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FOUR BOLD, BAD BOYS.

Arrested Yesterday Morning in an Improvised Shelter on Penn Avenue.

Four boys, about 14 years old, who have not lived at home for months, were discovered early yesterday morning by Patrolmen Karins and Perry in an improvised shelter which they had made for themselves near the abandoned Penn avenue entrance to the Lycium theater.

Patrolman Karins had noticed boys climb over the big bill board in front of the place shortly after 2 o'clock, and calling Patrolman Perry, he started to investigate. The officers got behind the bill board and down into the hollow all right, but they could see nothing. Suddenly they heard a match struck and turning around they saw the gleam of its light coming through a crack in a board. Investigation revealed the presence of the four boys in a shelter created on the ruins of the bicycles repair shop, which was sprung out some months ago. The lads had rooted over a portion of the foundation walls with old planks and to hide the place had piled a promiscuous heap of stones and general rubbish all around and across the roof, leaving an opening at the far end. Entrances could only be effected by crawling on the hands and knees. Inside, a number of bunks were arranged, and on these the boys had slept every night for the last two months. There are ten in the club who made their headquarters at the place, they say. All members of the organization are either hoodlums or crooks, they say, and all are engaged in some kind of shady business. The boys arrested gave their names in police court yesterday morning as Andrew Shmitsky, Sandy Dymitsky, Willie James, and Louis Sternberger. They were committed to the county jail by Magistrate Miller until steps can be taken to have them committed to an institution.

"DARLING'S LITTLE DARLINGS."

The Swiftest Arenic Achievement of the Twentieth Century.

An absolutely new and emphatic triumph is being won daily this season by Pauling's Congress of Training Animals, the result of which does not exist. It magnificently represents the leading races of the Lippittian animal world, which Mr. Darling alone possess the faculty, talents, and persistence and patience to successfully present and maintain season after season. To the ladies and children Mr. Darling owes many thanks for their great interest and cooperation in the past, enabling him to present for so small a price of admission a treated exhibition, the like or equal of which has yet to be discovered. He has succeeded in teaching a great many of the midge dogs, monkeys and monkeys to do almost everything but talk and to tell the truth, the dear little animals actually seem to make an effort to do that at times. They are almost human and that's why they are known far and wide as "Darling's Little Darlings." They all appear in the grand free highway pageant at every exhibition day, together with every conceivable kind of Lippittian, from one-eyed spotted jackals, taboun vaues, open eagles and golden chariots. Do not let the children miss this actual glimpse of juvenile Fairyland. Two exhibitions daily at 2 and 8 p. m., under thoroughly water-proof canvas. Today, tomorrow and Saturday on the Ash street grounds.

FOR MINE INSPECTORS.

Board of Examiners Held a Meeting and Organized.

The board before whom candidates for mine inspector will be examined tomorrow yesterday. It is composed of James Young, of Dunmore; John P. Snyder, Scranton; Vaughn Richards, Priesburg; Alex. Ruhlman, Old Forge; James P. Morrison, Carbondale. The board organized by electing Mr. Snyder, president, and Emil Bonn, secretary. It will hold another meeting on Friday. The examination conducted by this board will not be under the provisions of the Garner bill, which does not go into effect until January 1, 1912.

YOUNG WOMEN'S CLUB.

Will Give Strawberry and Ice Cream Social This Evening.

Among the talent who will entertain this evening at the strawberry and ice cream festival to be given by the Catholic Young Women's club at their rooms on Washington avenue, are: Will P. Burke, Miss Mary L. Mahon, Miss Agnes A. Callahan, W. A. Lynott, Foote Brothers, Misses Golden, Master Deschnele, the famous boy soprano; Miss Hannah Maguire. The club extends a cordial invitation to its host of friends to come and enjoy one of the greatest events of the season.

Your Bank.

If the question of a banking home is confronting you, we suggest that you investigate our facilities before locating. The People's Bank.

TWO DIVORCES ARE GRANTED.

SEVEN WIVES AND THREE HUSBANDS ARE LIBELLANTS.

One Woman Deserted Her Husband Eleven Times in Four Years and Attempted to Excuse Her Truancy on the Grounds That She Was Bewitched—Another Who Was Beaten Every Pay Day Quit Her Husband When the Semi-Monthly Pays Came.

Ten divorces were granted yesterday, seven by Judge Kelly and three by Carpenter. The cases were entitled as follows:

MARGARET W. FOWLER against CHANCEY W. FOWLER. FLORENCE M. SMITH against HARVEY J. SMITH.

MARY MYERS against STEPHEN MYERS. DAVID B. BIRCH against LOTTIE BROWN. JENNIE WILSON against JAMES E. WILSON. JOHN SCHUBS against CAROLINE NICHOLS. KATHY METZ against HERB METZ. CASSE E. BAILEY against EDWIN T. BAILEY.

Most of the cases were very recently brought. One of them was instituted during the May term of this year. Cruel treatment or desertion, or both, were the grounds assigned, though some of the cases those causes had rather interesting variations. In the Nichols case, the aggrieved husband testified that he was deserted by his wife eleven times in five years, the periods of desertion ranging from three weeks to three months. When he took her to task for her truancy on one of the later occasions, she declared that the only way she could explain her conduct was that she was bewitched. He also testified that she called him an English devil more than a hundred times, and frequently beat him. As an evidence of her bad temper, he told that she drove away fourteen different servant girls in five years. He was widower and she a widow when they married. The marriage took place April 12, 1895, at Binghanton, Pa. Mr. Nichols officiating. They resided at Dunmore. E. C. Newcomb was attorney for the libellant.

HUSBAND BEAT HER.

Elizabeth White and three witnesses testified that her husband, George White, beat her regularly once a month, every month since the first month of their marriage, ten years ago. The beatings would always occur when he got drunk on pay-day. She put up with his abuse until the semi-monthly pay was received, after which she would go to her father's home. They lived at Lackawanna. He was married by Alderman Post, of the Seventeenth ward, September 24, 1889. He works in the mines. She is now working as a servant in the city. E. C. Newcomb was attorney for Mrs. White.

David T. Brown and Lottie Brown are the first couple to get a divorce in Lackawanna county. He alleges unfaithfulness and desertion. He married Lottie E. Watkins in 1891. When they came on here to live she got to running around with other men and finally, about two years ago, she gathered up her belongings and went back to Montana, saying she was a western woman and not able to follow his eastern ways. Willie Jones, to whom she was wont to refer as her "Texas Cowboy Baby," was named as co-respondent. One of the most serious charges preferred against her was that she struck and killed a man. The other was that she always took a knife and revolver to bed with her. They lived on Robinson street, West Scranton. The libellant is a hostler by occupation. His attorney was John P. Seeger.

The Fowler case is from Carbondale. Mrs. Fowler's main testimony against her husband was given by their family physician, Dr. D. L. Bailey. They were married by Rev. A. R. Richardson, at Onondaga, N. Y., December 28, 1885, and she left him in 1894. The husband was a druggist. The attorney for the libellant was Louis Geimer.

CRUELTY CHARGED.

Cruelty was the charge in the Smith case. They were married December 29, 1882, by Rev. Stephen Jay, Susquehanna, and separated August 6, 1890. She now lives in Green Ridge, H. L. Taylor was Mrs. Smith's attorney.

Mary Myers and Stephen Myers were married November 15, 1892, by Rev. R. L. Evans, of West Scranton. She left him July 5, 1899, on account of cruel treatment and non-support. Walter S. Boyan was the libellant's attorney. The Cobbs case was from Mt. Cobb, Pa. Mrs. Cobbs was a Van Buren. In September, 1885, two years before her marriage, she went back to her father, and declared she would never live with her husband again. She never returned except once, and that was to attend her mother-in-law's funeral. Mr. Cobbs and Mrs. Cobbs were married by Rev. G. W. McKinney, in 1881, and she left him in 1892. Jennie Wilson alleged cruelty and threats against her husband. They were married October 13, 1881, in Whether, Fayette county, and separated August 1, 1895. Mrs. Wilson came here to live four years ago. They have five children. Voshburg & Dawson were Mrs. Wilson's attorneys.

In the Ariz case, one of the allegations against the alleged cruel and inhuman treatment was that he left his family so destitute at times that, on one occasion his little son had to subsist on walnuts, gathered in the woods, near their home, near Lebanon. Since March 1, 1899, she has been living in this city. C. H. Soper represented Mrs. Ariz. The Baileys were married at Eaton, Wyoming county, September 24, 1867, by Rev. J. S. Lewis. They came here to live a short time later. September 1, 1881, he deserted her and told her he would not support her. She is living with her son, in Green Ridge, and he with his daughter, in Dunmore. Joseph F. Gilroy was Mrs. Bailey's attorney.

Sent to the Penitentiary. Joseph Harris, who, with John Walsh, was convicted of stealing a slot machine, was sentenced by Judge Kelly yesterday, to a year and three months in the penitentiary. He has served a year in the county jail and a year and a half in the penitentiary for larcenies.

COURT HOUSE NEWS NOTES.

County Detective Phillips reported yesterday that Joseph Pecker, who was arrested by Joseph Rutledge, at the Ridge, Sunday night, is in a serious condition. Court accordingly refused to take bail for the defendant.

In the dispute between Michael Holland against Mary Hayes, the demurrer was yesterday sustained and the bill dismissed at the cost of the plaintiff.

Methodist Episcopal church of Hamden street applied to court yesterday to amend its charter so as to change the title to the Emory Methodist Episcopal church of South Main and Bay streets from the Methodist Episcopal church of South Main.

WAYLAND CASE ARGUED.

Major Warren Attacked the Indictment Which Was Found Against Him on Several Grounds.

Only one of the more important quarter sessions cases on yesterday's argument list was reached. This was the case of the commonwealth against S. E. Wayland, charged with obstructing justice, in which an order was being made to quash the indictment. Major Warren opened the arguments with a vigorous attack on the methods pursued by the Municipal league in its prosecution of Mr. Wayland. He said he was nothing but commendation for the reform work the league has accomplished and is accomplishing, but he was constrained to say that their methods in the Wayland case were illegal, improper and unfair.

After reciting the facts, Major Warren proceeded to tear the indictment into all kinds of shreds. It was presented to the grand jury without any previous binding over, he said, and that is in no way a subject for decision that will permit of this, while there are any number of them expressly forbidding it. The declaration of rights says there shall be no presentment without a previous binding over except in cases of flagrant vice or crimes of public notoriety. It is not to be exercised in any ordinary crime. Refusing to answer some questions at an aldermanic hearing, it was contended, was not a flagrant vice or crime of public notoriety.

The offense of obstructing justice, if anything, is where a person hinders a legal proceeding by being obstreperous or evasive. The offense of contempt was neither of these, it was held. The failure of the alderman's representatives to include in the matter of the indictment the replies of Mr. Wayland as well as the questions asked of him, was also held to be an evasion and violation of the order of the court, and, in consequence, a fatal defect. This omission, it was further stated, does the defendant a gross injustice as it makes it difficult for the jury to follow the proceedings in the case on the constitutional question raised by his replies, the burden of which was that he relied in his refusal on the bill of rights.

The proceedings before the alderman were assailed for various alleged irregularities. It was flagrantly irregular, the major contended, because of the attempt of the magistrate to hear divers causes at one and the same time and because of the fact of his being tried for bribery and some for corrupt solicitation, and the law makes these two separate and distinct crimes. It was manifestly a legal impossibility, it was argued, for the alderman, simultaneously, to constitute a grand jury and another for a totally different crime. It was also charged that a fatal mistake was made in not affirmatively setting forth the magistrate's jurisdiction.

The main ground for moving the quashing of the indictment, Major Warren stated, was that the "exception" provision of the constitution in regard to witnesses in bribery cases not being entitled to avail themselves of the protection of the bill of rights is not self-executing and the only law passed by the legislature to carry it into effect makes it apply specifically to hearings before trial judges. An alderman assuredly is not a trial judge, it was argued, and that the rights therefore in full force in an alderman's court, it was argued.

But even if this contention was not good, Major Warren went on to say, the bill of rights would still stand free. He contended that the exception in question, for the bill of rights of the Federal government has this protecting clause, and the constitution of the United States says that no state shall pass any law that will abridge or infringe the constitutional rights of the individual. "The Fourteenth amendment, which was passed to protect the black man in the South, will protect the white man in the North, and we will secure to our client this protection, if we are allowed to give the bill of rights of the United States," declared Major Warren with dramatic force. He concluded with the declaration that the Municipal league would not be permitted to override the constitution of the United States to give Alderman Fuller authority to send S. E. Wayland to jail as a criminal and to allow the league's attorneys to put thumb screws on the free-born citizens of Lackawanna county.

It was approaching 2 o'clock when Major Warren concluded, and the other arguments were in consequence put over until this morning. The motion to quash the indictment in the case against Mrs. Annie Ames, was argued at length by Mr. O'Brien for the defendant, and District Attorney Lewis for the commonwealth. Mrs. Ames was prosecuted by her husband, but a nol prosequi was entered the next day. Mrs. Knapp, the wife of the man in the case, had Mrs. Ames arrested.

Mr. O'Brien argued that court can abate a prosecution, if, in its discretion, the ends of justice are served, and the court by accepting the nol prosequi in the first case, practically declared that the ends of justice were served by abating the prosecution. This being the case, the new indictment should be quashed.

District Attorney Lewis opposed the motion on the ground that it would not be serving the ends of justice to have Dr. Knapp languishing in jail and the woman, who was equally guilty in the eyes of the law, going about scot free.

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WON MEDALS AND DIPLOMAS.

GRADUATING CLASSES AT ST. THOMAS COLLEGE.

A Great Audience Attended the Tenth Annual Commencement Last Night at College Hall—Hon. L. D. Stapleton, of Brooklyn, Delivered the Night's Address and Rt. Rev. Bishop M. J. Hoban Presided Over Exercises—Addresses Made by the Graduates—Awarding of Prizes.

The great auditorium of St. Thomas college hall was thronged last night by an audience which was present to witness the graduating exercises of the class of 1911 of the institution. It was the tenth annual commencement of St. Thomas college hall, and the class of thirteen young men left the scenes of their scholastic triumphs in a veritable blaze of glory.

The hall was magnificently decorated. On either side of the stage was a platform, on one of which were seated a knot of clerical dignitaries and on the other the graduates and juniors. Palms, ferns and potted plants formed a border around the forms and stage, and a lavish use of the national colors in the decorations brought the Stars and Stripes everywhere before the eyes. Large banners were draped across the front of the stage, and a number of large American shields were also in evidence. On the platform to the right of the stage were seated the Rt. Rev. Bishop M. J. Hoban, who presided over the exercises, and at his right hand was seated the Rev. Monsignor Eugene A. Garvey, of Pittston, while at his left hand was seen the Hon. L. D. Stapleton, city attorney of Brooklyn, N. Y. The Rev. Father Martin, of Nantuxet, Rev. Father Moffatt, of Taylor, Rev. Father Jordan of Rindham, and a number of the local Catholic clergy were seated about the platform.

THE GRADUATES.

It was about 8:45 o'clock when the graduates entered, followed by the juniors, and took their seats on the platform to the left of the stage. The graduates, four in the classical and nine in the commercial course, are: The degree of Bachelor of Science, conferred on John Aloysius Ruddy, Joseph William Foot, Thomas Martin Jordan, James Gerard Cullen. Commercial diploma—Thomas Haggerty, James Joseph Cawley, Moses Whitty O'Malley, Bartholomew Francis Murphy, John Francis McCann, Thomas Joseph Needham, Michael Joseph Dalley, George Francis Stuckert, James Francis Cummings.

When the applause created by the graduates' entry had subsided the college club played an overture, and the exercises proper then began. James Gerard Cullen was the first speaker of the night, and his subject was "National Sentiment," and he treated it in a manner both careful and thoughtful. There is no better illustration in the history of time, of national sentiment, than in America, where true love of country prevails, he claimed. In part, he said:

"The ardent enthusiasm which is the well spring of great deeds is everywhere found in this country. The glory of the ages is the national sentiment for suffering humanity. Sentiments of peace, which make rulers hesitate before throwing down the gauge of war, sentiments of patriotism, and sentiments of industry, are the sentiments which give life and vigor of a greater life to all the countries in which they prevail."

"THE IDEAL REPUBLIC."

"The Ideal Republic" was the subject of John Aloysius Ruddy's oration. One of the speakers, which, in his opinion, makes this the ideal republic of the world is the national combining of the great qualities which taken alone were not enough to preserve the giant republics which have in the world but to enter that place which you have been taught is the inheritance of the Christian gentleman."

The awarding of medals was next on the programme and the following students proved the prize winners: Medal for Evidences of Religion—Joseph Andrew McNulty. Next in merit, Edward Joseph O'Hara. Donated by Right Rev. Michael J. Hoban, Bishop.

Medal for Oratory—Aloysius Francis Colligan. Next in merit, John Edward McHale. Donated by Colonel Ezra H. Ripple. Medal for English Essays—Joseph W. Foot, Donated by Rev. Edward J. McLaughlin, pastor St. Cecilia's church, Brooklyn, N. Y.

Medal for English Literature—Thomas Martin Jordan. Next in merit, Thomas Martin Jordan. Donated by Hon. Frederick A. Tamm, New York city. Science Medal—Joseph William Foot. Next in merit, John Aloysius Ruddy. Donated by Mervin P. Lippitt, New York.

Medal for Mathematics—John Aloysius Ruddy. Next in merit, Thomas Martin Jordan. Donated by Thomas J. Foster, president of the International Correspondence Schools. Excellence Medal (Junior Class)—William Martin Kicullen. Next in merit, Joseph Andrew McNulty. Donated by Messrs. Clarke Brothers. Excellence Medal (Senior Class)—Joseph Raymond Jordan. Next in merit, Edw. Cooper Gardiner. Presented by Rev. Michael R. Donlan, pastor St. Mary's church, Dunmore.

Friday morning the closing exercises of the preparatory school were held and the following prizes awarded: Special prize, gold watch, John Fadden, election. Freshman class, special prizes, Frederick Thompson, Robert Gardner and Thomas Burke. First preparatory, special prizes, Thomas Burke, Hugh, Edward Donnelly, Patrick Foley, John McHugh, William De Lacy. Second preparatory, John Fadden, John Lottis, Joseph Bongiorno, Aloysius Muller, Fred Linisher, John Gilley, Thomas Mullen, Clair McHale, Robert Todd, Third preparatory, Edward Burke, Michael Abel, John Powell, Cecil Foster, Stanford Burke, William Foster. Special remembrance prizes, Patrick McAndrew, John Riebeland.

First Presbyterian Sunday School. Excursion to Heart Lake, near Montross, on Friday, June 28. A delightful ride of about forty miles to a beautiful lake situated about 1,600 feet above sea level. A special train will leave the Delaware, Lackawanna and Western railroad station at 8:30 a. m. and will stop on flag signal at Glenburn and Dalton. All members of the school are carried free. Others can purchase tickets at the rate of 75 cents for adults and 40 cents for children. Train will leave the lake for return trip at 5 p. m., and will stop at Dalton and Glenburn upon notice to conductor.

Wall Papers, All Grades, All Prices. Norton's, opposite Hotel Jermyn. Your friends are interested in Scranton. Send them a copy of The Tribune's Souvenir.

Advertisement for Dainty Durable and Inexpensive... Geo. V. Millar & Co. 134 Wyoming Avenue. Walk in and Look Around.

Advertisement for A Store Filled with Fireworks, Flags and Bunting... J. D. WILLIAM & BRO. (Fireworks Annex.) 422 Lackawanna Avenue.

Advertisement for Auction Sale Extraordinary Contents of Westminster Hotel, 217-219 Wyoming Ave., Scranton, Pa. Commencing Tuesday, June 25, at 10 a. m., Continuing from Day to Day Until Stock is Sold.

Advertisement for A Revolution in Furniture... It is furniture made from PRAIRIE GRASS. In over three hundred original styles and designs.

Advertisement for Hill & Connell. Are showing Prairie Grass Furniture in Chairs, Settees, Tables, Stands, Tabourettes, Couches.

Advertisement for Fenwick Hall. Call at 124 Washington avenue and look over this very attractive and useful line.

Advertisement for Living Inland You Need the Seashore. Fenwick Hall. Has all the usual summer attractions: private golf links, perfect roads for driving and cycling, boating and fishing, bathing pavilions, tennis courts, bowling alleys and billiards.

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