

## LOAN SHARKS READY TO TREAT FOR PEACE

District Attorney Hears They Will Make Overtures to Him.

### WILL ACCEPT ANY LAW

Some Have Gone Out of Business and Others Are to Do So.

District Attorney Whitman and Assistant District Attorney Franklin Brooks, in charge of the prosecution of loan sharks, received information yesterday of a meeting of the money lenders in the morning, at which it was decided to agree to a settling by legislative action of a legal rate for the lending of money on salary.

According to the information received by the District Attorney the money lenders agreed to accept any law which Arthur H. Ham, head of the remedial bureau of the Sage Foundation, and Assistant District Attorney Brooks might draw up, fixing a reasonable rate of interest for them, the bill to be introduced in the Legislature this coming winter. They appointed a committee to confer with Mr. Ham.

The report of the meeting furnished to the District Attorney also had it that an effort would be made to have Mr. Whitman stop further prosecution of the lenders until there had been an opportunity to get the bill before the Legislature. It is expected that some official communication from the money lenders will be received by the District Attorney before long. Up to date he has not heard from them as a body.

Mr. Whitman is going ahead with the present crusade and will not accommodate the lenders by any cessation of hostilities pending legislation. The present law under which the prosecutions are being conducted was put through by Mr. Brooks as an Assemblyman a year ago after various attempts to secure similar legislation had failed.

Just before taking up his present place with the District Attorney as special prosecutor of loan sharks Mr. Brooks wrote Mrs. Russell Sage asking her to establish a fund to defend the victims of loan sharks who are brought by the lenders into the city courts. He has not yet heard from Mrs. Sage on the matter, but because of the manner in which the Sage Foundation has interested itself in the loan shark question it is believed that such a fund may be established.

Jacob Brodie was arrested yesterday afternoon in his office, at 116 Nassau street, by Detective Barney McConville. He is already out on bail on an indictment for accepting usurious interest. He was arrested yesterday on the complaint of a police sergeant who borrowed \$75 from him in April and, the sergeant says, paid him \$13 for the accommodation for two weeks. The money and interest demanded has been paid.

Brodie was locked up in the Greenway street police station, and was held out later by Samuel Louis, a liquor dealer of 1110 Second avenue. Brodie refused to open his safe at the request of Detective McConville and it is not impossible that his safe may be moved bodily to the District Attorney's office to keep company with one or two other safes already there under similar circumstances.

Some of the loan sharks are ready to come under the fire of the District Attorney. In fact one of the lenders, Samuel Zlott, has closed up his loan office at 230 Grand street, in the Bowery Bank Building, and has gone into the plumbing business at 261 Grand street. Plumbing was Zlott's former occupation. He is one of those now out on \$100 bail pending the disposition of their cases and has agreed to give full releases to all his borrowers on the return of the money lent plus 6 per cent interest. Zlott is the owner of one of the safes now in the Criminal Courts Building. He refused to open it at first, but on Wednesday went to the District Attorney's office and opened the safe. He told Mr. Brooks that he was through with the money lending business.

Another who has offered to cancel all obligations on receipt of the amount lent and 6 per cent interest is the woman manager of Childs & Co., which Mr. Brooks says is owned by L. J. Maxwell. Maxwell is out of town, but the woman told Mr. Brooks that she had full charge of the office and could live up to the agreement. She uses an assumed name in her business and explained to Mr. Brooks that she did it because of her family. She was one of the woman managers to be called by Mr. Brooks to talk over matters. She also agreed to close the offices of Childs & Co. at 407 Second street and in the Bowery.

Thomas J. McManus of the Abe Granger law firm and Assemblyman George J. Smith, counsel for Ward & Co. of 25 Union square and Edwards & Co. have been in consultation with Mr. Brooks regarding the affairs of those who are now out of town. Mr. Brooks says that he has had full charge of the office and could live up to the agreement. She uses an assumed name in her business and explained to Mr. Brooks that she did it because of her family. She was one of the woman managers to be called by Mr. Brooks to talk over matters. She also agreed to close the offices of Childs & Co. at 407 Second street and in the Bowery.

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who was one of the prisoners at last Monday's raids, recognized the detectives and a shout went up for Brodie to "beat it."

He slipped into an inner office and locked a glass paneled door behind him. While he was fumbling at the lock of a door leading into the hall and the outdoors McConville put his shoulder against the inner door and went through with it. McConville was attended by an ambulance surgeon for a cut on the hand received from the glass of the door.

Assistant District Attorney Brooks had detectives at the door of the meeting place of the money lenders yesterday morning waiting for one particular loan shark for whom there is a warrant out to show up. The man wanted didn't appear at the meeting. There was an earlier meeting of the money lenders about the middle of June.

The evidence now in the hands of the District Attorney shows that the interest charged by the money lenders went as high as 232 per cent. Sixty-four per cent is the lowest figure so far found by the District Attorney's office.

### WILL STOP DIVING FOR COINS.

Police After Business Men Who Throw Money into Fountains.

The police are aiming to stop the practice of tossing coins into park fountains that boys may dive for them.

The fountain in City Hall park has been a point of particular attention, due to complaints originating in the Mayor's office. Mayor Gaynor has tried the experiment of frightening the boys with a pistol but has found it of no avail. Recently he decided the business men who throw the coins were as much to blame as the first one.

The first man to come under the new order was John B. DeGarmo, 60 West 184th street, who flipped a coin into the City Hall park fountain yesterday noon. He was arrested and spent the rest of a hot day in the Tombs. He was arraigned in the Tombs court and got a discharge and reprimand to show for his afternoon's work.

### WOMEN LAWYERS BRIEF.

Make a Hit With Judge and Win Their First Case.

KANSAS CITY, July 11.—It took just two and one-half minutes each for Miss Anna Donohue and Miss Tira Farrow, New York City, to win their first case today. It was the shortest argument ever made in a case in the Circuit Court.

At the close of the arguments the judge indicated that his decision would be in favor of the women attorneys' client.

In spite of the brief argument the women attorneys left nothing relevant unsaid. Miss Farrow led off in a clear, distinct voice. There was no plea for sympathy, simply a straightforward statement of facts given in chronological manner. Miss Donohue followed with a short statement.

"They made a good case," Judge Lucas said in benediction, "and it was the cleanest case I ever tried."

### MISSSED FROM THE PURITAN.

Newark, N. J., Clerk Believed to Have Drowned Himself.

PROVIDENCE, July 11.—Jacob A. Levy of 33 Orleans street, Newark, N. J., a passenger on the steamer Puritan of the New York-Providence Line, apparently committed suicide by jumping overboard from the steamer on the way to this city last night. Levy left a farewell letter to his wife, Hattie, in which he asked pardon for bringing another misfortune upon her.

Levy's coat, bearing the initials "J. A. L." over the top of the inside right pocket, was found in the room this morning, and in the coat numerous letters and other documents establishing his identity were discovered.

NEWARK, N. J., July 11.—Levy was a clerk in a clothing store here. Last Sunday he became much affected by the heat and on Monday he was suffering so that he didn't go to work. Tuesday morning he appeared to be all right, and worked that day. The next day he disappeared.

### TRIED FOR KILLING SON-IN-LAW.

Woman and Daughter Accused of Being After Insurance.

MOBILE, Ala., July 11.—Mrs. Mary T. Godau, a deformed woman almost sixty years of age, is on trial in the City Court here to-day, charged with the murder of her son-in-law, Fred Wasserman, who was a member of the police force. The killing of Wasserman, who was a giant in stature, occurred on the night of December 30, 1911.

The State expects to prove that the woman with the assistance of her daughter, Theresa Virginia Wasserman, shot him to death while he lay asleep and then with the assistance of a negro whose name is unknown placed the body in a wagon during the dead of the night after putting the yellow uniform on it and dropped it in a pond of water, where a newsboy early the next day found it.

### BOY SHOTS FORMER SENATOR.

Delaware Man Victim of Accidental Discharge of Pistol.

## THREE VICTORIES PUT AMERICA AHEAD AGAIN

Pole Vault, Two Handed Shot and 200 Meter Run Add to Yankee Laurels.

### BABCOCK'S WIN POPULAR

Columbian Sets New Record in Vault, Wright and Nelson Completing Sweep.

Special Cable Despatch to THE SUN. STOCKHOLM, Sweden, July 11.—Triumph after triumph followed the efforts of the American athletes at the Olympic games to-day, and the sting of defeat felt for the first time yesterday was forgotten in the brilliant successes that added sixteen points to the score of the United States and placed the Stars and Stripes five points in the lead of all the other nations combined in the track and field events.

In the pole vault America scored another sweep, taking all three places. There was great satisfaction expressed over the fact that the first place, with the honor of an Olympic record, went to that sterling athlete, Harry S. Babcock, of Columbia University. Babcock cleared 12 feet 11 1/2 inches and this made amends for his defeat in the intercollegiate games this spring, when competing with a crippled knee he was forced to take second to Gardner of Yale, who was the first man to clear over 13 feet. Since Maxey Long brought the Blue and White into international notice by making the world's record for the quarter mile, Babcock is the first Columbia man to distinguish himself. He is an all around athlete of the first water and no more popular victory has marked the present Olympics.

With the exception of Gardner all the best vaulters in the world were represented, including Marc S. Wright of Dartmouth, who made the world's record of 13 feet 2 1/2 inches at the Boston tryouts. The best Wright could do to-day was to tie for second place with Frank T. Nelson, formerly of Yale, thus placing all the points to the credit of America.

America's other points were scored in the 200 meter final and in putting the shot with both hands. In the sprint race Ralph C. Craig of the Detroit Y. M. C. A. carried the American shield to victory for the second time with Donald P. Lippincott, the University of Pennsylvania freshman, in second place. In the short put with both hands Ralph Rose of the Olympic A. C. of San Francisco turned the tables on Pat. McDonald, his conqueror of yesterday, but both beat all the other competitors, so that five more points were added to the United States total.

In the only other event decided, the 10,000 meter walk, America was unopposed, the honor going as expected to the wonder walker, Goulding of Canada. E. J. Webb of England was second and F. Altman of Italy third. Goulding made a new Olympic record for the distance of 46 minutes 28.25 seconds.

In qualifying for the 100 meter hurdle race America again showed the same sweeping superiority that has characterized all the events where there were a number of men to be weeded out. In the preliminary round there were eleven heats and the Yankees won eight of them. Then came the semi-finals, where only the winners qualified for the final heat to-day. One outlander was allowed to remain in the competition with the glorious band of Americans. He was K. Powell of England, who defeated John J. Eller Jr., of the Irish American A. C. in the first of the semi-final heats. The other five heats were won by Americans in the following order: Martin W. Hawkins, Multnomah A. C., Portland, Ore.; John P. Nicholson, University of Missouri; James Wendell, New York A. C.; Fred W. Kelley, Seattle A. A., and John R. Case University of Illinois.

There was determination marked on the faces of every one of the Americans when they entered the stadium to-day to wipe out the defeats of yesterday; that is, if concentration and well timed efforts could accomplish this object. It was unfortunate that the first man who was called on to uphold the honor of the United States had a hopeless task set him. Fred H. Keiser of the New York A. C. was the only American that survived the hosts of the 10,000 meter walk, and it was generally recognized that there was little hope of his beating the walkers of the Old World—where more attention is paid to this sport than in America—much less the master of the game that Canada has developed in George Goulding. There were ten starters, but Goulding set such a strong pace that all but four had dropped out or were disqualified for lifting before the finish was reached. Keiser followed the Canadian's pace, but he soon was seen to be in trouble. He continued gamely until the tenth lap, when he dropped on the track completely exhausted. Goulding had no difficulty in beating the field and he won by eighty yards from the English champion, E. J. Webb.

The bar in the pole vault was first placed at 11 feet 1 1/4 inches, and as all the men in the final had cleared a greater height than that in qualifying it was easily negotiated. At 11 feet 9 1/2 inches Murphy, Bellah, Coyle and Fritz, all Americans, failed at their first attempt, but got safely over on their second trial. At 11 feet 11 1/2 inches one of the few obstacles to the success of America was removed when Pasoman, the German champion, failed. Uggia, the Swedish entry, got over the bar on his first attempt and this aroused the spectators to cheers, as it made a new Swedish record. Coyle of the University of Chicago had a narrow escape from injury when trying at this height. His pole snapped as he was mounting and he dropped back to the ground. The pole was broken in two.

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Seaboard Air Line Ry. Service South. The Florida-Via Special leaves N. Y. at 10 P. M. Atlanta-Birmingham Special 12 P. M. Electric Fast Mail 12 P. M. Steel train. Electric lights and fans. Inu. 1181 Broadway.—Ad.

## WIFE STABS MASCAGNI.

Composer Escapes After Flight and Elopes With Chorus Girl.

ROME, July 11.—Pietro Mascagni, the famous composer, has eloped with a chorus girl, fleeing from the wife to whom he owes his fame. He did not escape from his home, however, without a fight. In a quarrel that preceded the composer's flight Mrs. Mascagni seized a knife and slightly wounded her husband.

Following the fight, in the course of which Mascagni's children took their mother's part, the creator of "Cavalleria" fled to the opera, where he met the chorus girl, whose name is Costenzi. They departed by train for Paris immediately.

Mrs. Mascagni, hearing of the elopement several hours later, gave pursuit in a motor car.

Mascagni, who is now 49 years old, owes much of his fame to his wife, whom he married when only 25. At a time when he was in despair Signora Mascagni told her husband of a competition for a two act opera and a great prize to be offered. She insisted that "Cavalleria" was just the thing. Mascagni was persuaded to sit down and write the intermezzo. When he had finished he was disgusted and threw the manuscript into the fireplace. His wife rescued the music from the empty grate and sent the opera into the competition. It was successful and Mascagni's climb to fortune began.

### RIDES ON WHALE'S BACK.

Boston Fishermen Have Exciting Time With Big School.

Boston, July 11.—Falling in with a big school of whale sixty-one miles south-southeast of the Highlands last Sunday afternoon just before dusk two dories from the fishing schooner Louise R. Silva, carrying two men each and large cargoes of freshly caught ground fish, were badly damaged by the sportive whales.

Two of the four men were thrown into the water, alive with whales, and one of the men was carried some distance on the back of one.

Scamper, Antonio Scola and Manuel Botal were the first attacked. A whale came up and poked its nose through the dory's bottom, throwing the two seamen high in the air. Sousa fell into the water on one side of the dory and Butal on the other side.

Sousa struck on the back of a whale and slid back and forth as though he were on ice, finally falling off into the sea. Another dory was attacked and sunk and the men were rescued with difficulty.

### WOMEN AFTER HORSE BEATER.

One of Them About to Whip Him When Policeman Interferes.

Mrs. Frances Van Eten of 272 West Nineteenth street, wife of Edgar Van Eten, former vice-president of the New York Central Railroad, was complaining in the night court yesterday before Magistrate Krotel against Michael Bettes of 520 East 164th street, a driver for one of the small express companies, who was arrested on a charge of cruelty to a horse. Mrs. Van Eten is editor of the Animal News, one of the publications issued by the New York Women's League for Animals.

Mrs. Kate Warner of 62 West 102d street, a friend of Mrs. Van Eten, also testified against Bettes. Magistrate Krotel fined the prisoner \$10.

Mrs. Van Eten told the court that she wrote the last race toward midnight on Fifty-ninth street in the Van Eten automobile yesterday when they saw Bettes strike his horses frequently with a heavy iron whip.

The women told him he would have to stop beating his horses. He used insolent language and emphasized his remarks by putting smoke from his cigar into their faces, Mrs. Van Eten said.

Mrs. Van Eten grabbed the whip from the driver's hand and was about to lash him with it, when Policeman Ford of the West Sixty-eighth station interfered and took Bettes to the station house.

### ZIPPED UNDER AUTO IN AIR.

As One Machine Flips, Another Screeches Beneath It.

The thrill of seeing a motor car and driver turn a somersault while going about fifty miles an hour and at the same time another racing car scud just beneath the somersaulting automobile at the same high speed was an unexpected part of the last race toward midnight last night at "Crazy Curran's Motor-drome" in Surf avenue, Coney Island, opposite the Culver line station.

Fearless George Cook was pounding around the top rim of the little saucer shaped track before about 200 persons when a forward axle snapped and Cook's car banged to the bottom of the saucer.

The car rebounded and somersaulted high up toward the top rim again and just as it was doing so Wild Jack Randall, who had been driving close behind, shot safely beneath Cook and his car.

Dr. L. H. Stern of 50 Macoon street, Brooklyn, climbed down into the saucer where Cook now lay unconscious with a badly torn scalp and a fracture of the left arm. Cook was brought up in his dressing room and remained comatose. Randall suffered a sprained wrist while making a quick turn of his steering wheel to get out of the way.

### BOAT THIEVES IN FAST LAUNCH.

Lead New Rochelle Lively Chase After Stealing Dingy.

## HOUSE VOTES 222 TO 1 TO IMPEACH ARCHBALD

Committee Also Appointed to Press Charges Before the Senate.

### ONLY ONE DEFENDS JUDGE

Representatives Will Notify Senators of Their Action To-day.

WASHINGTON, July 11.—By a vote of 222 to 1 the House to-day adopted the thirteen articles of impeachment for high crimes and misdemeanors against Judge Robert W. Archbald, formerly District Judge of the United States Court for the Middle District of Pennsylvania and now a Judge of the United States Commerce Court. Representative John R. Farr, Republican, of Scranton, Pa., was the only member of the House to vote against the adoption of the articles of impeachment. His was the only speech in defence of Judge Archbald.

After adopting the articles of impeachment the House unanimously passed a resolution appointing the following Representatives as managers on the part of the House to present and press the impeachment in the Senate: Clayton of Alabama, Floyd of Arkansas, Webb of North Carolina, Davis of West Virginia, Sterling of Illinois, Howland of Ohio and Norris of Nebraska.

A resolution was also passed directing that the Senate be informed that articles of impeachment had been adopted and that the foregoing Representatives would conduct the prosecution.

Another resolution was adopted authorizing the managers to obtain counsel and incur necessary expenses in handling the case.

The message informing the Senate officially of the action of the House will be transmitted to-morrow by the clerk of the House and the managers will then await the pleasure of the Senate.

Chairman Clayton of the House Judiciary Committee called up the Archbald resolution shortly after the House met to-day. While the debate progressed there was a slim attendance in the chamber. Many of the members either went to the ball game or visited the Senate to hear Lorimer's defence of himself.

Judge Clayton spoke of considerable length and discussed the testimony in detail.

Representatives Webb of North Carolina, Norris of Nebraska, Howland of Ohio, Floyd of Arkansas, Sterling of Illinois, Minority Leader Mann and Representative Farr of Pennsylvania discussed the case. All except Minority Leader Mann and Farr are members of the Judiciary Committee which reported the resolution. The minority leader said that while he was not entirely familiar with the charges he felt that if what the committee charged was true Judge Archbald should be impeached.

Mr. Farr said he had known Judge Archbald for thirty years, had been his neighbor for a long time and that there was no more highly respected and honorable citizen in his district than the Judge.

### MISS QUMBY'S JEWELRY LOST.

Valuable Necklace and Bracelet Missing After Her Death.

Mrs. William Quimby, mother of Miss Harriet Quimby, who was recently killed in an aeroplane accident at Boston, said last night that a valuable necklace and bracelet worn by her daughter when she started on the fatal flight is missing.

Mrs. Quimby said it is possible that the necklace was lost in the water, but she does not see how the bracelet could have disappeared unless it was removed from Miss Quimby's arm.

The chain was fashioned out of old California gold and had an idol attached. The bracelet was cut from the tusk of a wild boar and was heavily mounted with gold.

### GIBBONS FOR HIGH LICENSE.

Cardinal Leads Campaign Fight in St. Mary's County, Md.

LEONARDTOWN, Md., July 11.—St. Mary's county will decide at a special election on August 3 whether liquor licenses shall be doubled. The fight for higher license is led by Cardinal Gibbons and local members of the clergy.

A big mass meeting was held in the court house this afternoon, at which a letter from the Cardinal in support of the movement was read. In his letter the Cardinal said he believed the solution of the temperance problem in rural districts lay in high license, by means of which the number of saloons is curtailed and the amount of temptation lessened.

### DAVIS SLAIN IN ENGLAND?

Relatives of American Puzzled by British Jury's Verdict.

EASTON, Md., July 11.—C. C. Davis received a cablegram to-day from Brighton, England, regarding the sudden death of his brother, Dr. Rington Davis, there on Tuesday morning.

The jury of inquest returned an open verdict, from which it is not known whether it was a case of murder or suicide.

## MRS. STORY WEDS FORDE.

Becomes Bride of Actor Named in Husband's Suit.

Mrs. Helen Hilton Story, granddaughter of the late Judge Henry Hilton, and Stanley Forde, the actor who was correspondent in her husband's suit for divorce, were married yesterday at Greenwich, Conn., five hours after the decree of divorce had been made absolute by Justice Govegan in the Supreme Court in New York. The couple were married by the Rev. H. E. Abbey in the parsonage of the Greenwich Baptist Church.

Stanley Forde was a friend of Story and was introduced to Mrs. Story by the first husband. Mrs. Story has one child, Ruth, who is 3 years old, and is now at the home of her grandmother, Mrs. William Cumming Story, at 34 Gramercy Park.

### MILLENARY OF OXFORD.

Edward the King Took Possession 1,000 Years Ago.

Special Cable Despatch to THE SUN. LONDON, July 11.—The ancient university city of Oxford celebrated its millenary to-day. Oxford's history of conquests goes back beyond a thousand years, but there is a solid claim in the Anglo-Saxon Chronicle A. D. 912 which, literally translated, states that Edward the King took possession of London and Oxford and all lands that gave obedience thereto.

It was fitting, therefore, that the Lord Mayor and the Sheriffs of London should take part in the ceremonies, which included a service in the cathedral, a luncheon in the town hall and a great historical pageant portraying Oxford's history in the early days. This was given in the beautiful garden of Worcester College.

### TWO GIRLS DROWNED IN LAKE.

Daughters of Minister and Merchant Step on Ledge.

AMSTERDAM, N. Y., July 11.—Miss Miriam Fritsch, daughter of the Rev. George W. Fritsch, pastor of the German Lutheran Church of this city, and Miss Jessie May Wilkie, daughter of a merchant, were drowned while bathing at Caroga Lake about 5 o'clock this afternoon. They were unable to swim and stepped of a ledge into deep water, being drowned before assistance could reach them.

John H. Wilkie, father of the Wilkie girl, saw the drowning from the Wilkie cottage. The victims were members of a party of Phi Delta Sorority girls who were spending their vacation at the lake.

Both were about 17 years old. The Fritsch girl graduated with the class of 1912 from the Amsterdam High School last month.

### FIRST GAME OF GOLF AT 101.

Uncle Tilden Also Gets His First Ride in Automobile.

PLYMOUTH, Mass., July 11.—This town claims the record of having the oldest golf player in the world, Tilden Pierce, who next December will celebrate his 101st birthday anniversary.

Mr. Pierce was the guest of Charles L. Willoughby and Ellis Harlow at the Plymouth County Club, where he played his first golf to-day. He thought that with a little practice he would be able to give both of his friends a good contest in a regular game. Not only was it his first experience at golf, but Uncle Tilden enjoyed his first automobile ride.

At the end of the game he was taken to the clubhouse, where he treated to his first glass of ginger ale. He later admitted it was his first experience in "strong drinks," as he has been a teetotaler all of his life.

### NO EXTRA FOR CITY OFFICER.

So Coroner's Physician Can't Get Fees for Expert Testimony.

CORNER'S Physician Otto H. Schultze, who was called by the District Attorney as a pathological expert in the trial of William M. Patrick and another criminal case since that time, cannot recover from the city for his services, under a decision by the Appellate Division of the Supreme Court yesterday, reversing a judgment for \$2,400 obtained by Dr. Schultze on the verdict of a jury.

Presiding Justice Ingraham, writing the opinion, says Dr. Schultze, by accepting appointment as Coroner's physician, became a city officer and was prohibited from receiving for services to the city or county while holding such position.

### LEAVES \$250,000 TO YALE.

M. C. D. Borden Didn't Think Professors Get Enough.

The will of Matthew C. D. Borden, who died at Oceanic, N. J., on May 27, contains a bequest of \$250,000 for Yale University in case the estate amounts to \$250,000, because the testator was convinced "from personal observation that the university does not have sufficient funds for its running expenses and for the payment of proper salaries to its teachers."

The will leaves the town residence at 25 West Fifty-sixth street and the summer home at Oceanic to Mrs. Harriet M. Borden, the widow, who also receives a share of the residuary estate on condition that she does not remarry.

The bulk of the estate is left to the testator's four sons, Bertram H. Matthew S. Howard S. and Owen I. Borden, each of whom is to have his one-third share when he is 25.

The petition accompanying the will stated that the estate is worth more than \$1,500,000, but the value is said to be many times that amount.

### JIMMY WAKELY ILL.

In Private Sanatorium Recovering From Stroke.

Jimmy Wakely, who at one time was a power among the members of this city but who has not prospered lately in a private sanatorium on East Sixty-third street recovering from a sun stroke.

Wakely is 65 years old, but the nurses at the sanatorium said that he had improved rapidly and would soon be about again.

## LORIMER TELLS OF T. R. BRIBERY

Presents Affidavits of Attempted Vote Buying at Chicago.

### ALSO ASSAILS TAFT

Senator Charges President Created Sentiment Against Him.

### BITTER IN HIS DEFENCE

Illinois Man Startles Senate With Counter Attack on His Enemies.

WASHINGTON, July 11.—William Lorimer arose in the Senate this afternoon to speak in his own defence. He was in the last ditch and facing almost certain expulsion, but the remarkable self-possession and courage he has shown from the beginning of his long flight did not desert him.

He turned upon his enemies and scored them unsparringly. He attacked President Taft for the attitude he had assumed toward him, flayed the newspaper proprietors who had insisted on the prosecution of the case and finally threw a bomb into the Roosevelt camp by charging that the Colonel himself would have obtained the nomination at Chicago if his friends could have got it