

THE COURTS.

Judge Barrett's Charge to the Grand Jury on Theatrical Exhibitions.

FREE TRADE IN INSURANCE

Taxes on Charitable Institutions and Churches.

Hitherto, the arrangements of our courts were carried out, the members of the Bar were seriously inconvenienced by the public being allowed to enter the court rooms promiscuously and occupy the seats which by right belonged to the legal fraternity.

INDECENT THEATRICAL EXHIBITIONS.

After the empanelling, yesterday, of the Grand Jury of the Court of Oyer and Terminer, Mr. George H. Moore being selected as foreman, Judge Barrett read his charge to them, the notable feature of which was his strictures upon indecent theatrical exhibitions.

TOMBS POLICE COURT.

A FRENCH GIRL'S FOLLY.

Heloise Angele and Dumas Reintzes were arraigned on a charge of larceny at this court yesterday afternoon. The property stolen was as follows:—One gold watch, valued at \$150; a lady's watch, valued at \$100; a \$25 bracelet; a \$50 gold chain; a set of coral, said to be worth \$150; a lady's chain which cost \$40, finger rings and other trinkets, aggregating in value the sum of \$500, together with \$200 worth of clothing.

FREE TRADE IN INSURANCE.

The Metropolitan Insurance Company is a member of the New York Board of Fire Underwriters. Among the bylaws of the board, which was passed subsequent to the Metropolitan Insurance Company becoming a member, was one restraining any member from dealing with any brokers except members of the Metropolitan Insurance Board.

TAKING CHARITABLE INSTITUTIONS AND CHURCHES.

Suit has been brought against the city by the House of Mercy, on Eighth street, to vacate an order imposing a tax on six lots owned by the institution. There was an argument in the case and submission of the points yesterday in the Supreme Court, Special Term, before Judge Van Vorst.

DECISIONS.

SUPREME COURT—CHAMBERS. Damann vs. Butterfield.—The adjournment of the trial of this case is ordered for the 22d inst. and the motion to punish the defendant must there be denied, without costs.

COURT CALENDARS—THIS DAY.

SUPREME COURT—CHAMBERS—Held by Judge Lawrence.—Nos. 2, 28, 35, 36, 49, 55, 126, 131, 150, 159, 170, 224, 228, 229.

SURROGATE'S COURT.

The examination in the Harwick contested will case was resumed yesterday. A nephew of the deceased, named Burrows, testified that he knew the deceased, James Snare, alias James Harwick, for a number of years; in 1852 deceased changed his name from Snare to Harwick, and was married under the latter name; in 1832, he came to this country, he was married in

London to a Miss Wilson, by whom he had a son, and whom he left in destitute circumstances in London. In 1852 the son, then a young man, came to New York, and the instance of the deceased was known to the second family as a nephew of the deceased. The son, James C. Snare, was known to the second family as a nephew of his father in the second family, but that to outside friends he was known as the son, and the deceased recognized him as such. He also testified to the fact that he still lives in London.

COURT OF GENERAL SESSIONS.

Before Recorder Hackett.

James Flynn, who on the 3d of this month stole a lady's suit, two blankets and a large Roman Catholic Bible, the property being worth \$43, pleaded guilty to the indictment. His Honor sent the prisoner to the State Prison for three years.

Charles F. Stearns, who pleaded guilty last week to two indictments for forgery, was sentenced to the State Prison for eight years.

The Recorder said he regretted that a young man of such high social connections and opportunities for education and culture (his father being a professor in a college) should have been guilty of such a high crime. He (the Recorder) had been told that the defendant was a student in London, and that he had been expelled, but he would not conscientiously do it.

John McCarty pleaded guilty to an attempt at charging him with entering the premises of Robert Senge, No. 300 East Seventy-fourth street, on the 10th of January last, with a view to attempt at grand larceny. This prisoner was each sent to the State Prison for two years and six months.

John White, who was charged with assaulting John Kirk on the 1st of January with intent to steal \$25, pleaded guilty to assault and battery. The Recorder sentenced White to the State Prison for one year.

COURT OF APPEALS.

ALBANY, N. Y., Feb. 15, 1875.

No. 125. John Devellin, respondent, vs. George D. Crary and another, appellants.—Argued by E. T. Wood, of counsel for appellants, and by Jesse Johnson for respondent.

No. 1. Thomas Kearnyvs, plaintiff in error, vs. The People, &c., defendants in error.—Argued by R. E. Andrews, of counsel for plaintiff in error, and by Charles L. Boie for the People, &c.

No. 97. Edward Holmes and another, appellants, vs. L. Hubbard and another, respondents.—Argued by E. C. Sprague, of counsel for appellants, and by Sherman N. Rogers for respondents.

No. 98. L. Hubbard and another, respondents, vs. Lemuel L. Crocker, survivor, &c., appellants.—Argued by E. C. Sprague, of counsel for appellants, and by George Wadsworth, for respondent. Case still on. Court adjourned to the 16th inst.

COURT OF APPEALS.

THE DAY CALENDARS.

The day calendar of the Court of Appeals for Tuesday, February 16, is as follows:—Nos. 125, 131, 132, 133, 110, 114, 130, 80.

ANOTHER FREAK OF BERGH.

HE REMATES THE GRAND JURY AND CHARGES THAT THEY ARE IN SYMPATHY WITH DOG AND COCK FIGHTING—THE GRAND JURY APPEAL TO THE COURT—RECORDER HACKETT TO SUMMON BERGH TO ANSWER FOR CONTEMPT.

At the opening of the Court of General Sessions yesterday, Recorder Hackett presiding, the Grand Jury came into Court and handed in several presentments, the result of their deliberations. Amongst these was a communication from that body calling the attention of the Court to a characteristic letter addressed to it by Mr. Henry Bergh, in which that gentleman severely censured the Grand Jury for their action in a matter of inquiry into a charge preferred by Mr. Bergh against parties found engaged in a dog fight in Rivington street, in this city, on the 10th of December last.

HANSON AGAIN.

The readers of this column will remember that a few days since, under the caption "Paying a Fine," an account was given of a good-natured chap who got jolly and came to Court to pay a fine for a friend who had been locked up. Yesterday he appeared, but in the character of a prisoner. He had taken a seat in a third avenue car, and remained quiet peaceable until the mercenary conductor, with his everlasting punch, demanded of him the fare. The "pays" refused to pay his fare, and resisted an effort of ejection by the conductor. The all of a side-coated judge, who had just stepped out of the car, saw the man, and he made two men to pay the fare. The judge said he would not allow him to pay the fare, and he would be locked up in the car.

JEFFERSON MARKET POLICE COURT.

ON THE STOOL OF REPENTANCE.

John Curtis, a very strikingly dressed individual, was brought into Court yesterday morning by Officer Erskine, of the Twenty-ninth precinct. He was accused of stealing a picture from the gallery of the Academy of Design, at Twenty-third street and Fourth avenue. For some time past a great deal of annoyance has been caused by the repeated thefts of pictures and other articles from this building. About twelve o'clock yesterday Officer Erskine, while on duty, observed a man who had just entered the Academy of Design, whose intentions he had reason to suspect were not altogether honest. The officer, standing by his exit, saw the man take a picture from the gallery, and he followed the man up Fourth avenue, and, seeing something bulky protruding from under his coat, he overtook him, and, after a short struggle, overpowered his assailant and brought him to the station house. In the possession of the prisoner was found a water color painting entitled "On the Stool of Repentance." The painting was shown to Mr. Moses B. Porter, the artist, who identified it as a picture which had been on exhibition a short time before. The prisoner, John Curtis, was committed to the House of Correction, \$1,000 bail to answer at the General Sessions, the Judge remarking at the time, "Well, Curtis, so long as you are in the House of Correction, you will supply your wife with one that will last you for some time."

ESSEX MARKET POLICE COURT.

BEFORE JUDGE BIXBY.

Yesterday morning Annie Dowling, a servant, in the employment of John Suh, No. 213 East Broadway, shortly after entering the kitchen, discovered a man concealed in one of the closets. She ran up stairs and gave the alarm to Mr. Suh, who caught the man as he was passing out by the back door. The prisoner, whose name is not known, was committed to the House of Correction, \$1,000 bail to answer at the General Sessions, the Judge remarking at the time, "Well, Curtis, so long as you are in the House of Correction, you will supply your wife with one that will last you for some time."

COURT CALENDARS—THIS DAY.

SUPREME COURT—CHAMBERS—Held by Judge Lawrence.—Nos. 2, 28, 35, 36, 49, 55, 126, 131, 150, 159, 170, 224, 228, 229.

A MYSTERIOUS AFFAIR.

About half-past twelve o'clock yesterday morning two men, whose names and residences are unknown, hailed James Kenny, conductor of car No. 52, of the second avenue line, at Ninth street and Broadway, and asked him to take a man from the car to Sixty-third street. The man, who was dressed in a dark coat and a hat, was sitting in the car and had fallen from a cross-tie car and injured himself. Kenny at first objected to taking the man in his car, believing him to be intoxicated, but finally concluded to do so. Arriving at Sixty-third street Conductor Kenny endeavored to rouse the man and have him leave the car, as had been requested, but he was unable to move. Officer McLaughlin, of the Nineteenth precinct, being called and finding the man dead, he called a doctor and the man was taken to the hospital. The remains were subsequently sent to the Morgue for identification. Coroner Beach has taken charge of the case, and will make a thorough investigation.

IN ORDER TO DETERMINE THE CAUSE OF DEATH DR. MARSH WILL MAKE A CAREFUL AUTOPSY ON THE BODY.

THE CANCAN IN COURT.

The Manager of the Metropolitan Theatre Indicted—Charged with Keeping a Disorderly House.

Nymphs of the Ballet on the Stand.

THE CASE SUBMITTED TO THE JURY

Important Charge by Recorder Hackett.

There was not even standing room in the court room of the General Sessions yesterday morning when the case of the people against Martin Campbell, alleged to be the proprietor of the Metropolitan Theatre, was called. As will be recollected, the offence charged is keeping a disorderly house, and the specification of the performance known as the "Cancan," a dance of French origin, thought to have been introduced into this country by the youth and "children of larger growth" of the city. A rumor was prevalent before the opening of the Court that the young ladies of the institution were to appear in stage costume and dance the cancan before Recorder Hackett and the jury, so that that enlightened body of our fellow citizens might be able to judge from personal observation of the character of the performance and thus vote to a correct decision whether or not it came under "the statute in such case made and provided." As absurd as the rumor was it soon general credence, and had the effect of bringing together a large crowd of the "clerk" known as "Cancan" to the court room. The young ladies of the institution were to appear in stage costume and dance the cancan before Recorder Hackett and the jury, so that that enlightened body of our fellow citizens might be able to judge from personal observation of the character of the performance and thus vote to a correct decision whether or not it came under "the statute in such case made and provided." As absurd as the rumor was it soon general credence, and had the effect of bringing together a large crowd of the "clerk" known as "Cancan" to the court room.

OUR CENTENNIAL.

PROGRAM OF THE FINANCIAL ORGANIZATION—AN INTERESTING FEATURE OF NEVADA'S EXHIBITION—ENCOURAGING NEWS FROM OTHER STATES—A SUBSCRIPTION OF FIVE THOUSAND DOLLARS—REMARKS BY THE COMPTROLLER.

It is well known to all who have followed the progress of the Centennial enterprise, and who are conversant with the financial details of the same, that the Centennial Commission, under the able management of its President, Mr. John W. Foster, has been successful in raising a sum of \$1,000,000 for the purpose of enabling the Smithsonian Institution and the National Department of Agriculture to secure an adequate representation at the Exhibition, and to be generally favored by the public men of New York.

THE TRIAL OF MARTIN CAMPBELL.

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