

GAYNOR SILENT ON CASSIDY

TALKS IN QUEENS, BUT HASN'T A WORD ON THE LOCAL FIGHT.

Also Disclaims Any Intention of Accusing McClellan of Dishonesty in Ferry Matter—Pitches Into the Newspapers Which Are Not Supporting Him.

Ex-Judge Gaynor formally announced, in part, before an audience of Joe Cassidy's men in Astoria last night, for what some of those in Fourteenth Street might have considered the bad break he made at the Carnegie Hall meeting early in the week when he linked up Mayor McClellan with the Thirty-ninth street ferry transfer in a way which called for the Mayor's sharp disclaimer.

What the Tammany candidate did not say at the meeting in Schuettez Park pavilion before seven or eight hundred voters ready to yell their heads off at a mention of Candidate Joseph Cassidy was as important a feature of the evening as what he did say about Mayor McClellan, Hearst, Ivins and the rest.

It had been announced that the former Justice had elected to speak in the Astoria ballroom because he wanted to show his good will for Cassidy and to boost the Democratic candidate in his three-cornered fight.

Judge Gaynor was speaking on the subject of condemnation proceedings when he found the occasion to save the hurt that Mayor McClellan thinks he received. He had said that much that was iniquitous was carried on under the protection of the courts in condemnation proceedings.

Now I want to cite another example about this condemnation proceeding. Gaynor said, "I cite it all because I am willing because I want to disabuse certain persons of the impression they got when I said the same thing in Carnegie Hall earlier in the campaign."

The Tammany candidate for the Mayorship rebuffed himself rather in a speech of a similar line. He said that he was against the newspapers in New York who are not supporting him in the campaign.

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CORPORATION CAN'T PRACTISE.

Appellate Division Rules Against the Associated Lawyers' Company.

The Appellate Division of the Supreme Court denied yesterday an application by the Associated Lawyers Company at 170 Broadway for an order approving the incorporation and existence of the company so as to exempt it from the workings of the law passed by the last Legislature making it unlawful for a corporation to practise as an attorney at law for persons other than itself or to hold itself out to the public as being entitled to practise law.

The petition of the Associated Lawyers Company, made through Edward M. Shepard, states that it was organized in 1892 to do a general law and collection business. The company was formed by the law firm of Phillips & Avery and William M. Denman and his son, Frederick H. Denman.

It is quite evident that the only authority given to this court is to approve organizations organized for benevolent or charitable purposes or for the purpose of assisting persons without means in the pursuit of any civil remedy.

Princeton's New Hall. Palmer Physical Laboratory Formally Turned Over to the University. PRINCETON, N. J., Oct. 22.—A noteworthy gathering of the trustees and faculty of Princeton University and members of the American Physical Society attended to-night at the formal presentation of the Palmer Physical Laboratory to the university.

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GLENS FALLS, N. Y., Oct. 22.—The Lake George steambot Mohican, Capt. Wesley Finkle, ran aground this morning, and at the last reports was held solid on a reef near Hulet's Landing.

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GAYNOR'S BAD TENEMENTS

CHARGES FILED AGAINST HIM FOR MANY VIOLATIONS.

Some Corrected, Some Not Yet Marked "Complied With"—Gaynor Agent Now Hastens to Say That the Judge Didn't Know It if There Was Anything Wrong.

A patient and painstaking investigator has been fusing through the books of the Tenement House Department of Brooklyn, and after a long and laborious burrowing has emerged with the discovery that ex-Judge Gaynor has been frequently complained against officially as a violator of tenement laws.

Assemblyman George A. Green publicly made the charge yesterday that Judge Gaynor was unlawfully negligent as a landlord, and this sent the reporters to files of the Tenement House Department, where were disclosed twelve sets of papers, each set containing from four to twelve items of complaint lodged against Judge Gaynor concerning conditions of commission or omission in a Gaynor owned tenement house at Myrtle avenue and Fulton street, Brooklyn.

On the other hand there is evidence on record that many of the complaints lodged against Mr. Gaynor in respect to his conduct of his tenement property have been neglected or overlooked by the landlord.

Now, this letter, dated five months after the first suggests that the deputy commissioner had used his express time limit, three days, in a Pickwickian sense. Apparently too the agent responded to the same sense, for his letter on file in the department states that the letter called to his attention would be attended to "immediately."

Agent McMahon patiently shouldered all responsibility which could be shifted from the back of his superior. He said yesterday: "I do not believe that there is a violation of the law in any of the tenements owned by Justice Gaynor at the present time."

Then there were complaints regarding tenements at 222 and 224 Myrtle avenue, owned by Judge Gaynor. In these tenements the department upon complaint violations peremptorily ordered the Judge to "provide in the present skylight fixed grooves increased glazed surface in roof of skylight to eight square feet, provide in four interior rooms on second, third, fourth and fifth stories inner windows."

While the records seemed to be straight that in respect to his legal obligations as a tenement owner Judge Gaynor had been remiss and indifferent, his tenants yesterday sold reporters that the Judge himself had been a lenient landlord.

Assemblyman Green, whose activities resulted in disclosing these facts so far as Judge Gaynor's relations with the department go, said yesterday that he did not have an easy time getting his information. He complained that when employees in the department suspected what was the purpose of the Grand Jury as a voluntary witness in his own behalf.

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SHE CAN'T SEE SUFFRAGE.

Mrs. Killian, of the Antis, Says There's No Hope in Europe.

Mrs. Otto Killian, a member of the executive committee of the New York State Association Opposed to Woman Suffrage, who arrived yesterday on the President Lincoln, said that there was no hope for the yearners for franchise in Europe.

"In spite of the noisy agitation of the English Suffragettes," she continued, "I am assured by persons who understand the condition of politics in Great Britain that they have not the slightest chance of winning their desire."

Just before my arrival an anti-suffrage petition was circulated and Mrs. Killian, who took an active part in this work, told me that women of all classes had at first shown a decided coldness at the mention of the word suffrage, but when it was explained that it was an anti-suffrage petition they signed it eagerly and were extremely cordial.

Proceedings grew out of Filing of Alleged Judgment for \$150,000 Fee. Joseph Martin, the lawyer who got in trouble through the filing of a judgment for an alleged counsel fee of more than \$150,000, representing services he claimed to have rendered Theodore E. Tack and Russell Sage Raphael, was indicted on three counts yesterday by the Kings County Grand Jury.

San Bernardino, Cal., Oct. 22.—Somewhere along the ancient trails of the Mojave Desert a man and his wife and three children are dead or dying. Who they are or what led them to attempt to cross the desert is not known, but their trail has been found and searching parties are seeking them in a race against death.

Pressing on he discovered the tracks of a man and a woman and three children. Uneven, at times retreating and wavering about the travelers' footprints, which way to turn, the footprints in the sand told of the search for water.

WHAT THE COUNTRY SPENDS. Lectures at Columbia on the Growth of Expenditures by the Government. Expenditures by the national Government will be discussed by Prof. Henry Ford Jones of Princeton in this year's series of lectures at Columbia University on the Blumenthal foundation.

That Body Understood Still to Be Considering the Bribery Charge. That the District Attorney of Kings County has not decided to compromise the Furlong case was indicated yesterday when Magistrate Henry J. Furlong himself appeared before the Grand Jury as a voluntary witness in his own behalf.

WALDORF-ASTORIA'S VALUE. Assessment on the Hotel Property Nearly \$3,000,000 Too Much. It is Contended. Supreme Court Justice Bischoff granted a writ of certiorari yesterday directing the Board of Taxes and Assessments to revise the assessment on the Waldorf-Astoria for 1909.

Plot to Blow Up Bathroom in Clinton Prison. ALBANY, Oct. 22.—Half a dozen convicts concerned in a plot to blow up the bathroom at Clinton prison have been put in solitary confinement. They were led by Marquis Curtis, who had in his possession two sticks of dynamite and a revolver.



The White Slave Trade Under Tammany

An article by George Kibbe Turner, of the staff of McClure's, describing the development in New York in the last four years of a nation-wide traffic in young girls. A document of the utmost importance in the present campaign.

McCLURE'S For November All Newsstands

Advertisement for F. Chauvenet's Red Cap, featuring the text 'THE RED SPARKLING BURGUNDY OF FRANCE' and 'WALTER CAMP ON "FOOT-BALL UP-TO-DATE" IN THE NOVEMBER CENTURY Ready Everywhere To-day.'

BANNARD SURE HE'LL WIN

AND THE COMMITTEE OF 100 SEES A BRIGHTER SKY.

Whereat Mr. Murphy Laughs and Gives Gaynor a \$5,000 Plurality and the County Ticket From 15,000 to 20,000—Gruber Strengthens Bennett's Belief.

"I shall be elected," Candidate Bannard said yesterday. "There is no doubt of it. Tammany, from information which I have received, has no hope of electing any of its candidates except Judge Gaynor, and the organization is fighting its hardest to save the head of the ticket."

FURLONG BEFORE GRAND JURY

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BONDSMEN IN CONTEMPT

Must Go to Ludlow Street Until Each Pays \$1,000.

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NO HOPE FOR MIDDY.

Earl D. Wilson, Hurt in Football Game, Can Live Only Few Hours.

ANAPOLIS, Oct. 22.—The death of Earl D. Wilson, Naval Academy quarterback, a vertebral of whose neck was fractured in the Villanova game last Saturday, is a matter of hours.

LETTERS FROM THE FRONT

Mr. Hearst has been making great headway in his campaign. He cannot possibly, however, come within many thousands of the vote which he received four years ago.

TO ENLARGE THE ALTMAN ART GALLERY

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THE STEAMBOAT MOHICAN RUNS ON A REEF IN LAKE GEORGE.

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NEW UNION IN THE D. S. C.

The clerks, foremen and assistants of the Street Cleaning Department were organized into a union yesterday under the auspices of the American Federation of Labor.