

ON SCHEDULE TIME.

Judge Collier Works Late in Order to Complete the Day's List.

ALLEGHENY'S TURN SOON.

Expected That the Northside Will Be Reached Monday Afternoon.

WITNESSES DELAY PROCEEDINGS.

Dealers Who Have License Still Experience Little Trouble.

CASES THAT WERE HEARD YESTERDAY

Witnesses were a drug on the market in License Court yesterday. They were all that delayed proceedings. There evidently were so many people in the Twelfth ward that needed characters that the greater part of the day was taken up in hearing witnesses. Some were good and some had done much better had they stayed away. The result was that the list of 117 laid out by the judges kept them until after 6 o'clock. Judge Siegle wanted to stop earlier, but Judge Collier was bound to stick it out, and finished the list as far as the Fifteenth ward. He intends to complete the Eighteenth ward to-day and will hold court on Saturday.

On Monday afternoon the License Court

aggregation, with its toboggan slide attachment, will open up on the Allegheny list. At least it is scheduled to do so, and Judge Collier sticks close to the schedule. In many instances work was done with a rush, and in the Eleventh ward, where characters are all above par and witnesses are not needed, four passed through the fire in exactly five minutes. Old license holders continue to have an easy time, but new men have to stand fire.

One of the New Features.

The main feature brought out yesterday was that the old stages who have been knocked out time and again have learned some sense. New men have taken their places. This feature made the court duller than usual for only the records of these famous old hounds could be brought out. Some of the new men have ever show for pulling through and houses will be scattered pretty freely out Penn avenue and on the line of the drough in the Thirteenth ward is almost sure to be broken.

Another feature is that applicants are

hustling for attorneys, and the lawyers have made a sort of a general office of the rear entrance to the courtroom. Applicants make motions to the attorney and then meet outside. The court and audience, too, were much puzzled yesterday. Many of the Penn avenue applicants, when they took the oath, simply put up two fingers, and the question now is to whether this is the sign of some dread secret society or merely a matter of habit in calling for "two beers."

Judge Collier indicated yesterday that he

would receive remonstrances at any time. One was filed yesterday, and he said that in all remonstrances filed after the regular time a notice must be sent to the person against whom the protest is made.

First Names Placed in the License Lottery

wheel yesterday were those from the Tenth ward: William Bees and James McDade, of 1502 Penn avenue; George Es-Judge Fetterman represented them, and as his clarion tones were almost whistles, Judge Siegle broke out again with the demand that he and all other attorneys and witnesses speak to the court. He had repeated the request a number of times before, but said this was the last time he would speak of it, and if they did not raise their voices he would consider they were saying something they feared the court to hear.

Joseph A. Carline, 1831 Liberty avenue,

had not filed a bond. He did not know it was necessary, and the court believed such ignorance was expensive. Felix Heale, 1623 Penn avenue, probably got scared, and did not answer.

Denis Murphy, of 1643 and 1645 Penn

avenue, came next unattended. He was nervous and was getting badly mixed up, but just then his attorney appeared and called a number of witnesses who proved the necessity of the place. It is a great place for mill men, who are only allowed 25 minutes for dinner.

Philip Stack, of 1613 Penn avenue, had

a remonstrance against him, but he pulled through easily. The other applicants in the Tenth ward were James Foster, 1644 Penn avenue; R. J. Haslett, Nineteenth street and Penn avenue; Haggerty, 1601 Penn avenue; D. R. Kelly, 1863 Penn avenue; James Mills, 1741 and 1713 Penn avenue; Henry Omer, 1614 Penn avenue. They all had licenses over, and passed easily.

George Boland, of 79 Center avenue, had

license last year and is all right. George Gotthard, of 489 Fifth avenue, had a wholesale license in 1890 but had sold retail. Judge White told him last year that he had a good restaurant there he would likely get a license next year. Attorney Floyd asked for a fulfillment of this contract. There is a good chance of its being done.

Some Damaging Admissions.

George M. F. Hoop, of Wylie avenue and Kirkpatrick street, is a new man and had a wholesale license in 1890. When examined by Christy he admitted he did a jug business and sold to women.

Solomon Hohenstein, a second-hand

furniture dealer at 429 Fifth avenue, wants to put in a line of wet groceries.

appeared for himself and had nothing to offer. Christy had said the man had been refused for three years. The man didn't know why and Christy said he didn't either. Joseph F. Cort, a painter, applies for 2804 Penn avenue and has good prospects.

Charles G. Dillon, 2210 Penn avenue, is a new applicant. He was given an excellent character. Dillon's wife has been refused for this place before.

Frank Doda, 2810 Penn avenue, came next. His place is next to a licensed house. Matthew Dineen, a new man at 2044 Penn avenue. Alderman McKenna gave him a character. He was refused last year, but is not likely to be this year.

Patrick Dean, of 2653 Penn avenue, never applied before. He is a mill worker. Thomas Remy who had the house before, has been refused a number of times. There was nothing against this man.

W. M. Enright, 2929 Penn avenue, was refused last year for another house in Allegheny. There was nothing against him this year.

William Flinn was called, but instead of the Senator a good-looking young man with a frank, honest face appeared. Alderman Burns and a number of other good citizens gave the man a good character and said his place at 1818 Penn avenue was a necessity.

He was refused for the same place in 1891. Richard Fever, 3011 Penn avenue, has been refused the Sixteenth ward and once on Fourth avenue. He had a wholesale license in the Sixteenth ward in 1891.

At the opening in the afternoon John E. Hunter, 3001 Penn avenue, was called. He was refused the Sixteenth ward and once on Fourth avenue. He had a wholesale license in the Sixteenth ward in 1891.

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on that street. There is a pool room there now. He was refused once before. He is only to take the place if he gets a license.

John F. Dinkel wants a license at 689 Fifth avenue. Inspector Whitehouse and Alderman Kallenhausen appeared for him. The latter witness was just about four times the size of Dinkel. He was given a wholesale sale now, and was refused once before.

John A. Dixon, of 88 Tustin street, has had a license for two years and is safe for the next. Darby Finerty, of 740 Second street, was refused for this place before.

Adam Fuss proved to the Court that he had a magnificent house, especially adapted for the business at 3833 Forbes street. He is a veteran and a thorough saloon man. He has an excellent character, and there is a great necessity for the place. The only objection is that a church is near the place. This was shown to be simply prejudice, and a petition of many citizens for the saloon was filed.

Believes in Trying Again. John Greenhouse, of the Eagle Hotel, Oakland, has had license and went through quickly. John G. Grogan came next. His place is at 102 Tustin street. He has been refused three years. Frank Gorman has a license at 1390 Second avenue and will get another.

Michael Hogan, of 530 Forbes street, has just bought the house, but does not know anything about it. The house has had a bad reputation. John G. Hommel, 794 Second avenue, has been refused every year since the Brooks law started, but will try it again.

Theo. Haddock and Joseph Hoebel were new men, but had very little trouble. Their house is at 922 Forbes street.

Michael Joyce, of 1326 Second avenue, has been refused for three years, but this year he has a number of gill-edged endorsements, and will likely pull through. One of the mills petitions for the place.

Charles F. Hutz, of 3802 Forbes street, got off without any trouble, other than it was shown his house was refused four times. James Kelly, of 722 Fifth avenue, and John Murray, of 713 and 735 Forbes street, went through easily. W. E. Logue, of 470 Forbes street, was opposed because there was a church near him.

James Madden, of 790 Second avenue, has been refused for three years, but this year there was a murder in his house that was explained, and he will probably pull out a prize.

Catharine Moran came next. Her place is at 332 Forbes street, and it is only a question as to whether the place is a necessity.

John Mayville, of 894 Fifth avenue, had license for three years and no questions were asked. He was followed by Thomas Marry, of 713 and 735 Forbes street. He is an ironworker and never held a license.

He was refused for 755 last year and his brother was refused for two years for the other house. Felix McKnight said he had held license for 14 years, and the Court thought nothing more was needed.

Richard R. Plunkett, of 104 Tustin street, had a similar experience. John P. Walsh, a very respectable looking citizen, is a new applicant. He has fitted up a large hotel at the corner of Fifth and Oakland avenues with 15 rooms, and will already serve from 20 to 75 meals a day.

John O'Donnell, 534 Forbes street; Daniel Oberauer, 716 Fifth avenue; John E. Regan, 3716 Forbes street, and Phillip Sweeney, 750 Second avenue, who are the other applicants of the ward all held licenses and will be granted again.

WILL BID FOR NEW YORK. Harrison's Probable Appointment of a Minister Displeases Massachusetts.

WASHINGTON, March 23.—[Special.]—Senators Hoar and Daves and the Massachusetts Republicans generally are very much disgruntled because the President does not seem willing to accept their advice and agree to appoint T. Jefferson Coolidge Minister to France. Mr. Whiteley Field has not yet resigned, but he will do so shortly and the pressure for the appointment of his successor will be at once actively begun.

The reason given by the President for his disinclination to appoint Mr. Coolidge, whose ability and general fitness he recognizes and appreciates, is that Massachusetts is a safely Republican state. Harrison, it is said, and that it is more necessary that he should look out for himself in New York, when there is a desirable foreign mission to be disposed of. He is much inclined to offer the honor to Andrew D. White, and, in fact, said to some of his callers that he is decided in his own mind that this would be the most prudent and popular thing to do.

The Massachusetts delegation are much put out at the President's obstinacy, and Mr. Hoar in particular endeavored to coerce Mr. Harrison into promising that Mr. Coolidge shall be chosen. There have been several spirited consultations on the subject, but as yet the President has not been made to see the wisdom in disappointing the New York Republicans in making the appointment.

QUAY IS SATISFIED. That He Will Be Re-Elected to the United States Senate.

PHILADELPHIA, March 23.—[Special.]—Senator Quay is expected in the city tomorrow for a few hours only. Among those in town to meet him is Federal District Attorney Walter Lyon, of Pittsburgh, who said this evening: "There is no doubt that Mr. Quay's return to the Senate is not a question of it." It is said that the business bringing Mr. Quay this way has to do entirely with traction company affairs in which he is largely interested. In politics it is given out that Mr. Quay will meet Marshall Leeds to hear his side of the facts urged against him as justification for removal from office.

Mr. Quay has been satisfactorily assured that the situation is quite favorable to his side of the legislative battle now running in a number of counties, and ex-Collector Martin has further assured him of the solid character of the Philadelphia delegation to Harrisburg next winter. Walter W. Franklin, now in the field for District Attorney of Lancaster, with his strongest opponent in Clem Kennedy, expects to be among the number to meet the Senator if the latter's plan of coming is not interrupted by the weather.

Mills' Election Formally Announced. AUSTIN, TEX., March 23.—At 12 o'clock to-day the two houses of the Legislature met in joint session in the hall of the lower house to canvass the vote for United States Senator. Speaker Miller announced the vote as follows: Mills, 123; Bailey, 4; Chilton, 3; Gibbs, 2; Culbertson, 1; Jones, 1; Sayres, 1.

Relieving the Russian Famine. ST. PETERSBURG, March 23.—The Official Messenger says that the provinces affected by the failure of the crops are now provided with sufficient means to keep the inhabitants until May, and that a supply of seed for the next sowing is also assured. The sum of 1,000,000 roubles has been granted for the purchase of feed for the draught cattle for plowing.

CHOICE PROPERTIES. FOR SALE. On Wylie Avenue, Near Francis Street, THIRTEENTH WARD. 222 Feet on Wylie and 289 Feet on Francis Street.

Will sell this valuable plot of ground at a bargain, and on easy terms. GEO. JOHNSTON, mh24-104 62 Fourth avenue.

FOR SALE. ON PENNSYLVANIA AVENUE, Near Fremont Street, ALLEGHENY. The buildings now occupied by Cruickshank Bros. as a preserve and pickle factory. Lot 80x100 feet to alley.

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FOR SALE. ON FREMONT, NEAR JACKSON ST., ALLEGHENY. Two lovely building lots, 21x100 feet each, to an alley.

A BARGAIN. EASY TERMS. GEO. JOHNSTON, mh24-102 62 Fourth avenue.

\$15,000, EAST END. On the finest asphalt paved and sewered residence streets in the East End. Substantial large 8-room dwelling, (parlor, library, dining room and kitchen on first floor), wide hall, bath, etc. Also very large finished attic, suitable for 3 or 4 rooms.

LOT 105x225 FEET. Only three minutes' walk from rapid transit lines. Terms, \$3,000 or \$4,000 cash, balance on time. M. F. HIPPLE & CO., 96 FOURTH AVENUE. mh24-176-7724

THE CHEAPEST LOT IN EAST END. \$1,000. For a lot in the Twentieth ward. Convenient to every car line going to the city.

S. A. DICKIE & CO., Penn and Shady Avenues, E. E. mh24-68-775

MANUFACTURING SITE FREE. A No. 1 manufacturing site of eight acres, with an extra good stone foundation for a large building, at West Ferry, Pennsylvania Railroad, and, if desired, will sell 88 acres adjoining, laid out in building lots, at a bargain.

W. C. BERINGER & CO., 126 FOURTH AVENUE. mh24-38-775

RURAL AVENUE. \$4,800. A new frame house of seven rooms, bath, hot and cold water, inside w. c., papered, both gas, electric light, cemented, and, in fact, a complete house.

ASPHALT PAVED STREET. THIS IS A BARGAIN. J. H. COLEMAN & CO., 6212 PENN AVENUE, E. E. mh24-775

\$68 50 PER FOOT. PAVED AND SEWERED STREET. Flagstone sidewalks. 90-foot street. Fine level lot. All improvements and taxes for 1922 paid. M. F. HIPPLE & CO., 96 Fourth av. mh24-177-775

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HILL NOT A FACTOR.

The Story Is Reiterated in Detroit That the Senator Is Not a CANDIDATE FOR THE PRESIDENCY.

He Feels That He Would Be Defeated at the Polls in November.

FAVORS JOHN W. PALMER, OF ILLINOIS.

DETROIT, MICH., March 23.—The Tribune tomorrow will reiterate the statement made by it last Tuesday to the effect that D. B. Hill had declared he would not be a candidate in the coming Presidential race. Continuing, the Tribune will say:

There seems absolutely no doubt that Mr. Hill has declared in so many words his intention not to ask the Chicago convention to place him on the ticket. Whether or not he has since changed his mind is another question. His friends in Michigan will proceed on the supposition that he means what he says. The developments of the situation, very naturally, have not exceeded a dozen politicians in Detroit had been led into the secret and they had religiously refrained from unbecomingly themselves. Mr. Hill requested that his determination be advertised. He was given two or three weeks yet, when the state of his mind would become apparent to the world through the action of his intimate friends. It is not the purpose of the Senator to make any formal avowal of his intentions, but he will let his hand none the less plainly, and that soon.

Still Want to Remain Ignorant. Every effort was made yesterday to induce the two local Democrats who went as emissaries to Washington to see Mr. Hill to sanction the publication of their names, but without avail. They were fearful lest they be charged with breach of faith in letting the cat out of the bag too soon, they decided to "very freely" about the matter, however.

"The gist of Mr. Hill's words were," said one of the emissaries, "that he would not be a candidate for President, but he was afraid he would be defeated at the polls. He discussed the matter with his friends, and they admitted his own weakness before the people."

He did not express any preference as among candidates," was asked.

"Not directly, but he gave us to understand pretty thoroughly that he would like a 'Western' ticket."

"Did he mention anyone?" "You can't say," the ambassador declared, "and I don't say, that, next to himself, Mr. Hill desires to see the nomination go to John M. Palmer, of Illinois."

But What of the Nominee. "Is it not possible that Hill is working a shrewd scheme to secure the Michigan delegation for himself?"

"No, sir," he said, "the truth is Hill is out of the race for this campaign, except that he will dictate the nomination. He withdrew from no sentimental reason, but simply because he appreciated his weakness as a popular candidate. When Dave Hill enters the campaign, he will be a shrewd politician, and the practical assurance of election. He has never been defeated and he never does propose to be."