

INVESTIGATION OF HARVARD 'RULING'

Orders in Legislature Inquire About Curtailing Jewish Students.

DR. LOWELL CENSURED

Rabbi Asserts President Failed to Allow for Jewish Holidays.

STATE CAN'T INTERFERE

Though Allegations Are Proved, Legal Proceeding Is of No Avail.

Special Dispatch to This New York Herald. CAMBRIDGE, Mass., June 2.—One of the new phases in the controversy over whether Harvard will curtail the enrollment of Jewish students was the presentation to the Legislature today of two orders calling for an investigation of the reported plan of the university.

Frederick L. Allen, secretary of the Harvard Corporation, and who serves as dispenser of publicity for the university, stands by his guns. He sees no reason to add to his statement of early in the week, except to say that Jews were mentioned without any thought of discrimination, but that, owing to the fact the percentage of Jews "was increasing mathematically, they will have to suffer along with other students, but with no thought of discrimination."

Mr. Allen's original statement carried the full indorsement of the university authorities before it was issued. President Lowell was censured by Boston Jews, who said the policy of discrimination against their race was born when he succeeded Charles W. Eliot.

Furthermore, Radcliffe College, sister institution to Harvard and of which Dean Briggs is president, issued a statement that it had no intention of following in Harvard's footsteps in any attempt to limit its enrollment.

Graduates to Decide. The fate of the orders will be in the hands of a legislature made up of more than 150 Harvard graduates, of which Speaker B. Loring Young is one. The speaker is a candidate for an overseas tour.

The order as filed reads: Be it ordered that the great and general court of the commonwealth of Massachusetts, anxious to safeguard the freedom and privileges of her citizens, takes cognizance of the reported program of Harvard University attempting to place restrictions upon the enrollment of those who profess the Jewish faith, deplorable any act which may cause racial and religious animosity, and directs that a joint committee of the House and Senate be appointed to revise and amend the constitution of the commonwealth so that all reference to Harvard University, its institutions and its conduct be eliminated, so that there may be nothing in the constitution approving or assenting to a plan which operates against any man because of his race or creed.

And be it further ordered: that a special committee be appointed by the Legislature to investigate the necessity or desirability of curtailing Harvard, should its plans to become a private and restricted institution be consummated, to enjoy exemption from taxation upon its realty and holdings.

Members of the Jewish community of Boston declare President Lowell has left no doubt in their minds as to his animus against the Israelites in college or out of it.

400 Jews in Harvard. He opposed confirmation of Louis Brandeis as Justice of the United States Supreme Court, according to Rabbi David H. Shohet of Roxbury. He refused to make allowance for Jewish boys compelled to take entrance examinations on their Day of Atonement, according to witnesses. He declined to recognize the sanctity of the Jewish New Year when it conflicted with the college schedule, according to Representative Coleman Silbert.

President Lowell, true to his tradition, will not be interviewed.

There are approximately four hundred Jews in Harvard, about 18 per cent of the enrollment. Each entering class shows an increase. Six Jews were the coveted key of the Phi Beta Kappa. Six more are among those receiving John Harvard scholarships for "very high academic distinction."

Six Jews are listed among Harvard instructors and professors, but there are no Jewish members of the corporation.

ANGELL PRAISES YALE'S NEW REQUIREMENTS

Merit of Regulations Shown in Freshman Class.

DERRICK, June 2.—Praise for the revised entrance requirements of Yale University and the hope that Yale might broaden her horizon through more alumni scholarships, was voiced here tonight by President James Rowland Angell, in an address before the Mid-West Yale Association convention.

Citing the advantages of the new entrance regulations, President Angell said this year's freshman class at Yale included 239 students, representing 109 high schools in every State in the Union. This representative body was provided largely through alumni scholarships, he said.

The Detroit Yale Alumni Association announced a \$500 scholarship to be awarded annually on general acceptability, rather than scholastic merit alone.

FOUND ANYTHING? If so, see it advertised in the Lost and Found columns of to-day's New York Herald.

Three Cars With Loads of Brass Sink in River

DIVERS were put to work yesterday to recover three carloads of brass lying in twenty-six feet of water of the Harlem River near the Willis Avenue bridge. The cars were sent to the bottom of the river when a New Haven Railroad Company tug struck Lighter No. 25 during the night. The lighter, which contained five cars, was partly driven upon one of the quays, which gave way, tipping three of the cars into the river. The brass is wrapped in bundles covered with burlap, which are hauled to the surface as the divers make them fast.

WHOLE PAGES TORN FROM DIER ACCOUNTS

Continued from First Page. many profits. He explained this by saying that as he dealt in privileges, which he paid for in cash, he could not lose, as no one would exercise a losing option. There were at least a score of peculiar transactions mentioned and it appeared that at times he was trading jointly with Dier, with Mrs. Dier and with others, and always making money. An account in the name of Holbrook used to cover the trading of one Raynor, later of the firm of Raynor, Nicholas & Trusdale, was turned into his account when Raynor wanted it covered up, and Andrews got profit out of that too. The hearing will be continued on Monday at 2 o'clock.

STONEHAM FAILS TO REMEMBER LETTER

Questioned in Case of Stock Loss to Lumber Man.

Charles A. Stoneham, formerly head of Charles A. Stoneham & Co., the brokerage firm which sold out its accounts to E. D. Dier & Co., now bankrupt, appeared in Tombs court yesterday on a summons sworn out by Daniel W. Blumenthal, counsel for several hundred of the Dier creditors. Mr. Blumenthal charges that Mr. Stoneham violated section 957 of the penal law, which deals with the sale of customers' stock by brokers.

P. R. Wilson of McLeansboro, Ill., who asserts that he never received any memorandum of the purchase of 800 shares of Studebaker stock from the Chicago offices of Stoneham & Co., and that the account was transferred to Dier & Co. without his consent, had not reached New York, so after some testimony Magistrate Simpson put the case over to June 12 in Jefferson Market court.

Asked whether he remembered a letter to Samuel Munch of Hartford, in October, 1921, requesting that Munch and he should make a transaction involving securities, Mr. Stoneham said he was in Cuba at the time and did not recall the matter. He testified that his brokerage firm was not a member of the New York or Consolidated Stock Exchanges, but did that business through exchange houses, paying the usual fees.

Mr. Stoneham said he personally did not know the complainant, Wilson, but he identified receipts and orders made out to Wilson on the letter heads and bills of the Stoneham house.

NEW COTTON EXCHANGE ACCUSES PROSECUTOR

Says Banton's Office Represents New York Board.

Albert Massey, counsel for the American Cotton Exchange, in the trial yesterday before Justice Marcus in the criminal branch of the Supreme Court, accused the office of the District Attorney with representing the New York Cotton Exchange and declining to prosecute alleged offenses. The charge flashed out in a tilt with Hugo Wintner, Assistant District Attorney, who is prosecuting the American Cotton Exchange for bucketing. It brought a sharp and indignant denial from the prosecutor.

Mr. Massey made his charge when he had tried unsuccessfully to question John S. Oliver of the cotton brokerage firm of Oliver, Houghton & Co. concerning transactions with members of the New York Cotton Exchange. Mr. Wintner interposed an objection to the testimony and Justice Marcus upheld him. Mr. Oliver, a director of the American Cotton Exchange, testified, however, that his firm had purchased cotton, often in large quantities, from the New York Cotton Exchange and held it "to be able to make deliveries." He said also that he had purchased cotton from the New York Cotton Exchange "to make commissions."

James Eblin, another member of the American Cotton Exchange, and Martin Gouliko testified in defense of the exchange and defended their acts as brokers. They admitted under cross-examination that they had indulged in cross sales.

The case may go to the jury early next week.

SENTENCED TO PRISON IN SALE OF STOCKS

Peerless Wheel Company Official Pleads Guilty.

PITTSBURGH, June 2.—Frederick La Brun, an official of the Peerless Wheel Company, today pleaded guilty to a charge of using the mails in a scheme to defraud a company before Judge Thomson in United States Court and was sentenced to serve one year and three months in the Federal penitentiary at Atlanta.

La Brun and Albert B. Windt, Harry Mercer, Theodore B. McCready, Samuel D. McCready and Harry Hamill were indicted in connection with the case. Post Office Inspector Craighead alleged the men had swindled persons living in Pittsburgh and surrounding towns of more than \$100,000 through the sale of worthless stock.

Ingraham declared that James J. Powers of Steubenville, Ohio, had lost \$25,000 as a result of purchasing Peerless Wheel stock.

CHICKEN PIES THE END OF 82 PRIZE GAMECOCKS

Fighters Seized by State Troopers Are Guillotined.

ROCHESTER, June 2.—Eighty-two blooded gamecocks, some of them valued at several hundred dollars each, were guillotined at the city pound today and distributed to charitable institutions to be converted into chicken pie and other delicacies.

The birds were confiscated by State troopers and Humane Society agents in a raid Tuesday on a cooking main at Ogden, in which 132 arrests were made.

\$225,000,000 APART IN I. R. T. VALUATION

Transit Board Hearing Ends Without Argument by City's Counsel.

BRIEFS STILL TO BE FILED

Harlem and Bronx Taxpayers Seek Better Service on the Third Avenue Lines.

The Transit Commission's hearing of conflicting arguments over an appreciable difference of some \$25,000,000 between the Interborough's asking price for its properties and the appraisal recommended by the commission's engineers ended yesterday after more than 5,000 folios of testimony had been transcribed in the record.

George McAneny, chairman of the commission, who presided, gave opposing counsel until June 12 to file briefs. William A. DeFord, special counsel retained by the city, asserted he did not desire to make any oral argument as the city's representative. It was inferred also that Mr. DeFord had no intention of filing a brief, as will be done by Clarence J. Shearn for the commission and by counsel for the Interborough.

A city official said: "Following Federal precedent, it is likely city representatives hereafter will attend the sessions only as 'observers'."

At the end of the inquiry, though Mr. Shearn had shown it full of million-dollar question marks, counsel and witnesses for the I. R. T. were still valiantly maintaining the reasonableness of their appraisal of \$60,000,000 as their asking price, the city wants the privilege of absorbing the Interborough properties into the commission's great consolidation and unification scheme for the city's transit.

With no less pertinacity Mr. Shearn fought for the commission engineers' tentative figure, which is slightly over \$75,000,000 for the lot "and no questions asked." He spent the greater part of the day in a more or less futile effort to break down by cross-examination the evidence of Charles W. Kellogg of the engineering firm of Stone & Webster, who had pronounced the Interborough's big claim "logical and reasonable."

Coincident with the valuation inquiry, James B. Walker, secretary of the commission, conducted a public hearing on the service now being rendered by the Third Avenue Railway Company.

Delegations from the Harlem Board of Commerce and the Bronx Taxpayers Association presented pleas for various improvements. The Harlem petitioners wanted a loop built over the Willis Avenue bridge, thence west in 125th street to Third Avenue, then north in Third Avenue and across the Third Avenue bridge into the Bronx.

Two policemen of Inspector West's staff obtained a search warrant from County Judge McLaughlin and entered Rooms 208 and 209. They said they gathered five bottles of Scotch, two of vermouth and a gallon of wine, all found in a closet; six bottles of whisky, two of port and sherry, in another closet, and four bottles of whisky in still another closet. Whisky glasses were in a desk.

Arguing to Judge A. N. Hand in United States District Court that Herbert J. Catrow, former assistant prohibition director for New York State had been indicted hastily after a previous Federal Grand Jury had failed to indict on charges of conspiracy to defraud the United States through withdrawal of whisky, Nash Rockwood asked permission to file a plea in abatement to the indictment against Col. Catrow.

After an explanation of the case by Palmer Cavell, Assistant United States Attorney, Judge Hand refused and directed Mr. Rockwood to proceed with arguments on the demurrer now pending in case. The charges against Col. Catrow were that he conspired to effect the irregular withdrawal of 1,000 cases of liquor from the warehouse of the Hill & Hill Distilling Company, Inc.

After arguments on the demurrer Judge Hand reserved decision.

COURTNEY MURDERED OR KILLED BY A TRAIN

Revenue Agent's Body Found at Saugatuck, Conn.

SARGATUCK, Conn., June 2.—Joseph P. Courtney, 34, former quarterback for Lafayette and Villanova and during the war a Captain in the American air forces in France, was killed early today at the Saugatuck-Westport station of the New York, New Haven and Hartford Railroad. A mutilated body was found scattered along the tracks at daybreak. The authorities are now trying to find out whether he was killed by the train or whether he was murdered and his body placed on the rails.

Courtney was employed in the estate tax division of the United States Internal Revenue Department and attached to the New Haven office. His body was identified by Vernon Godfrey, a special officer of the railroad.

F. M. Nolan, Medical Examiner, who viewed the body before the arrival of Coroner J. P. Flinn, said a preliminary report saying death was caused by his being struck by the train. Later, however, he found two wounds, one in the back of the neck and one in the shoulder, which he said might have been made by bullets.

An inquest will be held to-morrow.

ONTARIO STOPS LIQUOR TRANSPORT BY ROAD

Can No Longer Be Smuggled Into United States.

TORONTO, Ont., June 2.—Further barriers to the transportation of liquor from Canada to the United States were set up today by the passage of a bill in the Ontario Legislature making it illegal to carry liquor over the roads of the province. Under the Ontario Temperance act the distillers were required to ship by rail and the practice of consigning liquor to fictitious persons in the United States and then smuggling it across the border by truck.

Interference with rum runners in the United States, the Attorney-General said, is not within the power of the province, but is under Federal regulation.

\$3,000 IN CHAMPAGNE SEIZED.

Two Men Arrested in Hamilton County on Way Here.

'GINGER' FRAUD CHARGED TO 9 MEN

Casks Contained Canadian Club Whiskey, Says Federal Indictment.

TWO DRY AGENTS NAMED

Henry G. Piel Explains How Raiders Got Beer From Special Permit Stock.

Harry E. Mead and William E. Walsh, former Federal prohibition agents, were among nine persons indicted yesterday on the charge of conspiring to violate the Volstead act in connection with the transformation of 160 barrels of liquor into as many casks of ginger ale on April 11.

The other men indicted were Ray E. Robinson, Custom House broker; George A. Robinson, brother of the broker and a Custom House truckman; four of the latter's truckmen, John Acquia, Morris Sender, George Rosenthal and Harry Egan, and Bernard Schultz.

The indictment charges a conspiracy to bring into the United States a carload of Canadian Club whiskey, consigned to Ray E. Robinson, for transportation to a foreign country. The shipment was handled from the St. John's Park station of the New York Central Railroad on the West Side to the Ward Line at the Goldfarb pier. The two Federal agents were detailed to guard the liquor in the transfer.

Piel Held Over in Beer Case.

Henry G. Piel, 37, one of the directors of the Piel Brothers Brewery in Liberty Avenue, Brooklyn, was arraigned in New Jersey Avenue Court on charges of violating the State liquor law in having in his possession and control more than one-half of one per cent. alcohol. He was held in \$1,000 bail for hearing June 12.

Detectives who raided the brewery under a search warrant signed by County Judge McLaughlin said they found 221 boxes and fifteen barrels of beer. The detectives took samples of the beer to the chemist who said they showed 1.32 per cent. alcohol.

Mr. Piel explained that two kinds of beer were seized, one consisting of liquor manufactured under special permit in the regime of Governor Palmer. The second class, he said, was the regular stock, testing only .22 per cent. alcohol. Mr. Piel said the beer with the larger percentage of alcohol had been kept in a special room apart from the regular stock.

'Speakeasy' in Office Building.

A "speakeasy" has been operating in the annex of the Temple B'nai B'rith Building at 186 Remsen street, in Brooklyn's downtown business district, according to Magistrate Dale, who denounced it in the Adams street court yesterday.

Two policemen of Inspector West's staff obtained a search warrant from County Judge McLaughlin and entered Rooms 208 and 209. They said they gathered five bottles of Scotch, two of vermouth and a gallon of wine, all found in a closet; six bottles of whisky, two of port and sherry, in another closet, and four bottles of whisky in still another closet. Whisky glasses were in a desk.

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SCHOOLGIRL MIMICS SUICIDE WITH IODINE

Scares Teachers and Stirs Up Police and Doctor.

Rose Reizen, 12, tried to simulate suicide yesterday by making believe she had drunk a bottle of iodine in Public School 114 at street and Brook avenue, The Bronx. The teaching staff had a fright and after three policemen, an ambulance and a physician arrived, it was discovered that Rose was not too ill to be taken to her home at 483 East 83rd street without any treatment other than a liberal dose of an antidote in the form of milk.

Miss Mary A. Conlon, principal of the school, said that Rose wanted to enjoy a little excitement at the expense of the nerves of her teachers. The child had calmly reported to the nurse, Miss Hilda Johnson, that she had drunk iodine and displayed a small bottle partly full.

Both Miss Conlon and the ambulance explored the child's throat and mouth with a pocket flashlight without discovering any effects of the poison. When threatened an application of the stomach pump and a possible operation Rose broke down and admitted that she didn't need any such treatment.

At Lincoln Hospital the case was recorded as one of iodine poisoning, but no evil effects were noted.

PRISONER GETS AWAY; SWIMS MILE AND HALF

Lands on Twin Island, Gets Food and Is Rearrested.

Andrew Boxes, 22, who is serving three years on Harts Island for robbery, slipped away from a gang of prisoners yesterday, hid for a time behind some rocks on the shore of the island and then swam nearly a mile and a half in Long Island Sound in an attempt to defraud an accomplice.

At Lincoln Hospital the case was recorded as one of iodine poisoning, but no evil effects were noted.

Four Line Will in Rhyme Leaves Estate to Wife

FREDERICK E. CASTLE'S will, admitted to probate in Newark yesterday, reads: "All my earthly goods I have in store. To my dear wife I leave for evermore. I freely give; no limit do I fix; This is my will and she the executrix."

Castle lived at 66 North Maple avenue, and was an insurance broker. He died May 13 last.

MAID ABANDONS BABY, WITH PARENTS AWAY

Infant Starving and Arrest of Servant Follows.

Mr. and Mrs. William Goldfarb of 7 Woodruff avenue, Brooklyn, went to the city last Saturday to spend the day leaving their 15-month-old son Alfred in the care of Gertrude Arthur, a West Indian servant who had been in their employ for some time. There was plenty of food in the house and Mrs. Goldfarb left \$25 with the maid to meet emergency expenses.

When they returned home Tuesday afternoon they found the baby abandoned in a room near starvation. The maid could not be located until last night, when Detective Dowdell of the Parkville station arrested her at her home at 132 Fulton street, Brooklyn. She said she left the Goldfarb home early Saturday night and the baby had been alone and without care from that time until Tuesday afternoon, when his parents returned from the country. The baby has since been under the care of the Goldfarb family physician.

The maid was arrested on the complaint of the Goldfarb family physician with having endangered the life of her child. The \$25 which had been left with the maid was found in the house when the Goldfarbs returned.

FINED \$10 FOR TAKING CANDY FROM CHILDREN

Couldn't Win Sweets Under Peddler's Trickery.

William John, 36, a peddler of 79 Eldridge street, was fined \$10 yesterday by Magistrate Marsh in West Side Court after Daniel J. O'Sullivan, Assistant District Attorney, had denounced him as "a cheap kind of swindler" because he sold prize tickets for candy to school children and then held the tickets in such a way that it was impossible for the children to win prizes.

The peddler, who had been arrested after a policeman had received complaints from children that it was impossible to win a prize.

RAN A STILL 40 YEARS BELIEVING IT LAWFUL

West Virginia Ancient Gets Into Police Clutches.

PETERSBURG, W. Va., June 2.—"I've been running a still for 40 years and this is the first time I knew there was any law agin' it," said Henry Hours, a veteran resident of the Smokehole district, located in Grant and Pendleton counties, when visited by State police and arrested to-day.

A native of the district proffered information that "Old Man" Hours was running a still and had done so ever since he could remember.

Corporal Briner, who led the State policemen, said that the episode was the beginning of an educational campaign in the Smokehole region.

WIDOW WANTS TO SELL HUSBAND'S \$25,000 TOMB

Mrs. Wiesen Says She Is Desistate After Settling Estate.

Mrs. Elizabeth Wiesen of 683 Rthelander avenue, who used to live with her husband in the old Atlantic Garden in the Bowery, applied yesterday to Justice Gavan in Supreme Court, in the Bronx, for permission to sell the mausoleum of her husband, Henry Wiesen, which was erected in 1901 in Woodlawn Cemetery at a cost of \$25,000. Mrs. Wiesen, whose stage name was withheld by her attorney, said her application that she was destitute.

The petition, presented by McKeown & Flynn, attorneys, said that when Henry Wiesen, a wealthy contractor, died he left more than \$100,000. There was a proviso in his will which stipulated that unless his widow built the mausoleum the entire estate would go to the daughter of a friend. It was claimed that the estate had dwindled away, part of it going to the settlement of claims of relatives of the husband in Germany.

Mrs. Wiesen, according to her attorney, now needs all she can get from the sale of the mausoleum.

Counsel for Woodlawn Cemetery submitted an affidavit saying that it would require a great deal of money to remove the body and selling the mausoleum.

WOMAN A SUICIDE OFF HUDSON BOAT, IS BELIEF

Berth of Mrs. Porlier of East 12th Street Found Deserted.

SPECIAL DISPATCH TO THE NEW YORK HERALD. PORTJEKES, June 2.—The police are investigating the disappearance of a Mrs. Porlier, a young woman who was home in given as 4 East Twelfth street, New York, and whose stateroom on the day line boat this morning was found deserted. Inclusion in that the committed suicide by jumping into the river, the police say.

The woman purchased a ticket in New York yesterday and took passage on the boat for Newburgh. When the craft reached Beacon she went to the gangplank and asked if there was any place near the landing where she could sell a letter. She was told that she would have to wait until the boat docked. A letter addressed to Mrs. Ida Brady, 241 Seventy-sixth street, Brooklyn, was found in her stateroom.

BOSTON GIRLS ALLOWED TO SMOKE ON BEACHES

Police Find No State Law to Prevent It.

COURT HOUSE BIDS CUT TWO MILLIONS

\$1,817,161 Reduction for All Granite and \$2,148,584 Less for Limestone.

CAN BUILT FOR \$4,029,629

Great Saving Shown Due to Exposures of Contractors in Lockwood Inquiry.

New bids were opened for the construction of the Court House by the Board of Estimate yesterday afternoon. They indicated a reduction of \$1,817,161 for an all granite structure and of \$2,148,584 for a limestone Court House on a granite foundation for the contracts annulled in October, 1920, because of evidence elicited by the Lockwood Committee of collusion by limestone and other contractors.

The bids will be tabulated for presentation to the committee of the whole of the Board of Estimate for consideration on Monday. They show that a granite superstructure will cost roughly about \$460,000 more than limestone.

Under bids received yesterday the all granite Court House could be built for \$4,029,629 under a combination of bids, which may be ordered by the Board of Estimate. The same work under the 1920 contracts would have cost \$5,846,790.

The low combination of yesterday's bids would be made up in this way: Harrison, Grant Company granite granite foundation, \$288,542; granite superstructure, \$1,491,581; cast stone work, \$15,500; total, \$1,805,623.

J. T. Brady & Co. structural steel frame, \$800,000; granite flooring, fireproofing, etc., \$484,000; brick work, terra cotta, etc., \$694,800; total, \$2,978,800.

Fordham Corncorn Works, Inc., roofing, \$83,900.

The Milton Sehnaier Construction Company, rough plumbing, \$2,786.

This makes a total of \$4,029,629. The lowest bid for the limestone building on a granite foundation was \$2,467,600, made by the George A. Fuller Company. If to that be added the rough plumbing bid of the Sehnaier Company the entire work would cost \$3,570,206, as compared with \$5,735,920, which was the total of the bids received for this type of structure two years ago.

The Fuller company also put in a bid of \$4,231,000 for all granite structure, but it exceeded the combination bid as given above. For this construction Thomas Dwyer & Son made a bid of \$38,900.

Dennis E. Conners put in bids, exclusive of steel frame and roof, of \$75,000 for all granite and \$3,100,000 for limestone.

The bid of Henry Hanlein & Son of \$1,427,376 for a limestone superstructure, combined with the lowest bid of \$298,542 for a granite foundation, makes a total of \$1,725,918, as compared with their bid of \$2,372,000 for the same work two years ago. They were not the lowest bidders on limestone alone, however, as Shuttlesworth & Gilles put in a bid of \$1,163,000.

The Herrmann & Grace Company, which has instituted an action to prevent the Board of Estimate from making new awards, had a contract, annulled two years ago to do the roofing for \$215,300. They put in no bid yesterday, but their bid had received, as stated, was that of the Fordham Corncorn Works, Inc., for \$83,900.

WAR CARDS OF 500,000 PRESENTED TO POLICE

Customs Service Gives Up Old Dock Passes.

The Police Department received yesterday more than half a million old identification passes issued in the war to persons privileged to visit docks and other places along the waterfronts. The cards had been issued by the Custom Service. One side bears the photograph, name, address and occupation of the holder. Henry Wiesen, which was erected in 1901 in Woodlawn Cemetery at a cost of \$25,000. Mrs. Wiesen, whose stage name was withheld by her attorney, said her application that she was destitute.

Under Lieut. James J. Gegan of the bomb squad half a dozen men are arranging the cards in alphabetical order for filing. The cards will not be kept with the criminal records but will be used in identifying missing persons, bodies and the like.

GARMENT CONFEREES FAIL TO DISCUSS WAGES

Employers' Leader Expects Solution Without Strike.

George Jablow and Benjamin Schlessinger, as heads of committees from the Cloak, Suit and Skirt Manufacturers Protective Association and the International Ladies Garment Workers Union respectively, met last night at Mar-tinique yesterday, but failed to reach the question of the wage scale affecting the 50,000 cloakmakers in this city.

Mr. Jablow said that there was little likelihood of either side getting into difficulties and that a solution of the problem undoubtedly would be reached without a strike. The issue of the present meetings is the right of the employer to dismiss a limited number of employees yearly without the consent of the union.

TEXAS NEGRO SLAIN; POSSES SEEK SIXTY

Blacks Reported Assembled in Deserted Farm House.

FOUR WORTH, Tex., June 2.—Reports of a race riot at Kirvin to-day were believed to have been exaggerated here to-night. The riot was said to have taken place at a house on a farm four and a half miles south of Kirvin could not be