," as having been dishonestly declared.

Every step taken to determine the honesty of the count, said he, "has been resisted by the man who holds the title alleged to be stolen, and every device known to the law has been employed to prevent the truth from being ascertained.

"Now stripping from the application its disguise as a taxpayers' action (recorted to as such) and revealing its true character as a suit to prevent the truth from being ascertained.

"Flimsy arguments will doubtless be advanced to support the technical objections raised. None of these objections, however, involve any important and interesting question of law. No controlling or deep seated principle of law underlies one of the objections. The only possible result of removing the election law is to prevent the true result of an election affecting 4,000,000 people. That cannot be an unimportant thing.

"The real question that is going to be decided, therefore, plainly and unreservedly stated, is whether the courts are going to permit the election to be recounted. The people speaking through their Governor and the elected representatives of the Legislature are asking that an act of justice demanded by the public interest. Will the courts permit it?"

Mr. Shearn declared that Col. McClellan had an away from the court, and that he was still running away. He declared also that there was no provision in the constitution for the bi-partisan counting of votes after the election, and that the provision referred to by his opponents had simply to do with the votes as they were cast.

and he quotes Gov. Hughes, who when he signed the measure said:

"The failure to give that doubt and to determine in a prompt and decisive manner satisfactorily to all fair minded citizens the result of the election has become a grave public scandal in the public interest and for the sake of the credit of our institutions this matter must be settled."

Mr. Shearn, continuing, denied that the act limited the jurisdiction of the Supreme Court and said that it was a mere regulation of procedure. He also declared that the act imposed no new judicial functions upon the courts. The act, he said, does not abridge the jurisdiction of the Supreme Court in the quo warranto proceedings, but even if this clause were held to be invalid the act would be in no manner affected.

"The result," Mr. Shearn continued, "would simply be that the provision would be held to be void and a judicial examination of the ballots might be had in the quo warranto proceedings and an appeal taken to the Court of Appeals, because this provision may be stricken out and the act will remain complete in itself and capable of being executed in accordance with apparent legislative intent."

On the objection that the law deprived the people of their property without due process of law, Mr. Shearn said that the people had the right to have the man seated who was properly elected.

"They will certainly get the worth of their money if the right man is seated," he said, "and it won't cost more to have the matter finally settled than the people are willing to pay. The estimates of expenses given here are very conservative and will not, I am sure, take years to carry out the recount. In fact it ought not to take more than sixty days."

Mr. Ellison declared again that the law as it stood was contrary to public policy and asked what would become of the country if that sort of thing was permitted all over the land. Mr. Groun declared that it was the only act of the kind ever passed by an American Legislature and that if its validity was upheld it would mean the passage of similar acts in many States.

Briefs were filed and decision was reserved.

COPS HELD FOR EXTORTION.

Two Brooklyn Patrolmen Accused of Holding a Restaurant Man.

Patrolmen Frank Magino and Charles Castagnino, who have been attached to the Detective Bureau in Brooklyn since Commissioner Bingham enlarged the Italian detective squad, were arrested by Lieutenants Devo and Crowley yesterday charged with extortion. The complainant is Antonio Masseo, a restaurant keeper at 35 Sackett street.

The two patrolmen recently visited Masseo's place and ordered dinner, which was served by Masseo. Magino asked for a bottle of wine with his dinner. Masseo told him that he didn't serve wine, but he got it for him from a nearby grocery, charging 40 cents for it.

Masseo says that Magino and Castagnino refused to pay for the wine and took him into the hallway, where Magino took him that he had no right to sell liquor without a license and that he was up against the law for fair. He asked Masseo, so the latter says, how much of a family he had, and when Masseo told him a wife and six children, Magino then said it would cost him about \$2,000, but that if he paid \$100 down the matter would let up on him. Masseo, thoroughly frightened, as he was by the two patrolmen left. Later Masseo told Lieutenant Daniel Farrell about it. Farrell then turned Masseo over to Acting Captain McAuley.

Masseo said the two patrolmen were to call upon him again yesterday afternoon over the election for two principles, the finality of the decision of the election officials and the determining of all results of the election under the prescribed forms of the law.

Popularity of Ready-to-Wear Clothes

Over 90% of all clothing worn in America is bought ready-to-wear.

Surely ready-to-wear clothing; demanded by over nine-tenths of the population, must have true worth.

Brill clothes are from those ten great concerns who, through the merit of their merchandise, have done most to place ready-to-wear clothing on its present high plane of popularity and desirability.

Brill clothes are the most modern clothes sold in New York. Here are extra-special Brill values:

- 2 and 3 piece Suits \$17.50 Values up to \$28.
2 and 3 piece Suits \$15 Values up to \$22.50
2 and 3 piece Suits \$12.50 Values up to \$18.
2 and 3 piece Suits \$10 Values up to \$15.

Comfort clothes—coat and trousers only—of the thinnest Worsteds and Velour Flannels. Three-piece suits of Blue Serge, Worsteds, Cassimere and Velour in many shades, colorings and weaves.

Tailoring is most modern—it serves its purpose by insuring correct fit and lasting style and service to every garment.

Models—30 of them—show all new-style points. Many are exclusive Brill Models. All are correct.

Brill Brothers FOUR STORES UNION SQUARE, 14th & W. 27th Broadway, n. Chambers. 47 Cortlandt, n. Greenwich. 125th Street, cor. 3d Avenue.

BUCKLEY AND FIGHTERS FINED

HEAD OF SHARKEY CLUB CONVICTED IN SPECIAL SESSIONS.

Many Politicians Take Interest in Case Which is Complicated With an Attempt to Run in a Ring as the Man Who Has Put Up by Hagan, Was Forfeited.

James J. Buckley, the president of the Sharkey Athletic Club, and the two boxers arrested there with him last January for violation of the law prohibiting prizefights were all found guilty by the Court of Special Sessions yesterday. They were fined \$25.

Buckley and Sheehan paid their fines. Anderson was not present and his bond of \$500 was declared forfeited. This was the case in which an effort was made Wednesday to substitute Terrible Eddie Smith, another boxer, for Anderson. The effort was detected before the trial had gone very far, the policemen who made the arrests informing the Court of the deception. At that time the trial was postponed until yesterday to give Assistant District Attorney Turnbull a chance to investigate, the Court increasing the bonds in the case of Buckley and Sheehan to \$5,000 each and ordering that Smith be kept without bail in the Tombs. Smith, Buckley and Sheehan were taken then to the Tombs police court and held in \$1,000 bail each on the additional charges of conspiracy. Smith lost his nerve and confessed, charging that President Buckley of the club had hired him to act as a ringer for the missing Anderson. He was committed to the Tombs and the others gave bail.

After the prizefighting charge was tried out yesterday by Special Sessions and the fines paid the three defendants on the conspiracy charge were arraigned in the Tombs police court for examination. Lawyer Philip M. Goodhart, who does a large practice in the police courts and Special Sessions, and Lawyer William B. Donohue of Harlem appeared as counsel in the case of Emil Fuchs, who had lost for the second time in Special Sessions. They asked for bail for Smith.

Mr. Turnbull wanted it not less than \$5,000 and urged that it must be made very high because Smith was to be a valuable witness for the people. Magistrate Walsh made it \$2,000, four times the sum usually fixed in misdemeanor cases. While the bondsman, Lewis Jacobs of 140 West Sixty-fourth street, was arranging to talk with Smith, he had undertaken to talk with Smith. In the course of the two days the pugilist had been in the Tombs the Assistant District Attorney had not obtained anything in writing from him to record his verbal confession and charges against Buckley made in court Wednesday.

Lawyer Donohue interposed, saying that he would first insist on talking Smith of his constitutional rights and notified his client that he did not have to say a word if he did not want to. Lawyer Goodhart also gave similar advice. Smith at one lost his memory and had a most remarkable attack of confusion on what he knew about the case. Mr. Turnbull tried to get him to say something more about the case, but he refused. He declared that if he had made any charge against President Buckley on Wednesday he would have been in mind himself. "I want to say that this boy has been tampered with," he declared Mr. Turnbull.

"Not by me," replied Donohue. "Not me," said Goodhart. Then together they asked Smith what was the first time he had ever seen the man named Fuchs. He replied until that moment.

"Well he's been tampered with and I mean to find out who did it if I can," replied Mr. Turnbull. "He's been in the Tombs ever since Tuesday. I don't see how he could be tampered with," said Donohue. "The case was fixed up as well as fixed up Smith was escorted away by Buckley and Sheehan and nearly a score of politicians and constituents of Tammany Leader James J. Hagan of the Nineteenth Assembly District. Leader Hagan went on the bonds originally, one of which was forfeited. He was not in the building yesterday when the case was called. Smith's friends were loud in their declarations that there was nothing to the conspiracy charge.

The Assistant District Attorney insists, however, that he can convict all three without Smith, as by their appearance in court together and knowing of the substitution of Smith and the fact that they were guilty by that very fact of conspiracy.

"That the case has excited politicians was plain by the presence of so many of them in court all day waiting for it to be called. It was late in the afternoon before it was reached, but they waited. When the verdict was announced they were guilty by that very fact of conspiracy.

SEARCH FOR THE MURDERERS

OF LITTLE GIRL WHO WAS ABUSED AND STRANGLED.

Thought That She Must Have Been Slain in the Precinct, as No One Saw Her After She Started on Errand—Hair Ribbon With Finger Marks in Blood.

The search for the murderers of nine-year-old Viola Boylan, who lived at 2290 Second avenue and whose mutilated body was found in a coalbin there on Wednesday, was prosecuted with renewed vigor yesterday after the detectives had found several new clues. A piece of hair ribbon, blue in color, which was found in the coalbin and identified by Mrs. Boylan as that worn by her daughter, was one of the new pieces of evidence which the police say may lead to the identification of at least one of the murderers. The ribbon bears the impress of coarse thumb and finger marks so plainly in the bloodstains on it that the police by making photographs of it and enlarging it sufficiently will be able to compare the marks with the fingers of any prisoner taken.

Detective Petrosino worked all day yesterday among the relatives of Joe Valogio, who runs a saloon on the corner of 174th street and Second avenue, in which is the wine cellar where the two Italians who frequently accosted the Boylan girls worked. Petrosino and Borri took Nicolini and Giuseppe, two brothers of Antonio Cascielli, who has disappeared, down to Police Headquarters in the morning and put them through a severe questioning, but they declared that they had not seen Antonio since Tuesday, the day when Mrs. Boylan and her daughter Bessie went to the cellar and saw Antonio and the man Charlie.

The two men were not placed under arrest and were allowed to go after they had been questioned. The detectives were able to learn the haunts of the missing brother, however, and they say now that they hope to be able to have him in custody soon.

It was decided yesterday after a thorough search of the neighborhood that the girl never left the house when sent to the bakery. Absolutely no one could be found who had seen the child, and she never reached the shop. The police think she was grabbed by the men as she came down in the hallway and then taken to the back yard and killed. Just where she was killed has not been found, and when her body was placed in the coalbin is also still a mystery. Timothy Boylan, the eighteen-year-old brother of the girl, told the police that on Tuesday night after his sister had been missing twenty-four hours he thought he saw something stirring in the back yard. It was dark, but he said that he took a candle and went down and through the cellar.

It is positive that he noticed that all the coalbins in the block were empty, and the body of his sister was found in it. He said further that he looked into the bin and that there was nothing in it. This statement of the boy makes certain that the girl was not murdered in the hallway, but somewhere else in the house, if in the house at all, and the police are inclined to think that the murderer was committed on the premises. There is a low fence in the rear yard and the police say that the girl was probably taken over this in the dark and held in some one of the houses in the rear until killed and then taken back to the house the following night or early Wednesday.

The detectives working on the case said yesterday that they now believe there was only one man who was concerned in the girl's murder, but declined to give their reasons for this statement.

All day yesterday the street in front of the house, 2290 Second avenue was crowded with people of the neighborhood who knew the little girl and who passed in a long procession into the Boylan fat to view the body of the girl. The funeral will be held to-day in the Church of the Holy Rood at 119th street, between First and Second avenues. The Rev. M. H. Wall will officiate, and children from Public School 59, the girl's classmates, will be the pallbearers.

Father Wall, who was a friend of the child, said yesterday: "I knew this child very well. She was a sweet child, and it was only last Sunday that I gave her a prize for her Sunday school work. A frightful condition exists when such things are possible. I agree with President Roosevelt that we have many undesirable citizens." I have no doubt that this crime was committed by one with the hot blood of Italy in his veins. No punishment in the power of man is too severe a retribution.

WE ARE DELIGHTED

With the way the public have taken advantage of our Special Sale of "two piece" Suits, to measure, \$17—materials were reduced from \$25 and \$35. The style, trimmings and tailoring must be perfect or they remain here.

Samples cheerfully given or mailed to any address.

Mirrors don't always tell the truth. The candid opinion of your family and friends is the judgment we like best passed on our men's suits.

Summer weight mixtures, Tropical weight batistes, flannels, crashes, homespuns and serges.

Every suit new this Spring. Boys' bathing suits, boys' sneakers, boys' flannel shirts and jerseys are other seasonable items.

Not to speak of the wash suits we have in such variety.

Perhaps you can use a pair of flannel trousers while we're busy selling them all this afternoon. \$5 to \$8.

ROGERS, PEET & COMPANY. Three Broadway Stores. 258 842 1280 at opposite City Hall. Union Square. Greeley Square.

ROGERS, PEET & COMPANY. Three Broadway Stores. 258 842 1280 at opposite City Hall. Union Square. Greeley Square.

WHEN IN DOUBT

LET OUR SEWING OF SUMMER SUITS GUIDE YOU. A SUFFICIENT VARIETY OF MODELS AND PRACTICALLY AN UNLIMITED RANGE OF PATTERNS TO CHOOSE FROM HERE SUITS FOR TEMPERATE OR TROPICAL TEMPERATURES.

BATHING SUITS, \$1.50 TO \$5. Cooper Square and Brooklyn stores open to-night till 10.

Browning, King & Company Broadway at 32d St. Cooper Square at 61 St. Fulton Street, Brooklyn.

Straw Hat Economy Save the Middleman's Profit Roll Brim Mackinaws and Milans 1.49, 1.90 and 2.40

With fancy bands they are 80c extra. Pencil Curl Mackinaws and Milans. 1.49, 1.90, 2.40

Split Straw Sailors, 1.49, 1.90, 2.40 Split Sennet Sailors, 1.49, 1.90, 2.40 You Pay a Dollar More Elsewhere

Panamas, 4.80, worth 7.00 From South America to You.

WESTRIKE TWELVE on Fashion's dial. Our styles are those endorsed by the premier Avenue tailors.

Our charges are very much below theirs for garments identical in fashion, fit and finish. Suitings, \$20, \$25, \$30.

JOHN S. CAREY IMPORTING TAILOR 1860 Broadway at 36th St. Near Herald Building

AMUSEMENTS. BELASCIO THE ROSE THE RANCHO LAST TIME TO-NIGHT.

HANMERSTEIN'S THE DOG AND MONKEY ACTORS, SCHOOL BOYS & GIRLS, OTHERS AND (ON FARM) ROBERT SUE

ALHAMBRA M. L. ELIE FAX, General Manager. 7th Ave. & 12th St. Ziegler Theatre, others

PASTOR'S MILTON & DOLLIE NOLAN IN NEW CASTLE THE FIVE SULLYS, THE GAVETY QUARTETTE.

PAIN'S FIREWORKS 8:30 P. M. SPECTACLE: SHERIDAN'S PRIDE. Pavilion open: City Rides, Music.

MADISON SQUARE ROOF GARDEN Every Evening "THE MAID & THE MILLIONAIRE" Gliding Sunday

GOLDEN CITY Ocean Breeze "Poplar." Al Fresco. Seats 50c.

KALTEBORO St. Nicholas Garden, W. 64th, To-night "Poplar." Al Fresco. Seats 50c.

WEST END Van Den Berg Opera Last Mat. Co. in Fra. Diavolo To-day, 25-30c.

LAWYER ACCUSED OF THEFT. Maurice Fitzgerald indicted for retaining a Client's Check.

Maurice Fitzgerald, a lawyer, was arrested yesterday afternoon on a bench warrant issued by Judge Foster in General Sessions after Fitzgerald had been indicted for grand larceny in the second degree.

Fitzgerald was arrested in his office at 863 Broadway by Detective Russo of the District Attorney's office squad and arraigned before Judge Rosinsky in General Sessions.

As Fitzgerald has been out on two other charges on \$4,000 bail, furnished by Tammany Leader Johnny Oakley, Judge Rosinsky paroled him in the custody of his lawyer until Monday.

Fitzgerald is charged by Thomas P. Roche, a laborer, with having appropriated a check for \$50, Roche, as administrator for his brother's estate, sued the Rutherford Heating Company and a settlement was made for \$50 by the Fidelity and Casualty Company, which bonded the heating company. It is charged that Fitzgerald, as collector for Roche, got the check, but never turned it over to Roche.

HEIRLOOMS STOLEN AT SEA. Mr. Elliott's gifts to His Bride Missed After Voyage From England.

VICTORIA, B. C., June 28.—A sensational robbery was discovered here to-day following the arrival of Mr. and Mrs. Alexander G. Elliott, who were married in the presence of royalty at Westminster on May 6.

The bridegroom, who is a son of the dean of Windsor and a godson of the late Queen Victoria, gave to his wife, who was Miss Langley of Victoria, a large number of jewels and family heirlooms valued at \$10,000, including miniatures of the late Queen Victoria and lockets enclosing locks of hair of the late Queen.

WHEN IN DOUBT

LET OUR SEWING OF SUMMER SUITS GUIDE YOU. A SUFFICIENT VARIETY OF MODELS AND PRACTICALLY AN UNLIMITED RANGE OF PATTERNS TO CHOOSE FROM HERE SUITS FOR TEMPERATE OR TROPICAL TEMPERATURES.

BATHING SUITS, \$1.50 TO \$5. Cooper Square and Brooklyn stores open to-night till 10.

Browning, King & Company Broadway at 32d St. Cooper Square at 61 St. Fulton Street, Brooklyn.

Straw Hat Economy Save the Middleman's Profit Roll Brim Mackinaws and Milans 1.49, 1.90 and 2.40

With fancy bands they are 80c extra. Pencil Curl Mackinaws and Milans. 1.49, 1.90, 2.40

Split Straw Sailors, 1.49, 1.90, 2.40 Split Sennet Sailors, 1.49, 1.90, 2.40 You Pay a Dollar More Elsewhere

Panamas, 4.80, worth 7.00 From South America to You.

WESTRIKE TWELVE on Fashion's dial. Our styles are those endorsed by the premier Avenue tailors.

Our charges are very much below theirs for garments identical in fashion, fit and finish. Suitings, \$20, \$25, \$30.

JOHN S. CAREY IMPORTING TAILOR 1860 Broadway at 36th St. Near Herald Building

AMUSEMENTS. BELASCIO THE ROSE THE RANCHO LAST TIME TO-NIGHT.

HANMERSTEIN'S THE DOG AND MONKEY ACTORS, SCHOOL BOYS & GIRLS, OTHERS AND (ON FARM) ROBERT SUE

ALHAMBRA M. L. ELIE FAX, General Manager. 7th Ave. & 12th St. Ziegler Theatre, others

PASTOR'S MILTON & DOLLIE NOLAN IN NEW CASTLE THE FIVE SULLYS, THE GAVETY QUARTETTE.

PAIN'S FIREWORKS 8:30 P. M. SPECTACLE: SHERIDAN'S PRIDE. Pavilion open: City Rides, Music.

MADISON SQUARE ROOF GARDEN Every Evening "THE MAID & THE MILLIONAIRE" Gliding Sunday

GOLDEN CITY Ocean Breeze "Poplar." Al Fresco. Seats 50c.

KALTEBORO St. Nicholas Garden, W. 64th, To-night "Poplar." Al Fresco. Seats 50c.

WEST END Van Den Berg Opera Last Mat. Co. in Fra. Diavolo To-day, 25-30c.

LAWYER ACCUSED OF THEFT. Maurice Fitzgerald indicted for retaining a Client's Check.

Maurice Fitzgerald, a lawyer, was arrested yesterday afternoon on a bench warrant issued by Judge Foster in General Sessions after Fitzgerald had been indicted for grand larceny in the second degree.

Fitzgerald was arrested in his office at 863 Broadway by Detective Russo of the District Attorney's office squad and arraigned before Judge Rosinsky in General Sessions.

As Fitzgerald has been out on two other charges on \$4,000 bail, furnished by Tammany Leader Johnny Oakley, Judge Rosinsky paroled him in the custody of his lawyer until Monday.

Fitzgerald is charged by Thomas P. Roche, a laborer, with having appropriated a check for \$50, Roche, as administrator for his brother's estate, sued the Rutherford Heating Company and a settlement was made for \$50 by the Fidelity and Casualty Company, which bonded the heating company. It is charged that Fitzgerald, as collector for Roche, got the check, but never turned it over to Roche.

HEIRLOOMS STOLEN AT SEA. Mr. Elliott's gifts to His Bride Missed After Voyage From England.

VICTORIA, B. C., June 28.—A sensational robbery was discovered here to-day following the arrival of Mr. and Mrs. Alexander G. Elliott, who were married in the presence of royalty at Westminster on May 6.

The bridegroom, who is a son of the dean of Windsor and a godson of the late Queen Victoria, gave to his wife, who was Miss Langley of Victoria, a large number of jewels and family heirlooms valued at \$10,000, including miniatures of the late Queen Victoria and lockets enclosing locks of hair of the late Queen.

The couple left England by the steamer Empress of Britain on June 14 and the valuables mysteriously disappeared en route from a locked despatch box inside a secure trunk.

Jardin de Paris 1450 New York & City Grand Theatre, Broadway

DALE DAILY JUNE 28th 44th St. W. C. Fields, 45th St. 1st Ave. 45th St. THE LION THE MOUSE KLEIN

LYCEUM Broadway & 45th St. LAST NIGHT: The Boys of Co. B Barrimore. Knickerbocker, Broadway & 38th Street, E. A. L. THE LION THE MOUSE KLEIN

MONTGOMERY & STONE 8th St. SAVOY 7th St. & Broadway. MAN OF THE HOUR Broadway

AERIAL GARDENS Over the New Amsterdam Theatre, West 42d St. GEO. M. COHAN MOONERS

BROADWAY THEATRE Broadway & 41st St. LAST NIGHT: ANNA HELD

Jardin de Paris 1450 New York & City Grand Theatre, Broadway

DALE DAILY JUNE 28th 44th St. W. C. Fields, 45th St. 1st Ave. 45th St. THE LION THE MOUSE KLEIN

LYRIC 42d St. W. of Broadway. LAST NIGHT: THE ROAD TO YESTERDAY

SEEING NEW YORK AUTOMOBILES The Original Company. 110 West 42nd Street. THE ROAD TO YESTERDAY

FREE VAUDEVILLE DREAMLAND TAKE IN STEAMBOATS LUNA PARK THE HEART OF CONEY ISLAND MOTOR CARS FOR HIRE \$3 PER HOUR

EDEN WORLD IN WAX. Gypsy Music. MUSEE (Lafayette) Islands & Prominent People. BOBCKOY Arena, Coney Island. Most Fascinating Exhibitions on the Island. INDRAM, Famous Sacred Royal Elephant. Dreamland Tree on Forests, etc.