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WRITE FOR CATALOGUES AND DEPARTMENT BULLETINS

TANGLES ARISE IN THAW CASE

Fugitive Will Appear in Montreal Court Sept. 15.
STAVES OFF HIS DEPORTATION

Immigration Authorities Find Prisoner Is Subject to Deportation for Two Reasons.

Coaticook, Que., Sept. 7.—Harry K. Thaw's lawyers having thrown a wrench into the plans to deport him and William Travers Jerome having motored quietly away to Nortons Mills, Vt., after his arrest and release on \$500 bail on a charge of gambling, Coaticook resumed its normal state and Thaw remained, deserted by counsel, in the immigration detention room over the Grand Trunk railway station.

Thaw may remain here a week or a day. Not until Sept 15 is he to appear at Montreal before the full king's bench, appeal side, on the writ of habeas corpus obtained by his lawyers. It is optional with the immigration authorities to move him at once or keep him here until the last moment.

As matters stand the case of the fugitive slayer is more snarled up than any time since his escape from Matteawan. Ordered deported for two reasons—entering the Dominion by stealth and having been an inmate of an insane asylum within five years—his appeal to the minister of the interior automatically stayed proceedings.

Next Hearing in Montreal.

Then came the writ of habeas corpus and the restraining order granted at Montreal. As a matter of fact the restraining order was issued prior to the time the deportation decision was returned and it is a question whether this does not invalidate the findings. In any event Thaw will have his court hearing and the matter of his deportation, thought practically to have been settled, is now so complex as to make forecasts out of the question.

The arrival of the writ here on a special train was greeted with wild cheering by the crowd around the railway station. Thaw himself thought it was returnable at once and had prepared to go to Montreal on a special train. For an hour the crowd waited, then the special whirled away, but Thaw was not on it. It had only his victorious lawyers, headed by J. N. Greenhields and N. K. La Flamme. It was they who had obtained the writ and they who had rushed here.

CONGRESSMAN WILDER.



Washington, Sept. 9.—Congressman William H. Wilder of Massachusetts, seriously ill here, is but slightly improved.

SENATE DEFERS VOTE ON TARIFF

Sugar Schedule Is Approved Without Amendment.

RAW WOOL ON THE FREE LIST

Efforts to Restore Duty and Lower Rates on Woolen Manufactured Goods All Meet With Defeat. Amendment to Allow Farmers to Manufacture Denatured Alcohol Is Agreed to Without Opposition.

Washington, Sept. 9.—The senate will vote finally on the Democratic tariff bill this afternoon at 4 o'clock. Democratic lines stood solidly against the final onslaught of the tariff.

With party leaders urging their colleagues on to approval of the bill the ranks closed up against the anti-free wool and anti-free sugar forces and defeated all amendments to the bill as fast as they came to the vote.

Attempts to restore a duty on raw wool and lower the duty on woolen manufactured goods, made in successive amendments by Senators La Follette, Catron and Penrose, were defeated without the loss of a party vote.

An amendment by Chairman Simmons of the finance committee to enable farmers to manufacture denatured alcohol was agreed to without opposition.

The sugar schedule, without amendment and including the provision for free sugar in 1916, was finally agreed to.

Among the amendments defeated was that of Senator Norris for a heavy tax on inheritances. This was beaten, 58 to 12, the following Republicans joining the Democrats in voting against it.

Senators Brandegee, Catron, Clark of Wyoming, Colt, Fall, Gallinger, Jackson, Lippitt, Lodge, Oliver, Penrose, Perkins, Root, Sherman and Sutherland.

La Follette's Efforts Fail.

Two attempts by Senator La Follette to procure the adoption of substitutes for the Democratic wool tariff failed by strict party votes.

There remained the prospect of a final wool vote when the single item of free wool was reported in the free list of the bill.

Senators Bristow and James engaged in a lively debate over the tobacco tariff which aroused applause from the crowds in the gallery.

Senator Warren called the vice president's attention to a rule that there should be no applause.

"I am very grateful to the senator from Wyoming for calling my attention to the rule," said Mr. Marshall. "but on careful inspection of the rules I fail to find it."

Senator Bacon, Democrat, took issue with the vice president, declaring that while he had the profoundest respect for the vice president and wished to give no offense, he earnestly wished him to revise his statement that there was nothing in the rules of the senate giving him authority to preserve order.

"There has been as much disorder here at the instance of senators, some of whom are the most insistent about the rules, as there has been in the galleries," he added.

"As to following precedent the chair is not one of those to be bound by any precedent."

Final Fight Over Wool.

The first hint of the final fight over free raw wool came when Senator La Follette introduced a general substitute for the wool tariff sections of the Underwood-Simmons bill.

The La Follette wool plan came as a surprise to the Democratic side.

Instead of the expected 15 per cent duty on raw wool after Jan. 1 next his substitute proposed a general cut of the wool rates, based on a 30 per cent raw wool duty for 1914; a 25 per cent duty for 1915 and a 15 per cent duty after Jan. 1, 1916.

While the high woolen tariff rates of the present law came in for much of Senator La Follette's criticism he insisted that the Democratic bill did not treat the wool raising industry fairly.

He declared the wool duty was about the only tariff duty from which the farmer profited.

When the vote came the substitute was defeated, 41 to 28, and immediately afterward Senator La Follette offered another amendment to fix a straight 15 per cent duty on wool and this was promptly voted down, 30 to 20. The wool substitute was defeated viva voce.

The debate over Senator Norris' inheritance tax amendment brought strong condemnation from him and from other senators of the alleged laxity with which the taxation and revenue laws deal with large fortunes and large incomes.

The Norris amendment was beaten, 57 to 12.

Three Cycle Racers Killed.

Cologne, Germany, Sept. 9.—Gus Lawson, an American cyclist, and Scheurmann, a German rider, were killed and Meinhold, the German's pacemaker, was fatally injured here in the course of a motor paced bicycle race for the 100 kilometer champion ship.

HENRY B. BROWN.



Former Justice of the United States Supreme Court Dead.

FORMER SUPREME JUDGE DIES

Henry Billings Brown, Retired, Succumbs to Long Illness.

New York, Sept. 6.—Henry Billings Brown, retired associate justice of the United States supreme court, died in his apartment in a hotel at Bronxville, N. Y. He had been in failing health for more than a year.

Justice Brown was in his seventy-eighth year.

Justice Brown was appointed to the supreme court in 1890 and served until May, 1906.

CANADIAN JUDGE FREES JEROME

Court Then Apologizes for New Yorker's Humiliation.

Coaticook, Que., Sept. 9.—William Travers Jerome was acquitted of the charge of having gambled last Thursday on the station property of the Grand Trunk railway here while waiting for the immigration authorities to pass on the case of Harry K. Thaw.

In discharging him the court apologized for the humiliation to which he had been subjected.

The hearing before Magistrate Mulvena of Sherbrooke lasted less than an hour and at the close the court said, "Sir you are honorably discharged."

When acquitted Mr. Jerome thanked the court, spoke flatteringly of his reception in Canada and added that he did not attribute his arrest and brief imprisonment last week to the thinking people of the Dominion.

Dr. B. A. Stockdale
WILL BE AT
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CAMINETTI FOUND GUILTY

Convicted on One Count of Violating Mann Act.

San Francisco, Sept. 7.—Farley Drew Caminetti, son of the commissioner general of immigration, was found guilty on one count of the indictment charging him with violation of the Mann white slave traffic act.

The jury was out three hours and took eight ballots. From the first the vote stood ten to two for conviction and finally the two recalcitrants agreed to compromise by finding a verdict of guilty on one of the four counts charged.

Bail in the sum of \$10,000 was announced by Frank Freeman of Willows, Cal., and G. Bagalupi of San Francisco and was ready to be filed with the United States marshal when the verdict was announced.

Sentence will be pronounced Wednesday, Sept. 10, the day set for sentencing Maury I. Diggs, jointly indicted with Caminetti and convicted on four counts.

REPUBLICAN IS VICTORIOUS

Wins Congressional Election in Maine by Small Plurality.

Portland, Me., Sept. 9.—The election of Speaker John A. Peters (Republican) of Ellsworth as congressman from the Third Maine district to succeed the late Forest Goodwin (Republican) at the special election was indicated by unofficial returns from all but seven of the 184 places in the district.

Mr. Peters' plurality over Mayor William R. Pattangall (Democrat) of Waterville is about 550. His vote exceeded that of Edward M. Lawrence (Progressive) of Lubec by about 8,500.

The Third district last November gave President Wilson a plurality of 7,739 over President Taft and 1,360 over Colonel Roosevelt.

MAY NEVER TRY DR. HYDE

Trial Again Postponed—Conflict Over Costs.

Kansas City, Sept. 9.—On motion of the prosecution the third trial of Dr. B. Clark Hyde, on the charge of murdering Colonel Thomas W. Swope, was postponed until Jan. 5.

It is possible that the doctor will never be tried again unless Prosecutor Floyd Jacobs receives assurance that the county will pay all expenses of the trial and the costs of bringing back witnesses.

WARDEN DECLINES TO HONOR PARDON

New York Governorship Case Is Now in Court.

Kingston, N. Y., Sept. 9.—Only two questions were presented in the habeas corpus proceedings resulting from the refusal of Warden Hayes of the Blackwell's Island penitentiary to recognize the pardon granted by Governor Sulzer to Joseph G. Robin, when the matter was argued before Supreme Court Justice Hasbrouck.

The questions were, first, whether the assembly had a right to act as an impeaching body during an extraordinary session called for another purpose, and second, whether the filing of articles of impeachment by the assembly acts as a check upon the governor's exercise of executive functions.

After listening to arguments Justice Hasbrouck reserved decision and requested that briefs be presented in two days.

The entire matter as submitted to the court rests solely upon the legality of Governor Sulzer's pardon.

A decision on this question is desired by both sides from the supreme court, the appellate division and the court of appeals before the Sulzer impeachment trial begins Sept. 18, the legality of the pardon depending, according to statements of counsel, upon the determination of the legality of the impeachment.

ASK EMPLOYEES TO ASSIST

New Haven Officials Urge Need of Studying Rules.

New York, Sept. 9.—In an open letter addressed to the 2,000 engineers and other employees of the New York, New Haven and Hartford railroad Howard Elliott and J. H. Hustis, respectively president and vice president of the company, appealed to the employees for help.

"We need your help and we wish to help you. Each must help the other if this road is to be run safely," their letter says.

The officials urge upon engineers especially the need of studying the rules for the operation of trains, declaring that the Bar Harbor express wreck last week "would not have occurred had the rules been observed strictly and good judgment, born of experience, been displayed."

LOST MAN KILLED.

Ely, Minn., Sept. 9.—Inver Wuornos, who strayed from his companions, while employed on a steam shovel and for whom searching parties were out, was killed by a train between Ely and Winton.

Wuornos came here from Houghton, Mich., and was twenty-five years old.

GIVEN CHANCE TO RE-ENLIST

Discharged Military Prisoners Can Earn Honorable Discharge.

Leavenworth, Kan., Sept. 9.—Prisoners discharged from the military prison at Fort Leavenworth whom the commandant at the post may deem worthy, and whose conduct warrants the assumption that they would make good soldiers, will be allowed to re-enlist in the army and thereby atone for previous misconduct and earn an honorable discharge, if they so desire.

This announcement was made by Lieutenant Colonel Slavens on the authorization of Secretary of War Garrison.

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