

WILSON'S LEAD STILL GROWING

Takes Illinois's 29 Votes From T. R., but Loses Minnesota to Him.

NOW HAS TOTAL OF 442

Democrats Reasonably Certain of Controlling U. S. Senate.

MAY GET TWO IN COLORADO

Roosevelt Has 5 States, With 77 Votes; Taft 3, With 12, and Wilson 40 States.

Fuller returns last night indicated that Woodrow Wilson carried forty States and will have 442 electoral votes. This leaves Roosevelt with five States and 77 electoral votes, while Taft has but three States, with 12 votes to be cast for him.

The significant change of yesterday was Illinois and Minnesota. More complete returns took Illinois from Roosevelt and added its 29 votes to the Wilson column, while Minnesota's cornfield voters were found to have gone for Roosevelt, which took the twelve electoral votes out of the Wilson column and gave them to Roosevelt.

Despatches from Cheyenne, Wyo., sent at 11 o'clock last night declared that Wilson has carried Wyoming by a small plurality. He was leading there by 450 votes over Taft and several Democratic precincts were to be heard from.

The Democrats appear reasonably certain of controlling the United States Senate, although it will be very close, as figures stood last night. The Republicans had a majority of seven in the present session, with three vacancies. While the Democrats have held their own in their States, the indications are that they have taken two seats away from the Republicans in Colorado, one in Delaware, one in New Jersey, one in Kansas and one in Montana. They may win one in Nevada, while Democrats believe there are chances in Oregon, Tennessee, Iowa and South Dakota.

Members of the United States Senators may have to be elected by a coalition, as the Progressives and three Socialist members of the lower house will hold the balance between the two parties.

The day confirmed the defeat of Nicholas Longworth, son-in-law of Col. Roosevelt, but a Taft supporter.

There was no material change in the late returns from New York.

The cornfield voter of Minnesota gave the State to the Colonel. While it had practically been conceded from the first that Wilson had carried the State by at least 10,000 because of the heavy Democratic vote in the cities and suburban districts, when later returns came to come in from the Red River Valley and the iron range country that plurality was cut down until practically complete returns show that the Progressives won the State by at least 11,000.

The opposite result was found in Illinois. That State was early claimed for Roosevelt because of the tremendous Progressive and Socialist vote in the cities. But when the agricultural regions began to come in with their returns, the apparent pluralities were cut down until late last night, with 300 districts to hear from, Wilson led Roosevelt by 7,000. The Democratic managers anticipate 10,000 on complete returns. Dunne, the successful Democratic candidate for Governor, will have 199,999 at least.

Of the twenty-seven Congressmen from Illinois, eighteen will be Democrats, three Progressives and six Republicans. Of course the most momentous result in this column will be the departure of Uncle Joe Cannon and William B. McKinley. The Progressives also have one State Senator and twenty-two Assemblymen. They will be the balance of power. It is likely that the present Legislature will claim the right of electing a successor to Cannon, and efforts are being made to get all factions to agree on some Republican, preferably Lawrence Y. Sherman, who defeated Shelby M. Cullom in the preferential primaries.

A despatch from San Francisco said that at 10 o'clock last night reports received from four precincts in Los Angeles county reduced Wilson's pluralities in California to ninety-nine votes; 4,238 precincts out of 4,372 give Wilson 280,426; Roosevelt 280,327.

A mixup in Los Angeles cut down Wilson's lead by about 7,000 votes. It was found that many voters had scratched Lieut.-Gov. Wallace's name off the ballot which was headed by the Roosevelt electors and the election officers took that to mean they had scratched the entire column. For Congress the Republicans have won the First, Fifth, Ninth, Tenth and Eleventh districts, the Democrats the Second and Seventh, while the Republicans have the Third, Fourth, Sixth and Eighth.

In Kansas revised returns give the State to Wilson by about 12,000, while Gov. Stubbs for the United States Senate has been defeated by Thompson, Democrat, by the same figures.

The day developed that the New Hampshire Legislature will be Republican on joint ballot. They will have 223 votes to 203 in the election of a Republican to the Senate.

The Superior Court of Delaware began the official canvass of the votes in the three counties yesterday. It will take them several days to complete their task, but unofficially it is concluded that the next Legislature will have twenty-nine Democrats and twenty-one Republicans. Twenty-seven are necessary to a choice. There will be at least two legislative recounts. The Republicans have asked for one in the case of Swan, Democrat, of the Twelfth district, who has a plurality of twelve

ON THE FACE OF THE RETURNS, WHILE THE DEMOCRATS HAVE ASKED FOR A SIMILAR PROCEEDING IN THE CASE OF LATTMANN OF THE FOURTEENTH, WHO HAS AN APPARENT PLURALITY OF ONE.

In Massachusetts the Democrats found they had added the Secretary of State to their winning list, the post being won by Frank J. Donoghue, a young newspaper man. They now have the Governor, the Lieutenant-Governor and the Secretary. The Republicans won the State Auditor, State Treasurer and Attorney-General. The Legislature will be Republican on joint ballot by 64 plurality. There are one Socialist and six Progressives in the list.

There are indications that Nebraska will send a Republican Senator to Washington. Late returns last night indicated the success of Norris. The Legislature will be Republican on joint ballot, but nothing has been received to change the result of the national election or of the victory of Moorehead, Democrat, for Governor.

Ernest Lister, Democrat, is probably elected Governor of Washington, but a complete count may be necessary to decide. Three Progressive Congressmen and two Republicans were chosen. The Legislature will be under the control of the Progressives.

One of the pathetic results of the campaign is that of the seven Governors who last spring told Col. Roosevelt that they would support him. Roosevelt returned last night declared that Wilson has carried Wyoming by a small plurality. He was leading there by 450 votes over Taft and several Democratic precincts were to be heard from.

SUES FOR USE OF HER PICTURE.

Wants Street Car Co. to Pay \$5,000 for Making Her a Warning.

Justice Kapper in the Supreme Court in Brooklyn yesterday reserved decision in an action brought by Mrs. Mary C. Almond of 114 West street against the Brooklyn Rapid Transit Company for \$5,000 damages and an injunction forbidding the company to use an alleged likeness of herself in their instructions to passengers as to the right way of alighting from street cars.

In pictures accompanying the instructions Mrs. Almond alleges she is shown in two positions, the right and the wrong, in getting off a car. She sets forth that this is a violation of her right of privacy. The photos were taken outside of the Ninth avenue car barns. She says she was passing the barns with her sister-in-law and little son when a photographer took the picture with her consent. She says that she has never given written permission to use the picture for advertising purposes.

The railroad company sets up that the photographs have not been used for advertising purposes, inasmuch as it has derived no benefit therefrom.

The present suit is one of six brought against the company and its subsidiaries.

"VOID IF DETACHED" UPHELD.

Railroad Wins Case Brought by Excursion Ticket Buyer.

TRENTON, N. J., Nov. 7.—H. E. Moyer of Riverton, who made complaint against the Pennsylvania Railroad because a conductor on that road refused to accept his ticket because it was detached, lost his case to-day before the State Board of Public Utility Commissioners. The board expressed the opinion that the provision of transportation companies voiding part of a ticket or coupon if detached is a reasonable rule and regulation and a guard against fraud.

Mr. Moyer bought a ten day excursion ticket from Riverton to Philadelphia. He missed his train and went by trolley. Later he tendered the excursion ticket intact for his transportation from Philadelphia to Riverton. The conductor accepted the return or contract coupon of the ticket and returned the going coupon.

A few days later Moyer tendered this coupon for transportation from Riverton to Philadelphia, and the refusal of the conductor to accept it formed the basis for his complaint.

BREAKS LEG IN FALL TO RIVER.

Hughes, Leaving Train on Bridge by Mistake, Nearly Drowns.

John Hughes, a commuter from Rutherford, got mixed last night when his train on the Erie stopped on the Chickadeck Bridge. He got out and by the time he discovered he had not reached Rutherford his train had gone on and left him. So he decided to walk the trestle.

In manœuvring to allow a train to pass on the narrow bridge Hughes lost his footing and dropped into the river, eighteen feet below. In his fall he struck an iron beam and his leg was broken.

After swimming ten minutes he got help from an iron beam and it took him ten minutes more to climb to the top. He was cared for in the shanty on the bridge until a train bound for Passaic was stopped and took him to St. Mary's Hospital.

RESTORING CITY HALL AGAIN.

Temporary Covering Over Well While Dome is Rebuilt.

Those who passed along Park row yesterday had the daring to peer from under the shelter of their umbrellas saw a curious structure of pine boards rising waist high on the roof of the City Hall, just back of the tower. The boards are to be part of a shed which will cover the well in the City Hall while the top of the dome is left. Architect Grosvenor Atterbury, who is in charge of the work of restoring the City Hall to what it used to be, has found in the files of the Historical Society an ancient plan which indicates that the skylight over the well used to be larger than it is now. The top of the dome will be shorn off and the opening, the eve Mr. Atterbury calls it, will reassume its old proportions.

It has been found necessary also to put in new steel braces at the base of the dome, for a bit of a jar might knock the whole thing down upon the stairways.

The city is paying \$50,000 and Mrs. Russell Sage \$25,000 for restoring the City Hall.

The Long Sling 71 Chinese Curio Co. Extraordinary display of fine Chinese Jade, Jade, rubies, at our showrooms, 309 Fifth Av., Adm.

FOUR GUNMEN GO TO TRIAL TOGETHER TO-DAY

Attorney for Defence Decides on Joint Hearing and Whittman Agrees.

WEBBER HAS RHEUMATISM

Schepps Brands It a Play for Sympathy and Says He is Far Worse Off.

The four gunmen accused of shooting Herman Rosenthal will be placed on trial together before Justice Goff to-day. It was originally intended to put Whitley Lewis on first and try the men separately, but yesterday afternoon Attorney Charles G. F. Wahle, who, with H. F. Kringle, represents the gunmen, notified District Attorney Whittman that he would move for the trial of his four clients together.

District Attorney Whittman received this word at 5 o'clock last evening and said that he would make no objection. He has said all along that he would rather try the men together. In the formal announcement of the motion which Mr. Wahle will present to the court he names his clients in the following order: Frank Muller (Whitley Lewis), Frank Cretio (Dago Frank), Louis Rosenberg (Lefly Louie) and Harry Horowitz (Gyp the Blood).

What his line of defence would be Mr. Wahle did not disclose. Louis Libbey, the owner of the gray car in which the men accused of the killing are alleged to have made their escape, was in conference with Mr. Wahle for several hours yesterday. It is supposed that Wahle intends to put him on the stand to contradict statements made by Shapiro, the man who drove the automobile.

District Attorney Whittman will use many of the witnesses who appeared at Becker's trial and probably all the informers will be called to testify. At Becker's trial there was a question as to whether Harry Vallon was the man whom passersby had seen in the rear seat of an automobile the night that Rosenthal was shot. No effort will be made to prove this at the gunmen's trial, as witnesses have been found who explain that the man was in another car and probably had no connection with the murder.

Those who have observed the attitude of the prisoners during their detention in the Tombs have remarked the contrast between the actions of the gunmen and those of Becker. Most prisoners who are in jail for serious offences are pretty serious individuals. They walk about quietly and thoughtfully. Becker was confident but always serious while a prisoner in the Tombs.

The gunmen, on the other hand, appear to take the situation very lightly. In the counsel room where they meet no one would believe that each is accused of a crime which may send him to the electric chair.

"Oh, we'll walk out," is their comment, and visitors to them are asked to give "regards to Broadway."

Both attorneys who will represent them express themselves as satisfied that their clients will go free.

"The real Rosenthal story has never been told," said Mr. Kringle yesterday. "There will be disclosures in this trial which will interest New York, to put it mildly."

The gunmen will probably take the stand. That any of them will turn "informer" the District Attorney regards as unlikely. If they go to the electric chair he believes they will take whatever secrets they have with them. The gang spirit which has held them together before this and still does will persist, he thinks. If any further details of the Rosenthal crime and its ramifications are ever known they will come from Becker rather than from the gunmen, it is thought.

Meanwhile District Attorney Whittman has received no notice of appeal in the Becker case. Attorney Louis J. Grant, who has said that he is commissioned to represent Becker, will go to Ossining to-day, he says.

Word got around that Bridge Webber, held in the West Side jail, was ill with inflammatory rheumatism. Rumors were persistent later in the day that the rheumatism had developed into tuberculosis and that unless Webber was removed at once from the West Side jail to a hospital in this city or allowed to take a trip to the West he would never be able to figure again in the case.

When this news got to Harry Vallon and Jack Rose they passed it up lightly. Not so with Schepps, however. He fumed and fumed and worked himself up into a terrible passion when he thought of Webber's condition and his own physical incapacity. Here was Webber, trying to squeeze condoleance out of the public, and here was he, Schepps, utterly exhausted by prison confinement, on the very brink of a nervous collapse, his eyesight nearly gone and altogether a very ill man.

He appeared before the court and it was noticeable that he was no longer chipper and active. His cheeks showed prison pallor and his eyes were swollen and watery. He looked dejectedly as he was led out after being held another week by Deputy Assistant District Attorney Sullivan on orders from District Attorney Whittman.

One in authority at the jail said yesterday that Webber had been feigning insanity for the last week.

"It's funny," he said. "He runs up and down the corridors like a wild man. Sometimes he yells and cries. Schepps and he look daggers at one another when they pass. Webber said to Rose the other day: 'Jack, if I could get out of here I'd give a fortune. It's hell to be cooped up here for nothing.'"

It is conceded by those who attend Schepps and Webber that Schepps's condition is bad. Webber has had inflammatory rheumatism for years.

NEW COMPARTMENT CAR SERVICE TO JACKSONVILLE VIA SEABOARD AIR LINE. Florida-Cuba Special in addition to present Tampa and Miami cars. See 111 Broadway—Adm.

HADLEY AND TAFT TALK PARTY.

Both Believe Strongly in Plan for Republican Restoration.

WASHINGTON, Nov. 7.—Gov. Herbert S. Hadley came to Washington this morning on President Taft's train and spent the day in the capital. He took lunch with Huntington Wilson and in the afternoon called on President Taft. Gov. Hadley left at 6:45 this evening for Des Moines. He would not acknowledge that he talked with the President about the vacancy on the Republican ticket caused by the death of Vice-President Sherman. In reply to several questions, however, Gov. Hadley insisted that the President had not indicated his personal preference. For himself he said: "I have no views sufficiently definite to express them."

The Governor did admit that the future of the Republican party was discussed at the White House.

"I have not changed my mind, but still believe that the Republican party, notwithstanding its defeat on Tuesday, can be made a powerful agency for good government," he said. "The organization is pretty generally retained in the States and there is a basis from which to work."

President Taft is very much in earnest in his effort to restore the party to the status of a major party. He probably will have several conferences with leaders in different States soon in view of the announced intention of the third party to continue its agitation and propaganda.

WILSON SQUELCHES ALL CABINET SPECULATIONS

Will Take His Time About Such Appointments and an Extra Session.

PRINCETON, N. J., Nov. 7.—Those who have been making cabinets for President-elect Wilson were joined to-night when the recipient of all the suggestions that came trooping over the telegraph wires the moment his election was assured stiffened his back before the open fireplace of his sitting room and told the newspaper correspondents that he was perfectly capable of selecting his own family of departmental advisers and intended to do so.

"Such speculations," he said, referring to the list of Cabinet officials that had been prepared in every town where the wisecracks could get the ear of a reporter, "are perfectly fruitless. I mean to keep my mind entirely open with regard to appointments of a future administration. It will be perfectly useless to resort to me for corroboration of any report, because I shall have absolutely nothing to announce."

"No announcement will have the least authority which is not made over my own signature. These are matters which must be determined by very deliberate counsel and not by gossip."

The rain kept from Princeton to-day all visitors except a delegation from the Governor's birthplace in Staunton, Va., who came to tell him that there is going to be a jubilee down there next month and that the townspeople would much appreciate his presence.

In the delegation were President Edwin A. Alderman and Dean Richard Dabney of the University of Virginia and Col. Armistead Gordon and Peyton Cochran of Staunton. They reminded the Governor that the next President of the United States was born in Staunton fifty-six years ago next month and they told him the celebration wouldn't be worth while unless the celebrated was there. So the Governor said he would go.

Talk of special sessions of Congress to revise the tariff is not to be allowed to worry him for a considerable space of time, if the predictions of those who have followed his interesting career as Governor of New Jersey are to be heeded. They have always found him eager to get information and counsel, slow to take any step until he sees his way clear to the end.

GOV. WILSON GAINS 14 POUNDS.

Strenuous Campaign Finds McCombs Too Feeling Better at End.

A whole family of Democrats called on National Chairman McCombs yesterday to whisper compliments in his ear. They were the majority members of the House Appropriations Committee, who sailed for Bermuda in the afternoon.

They found Mr. McCombs unwilling to talk politics. He said that now the tension had let down he felt as though he was on a vacation. He is likely to go to Princeton again to-morrow for another chat with Gov. Wilson. In a few days Mr. McCombs hopes to get away to Hot Springs, Va., for a week or two.

"I really do not need a rest," he said, "for the end of the campaign found me in better physical shape than the beginning. Did you know, by the way, that Gov. Wilson gained fourteen pounds despite all his hard trips?"

The chairman would not discuss Cabinet possibilities as affecting himself or anybody else. He thought Gov. Wilson wholly competent to choose his own advisers.

All except one suite of rooms at headquarters has been surrendered. Soon the National Committee will select permanent headquarters in this city, and there will be a branch in Washington.

COUNTY UNANIMOUS FOR TAFT.

Gets Every Vote in Zapata County, Texas, on the Border.

AUSTIN, Tex., Nov. 7.—It is believed that Zapata county, situated far down in the Rio Grande border region of Texas, is the champion Taft county of the United States. There were 375 votes cast in the county and every one of them was for the Taft Presidential elector.

Four years ago the same county cast a solid vote for Taft. The counties adjoining it are nearly solidly Democratic.

All but five voters in Zapata county are Mexican-American citizens.

DRAG AMERICAN WOMAN INTO VILLENEUVE SUIT

Paris Witnesses Talk of Ex-Gov. Sprague's Granddaughter in Blackmail Case.

CLAIM FOR WAGES FIRST

Ex-Secretary to Villeneuve, Present Defendant, Said Employer Was No Marquis.

Special Cable Despatch to The Sun. PARIS, Nov. 7.—In an action which was commenced in the Ninth Correctional Court to-day charges of blackmail are made against the Marquis de Villeneuve, whose ex-secretary, a man named Guyet, not long ago sued the Marquis to recover his pay.

Guyet alleged that his employer was not a Marquis at all, but the son of a minor Dutch official in Java and that his name was Villeneuve Tartonne Colette.

Colette, or the Marquis de Villeneuve, with his sister, Lillie Villeneuve Colette, a music hall singer, in the Rue Laugier, when he became acquainted with Mrs. George B. Newton, an American woman living in the Avenue Kleber. Mrs. Newton is the widow of a Philadelphia coal man. At one of Mrs. Newton's receptions Colette met Mrs. Inez Sprague Stines, granddaughter of ex-Gov. William Sprague of Rhode Island and former wife of Henry William Stines, son of ex-Chief Justice John H. Stines of Rhode Island, from whom the French courts had granted her a divorce.

When Guyet's suit was first brought against Colette a story was told that Mrs. Stines had been attacked by a severe toothache while at a ball and that Colette had taken her to the office of a Dr. Fuchs, a dentist, near by. Mrs. Stines was in the dentist's chair, according to this story. Colette caused her to be photographed and later showed this photograph as that of his fiancée to a jeweller and obtained jewelry on the strength of his statement that he was engaged to Mrs. Stines. The jeweller later sued Colette to recover the property and, information of this coming to the ears of Mrs. Stines, she sent the Marquis packing.

Witnesses to-day, one of whom is a cousin of Colette, testified that while at the house of this cousin Guyet declared he would ruin the Marquis by causing to be printed in the Paris newspapers stories about him which already had appeared in American papers unless paid a certain sum of money. Mrs. Millager, housekeeper for Mrs. Newton, gave similar testimony. She said that Guyet had declared that he would prevent the Marquis from marrying Mrs. Stines and from receiving the decoration of the Legion of Honor.

Dr. Fuchs, the dentist, also was a witness. He denied the story that Colette had had Mrs. Stines photographed in his office. The dentist said that Colette had brought Mrs. Stines to his office at 10 o'clock at night from a ball close by, and that he treated her for a severe toothache. There was not light enough in the office for photograph taking, the dentist testified. He said that the Marquis was an old friend of his and once had lived with him. Guyet once sued the dentist for \$125 for services rendered.

The interruptions and statements of counsel for Colette indicated that the case of this coming to the ears of Mrs. Stines told about a complete denial of the stories told about her. The case was adjourned to December 19.

Since the matter first became public Mrs. Stines has become the wife of Stanislas Borde, a Porto Rican.

OREGON VOTERS HANG FIVE MEN

Governor With Serapies Against Death Penalty Loses in Referendum.

PORTLAND, Ore., Nov. 7.—Five convicted murderers in the Oregon State penitentiary at Salem, sentenced to death by popular vote of the people of the State, will hang on the same day, Friday, December 13. The date of their execution was set by Gov. West to-day when it had become certain that an initiative bill to abolish capital punishment had been defeated by a enormous majority. The executions of two other murderers who have appealed to the Supreme Court may take place on the same day.

All the murderers had been reprieved by Gov. West, who has scruples against the death penalty. Dissatisfaction over his action led the Governor to put their fate before the people. The vote was practically 2 to 1 in favor of hanging.

ONE MOOSE BROKEN TO HARNESS.

Because T. B. Lost He Must Pull Wagon 500 Miles.

WILKESBARRE, Nov. 7.—Frank Rutstein, a painter, is getting ready to go to New York city to pull an express wagon from there to Washington, by way of Philadelphia and Baltimore.

Rutstein had his friend Charles R. Giblett that Roosevelt would win the election, while Giblett bet on Wilson. The agreement was that the loser should pull the wagon from New York to Washington.

SUES GOV. FOSS FOR \$1,152.

Attorney Alleges It's Due Him for Winning Supreme Court Case.

BOSTON, Nov. 7.—Gov. Foss is defendant in a suit in the Superior Court by which Attorney Edward N. Chase of Concord seeks to recover \$1,152, which is \$564 with interest, for professional services alleged to have been rendered in the Supreme Court in the case of Bramer against Foss in 1909, 1910 and 1911. Of the amount alleged to have been due originally the Governor paid \$397 and the suit is brought to recover the balance.

The suit of Bramer against Foss was a petition of Dwight Bramer to have an agreement with Gov. Foss cancelled. The master who heard the case found that Gov. Foss was entitled to recover \$51,648 and 600 shares of Reading railroad preferred. The report was sustained by the full bench.

CLASH IN CHINA EXPECTED.

Russian Treaty With Mongolia Likely to Cause Row Soon.

St. Petersburg, Nov. 7.—The agreement which Russia recently negotiated with Mongolia proves to be of great importance, involving as it does the possibility of a conflict in China. A semi-official announcement to-night says:

"By an agreement signed on November 3 Russia undertakes to aid Mongolia and to maintain the autonomous government which she has established. She will support her right to maintain a national army and exclude both the presence of Chinese troops and the colonization of her territory by the Chinese. The Mongolian sovereign and Government will assure to Russian subjects and Russian commerce, as heretofore, a full enjoyment of the rights and privileges enumerated in the protocol, no other foreign subjects in Mongolia being granted fuller rights than those of Russia."

The *Noroe Vremya* states that three sotlas of Cossacks are now marching on Kobdo, from which place the Chinese residents have gone to Harbin under a Russian escort.

Six thousand Chinese troops are marching on Karbo and a clash is expected.

GETS JURY IN THREE MINUTES.

Justice Crane Says Devlin Murder Case Makes a Record.

The trial of Patrick Devlin on a charge of murder in the first degree began yesterday before Justice Crane and a jury in the Supreme Court of Brooklyn. The jury box was filled in three minutes, which caused Justice Crane to remark it created a record for his twenty years experience on the bench.

It is alleged Devlin on September 12 last stabbed Michael Tierney to death and wounded three others in a quarrel that arose over his wife at 238 Adams street. The woman herself was wounded.

MASHER UP FOR NINETY DAYS.

Magistrate Sends Green to Workhouse for Insulting Girl.

Ninety days in the workhouse was the sentence which Magistrate Barlow in the Essex Market court yesterday gave Charles Green, a clerk, who lives at the Hotel Du Nord, Fifteenth street and Irving place, for forcing his attentions on a young woman who was going home alone late at night.

The complainant was Miss Dorcas Huxley of 137 West Seventeenth street, who said she was a cabaret singer in a Broadway restaurant. Shortly after midnight last Tuesday Miss Huxley turned from Broadway into West Seventeenth street when three men came out of the shadow of a doorway.

One of them who turned out to be Green, accosted her. She hurried along, but Green followed, continuing his remarks until Miss Huxley struck him in the jaw. He returned the blow and ran up the street, with the girl after him. With a police whistle Miss Huxley called Patrolman Know. She and the officer found Green in the cafe at the Hotel Du Nord.

PICTURE HUSBAND HAD A WIFE.

Mrs. Hamal, Charging Bigamy, First Jap Girl to Ask Annulment.

SAN FRANCISCO, Nov. 7.—Following in the footsteps of her Occidental sisters, Mrs. Kayo Hamal to-day established a new fashion among Orientals by suing to have her marriage with Takiji Hamal annulled.

Bigamy is charged. Mrs. Hamal alleges that on June 25 of last year, when she became the wife of Hamal, a Japanese fisherman, she already had a wife living from whom he had never been divorced.

Mrs. Hamal is one of the Japanese girls who became a picture bride in Japan and was married here before being allowed to land. When she discovered that her supposed husband already had a wife and that his object in marrying her was to place her in the white slave traffic she left him.

This is the first suit to annul a marriage brought in the California courts by a Japanese.

JACK JOHNSON INDICTED.

New Case Charges Negro Fighter With Being a White Slave.

CHICAGO, Nov. 7.—The Federal Grand Jury this afternoon indicted Jack Johnson, the fighter, for violating the Mann act in bringing a girl named Belle Schrieber from Pittsburg to Chicago for unlawful purposes.

Johnson was arrested by United States marshals to-night and was held in \$30,000 bail. He promptly furnished the bond and was released.

With the return of the indictment it developed that the Government's investigation of his relations with Lucille Cameron has been largely a ruse, that the negro might not suspect the tactic the Government was taking. In view of the fact that Lucille Cameron has insisted that her coming to Chicago from Minneapolis was of her own volition the Government officials had abandoned hope of getting an indictment in her case, though they had given the impression that the investigation centered around her.

NEW "STRONG ARM SQUAD."

Lieutenant Scoble to Take Charge of Phalanx No. 4.

Lieut. William H. Scoble of the 150th precinct, which is in Brooklyn, was instructed yesterday by Police Commissioner Waldo to report as head of Raising Squad No. 4, newly organized.

There have been three of these squads, popularly known as "strong arm squads," the first of which was in command of Becker, the second under Condon and the third under O'Reilly. Castigan is the only lieutenant now in command of a squad.

ANGOSTURA BITTERS Leads Delicious Saver to Grape-Fruit and Jellies.—Adm.

TURKS LOSE LAST CAPITAL OUTPOST

Bulgars Capture Tchataldja With One Overwhelming Assault.

OTTOMAN FORCES FLEE

Victorious Army Is Only Twenty-five Miles from Constantinople.

GREEKS TAKE SALONICA

Porte Military Chiefs Force Cabinet to Call Off Peace Plans.