

INSERT your "Want" advertisement in next Sunday's Journal and get, free of charge, a beautiful French Miniature, handsomely mounted on fibre panels. These miniatures are now on exhibition at the Journal's branch offices:

1267 Broadway,  
250 West 125th St., and  
311 Washington St., Brooklyn.

An American Paper for the American People  
**NEW YORK JOURNAL**  
AND ADVERTISER

AN EXQUISITE ORNAMENT.  
**FREE TO EVERYBODY WHO**  
INSERTS A  
PAID "WANT" AD.  
IN NEXT SUNDAY'S JOURNAL,  
A Beautiful French  
**MINIATURE.**  
ON EXHIBITION AT JOURNAL BRANCH OFFICES.

THE MAIN SHEET OF TO-DAY'S EDITION OF THE JOURNAL CONSISTS OF 24 PAGES.

NO. 5,897.

SUNDAY—Cold; Gales.

Copyright, 1899, by W. F. Hearst. —NEW YORK, JANUARY 8, 1899.

SUNDAY—Cold; Gales.

PRICE FIVE CENTS.

**COUNT DE CASTELLANE AND  
M. PAUL DEROULEDE SAID TO  
HAVE FOUGHT OVER AN ACTRESS.**



Count de Castellane. M. Paul Derouledé.

**Anna Gould's Husband, Himself Wounded, Gave His  
Opponent a Serious Sword Thrust in the Abdomen.**

Paris, Jan. 7.—The journal Droits de l'Homme announced to-day that a mysterious duel was fought two weeks ago between Count Boni de Castellane and M. Paul Derouledé. Count Castellane was slightly wounded, while M. Derouledé received a serious sword thrust in the abdomen. His condition is said to be grave.

The duel is said to have been the result of a quarrel between the two men regarding an actress, La Liberté, however, says to-day that friends of M. Derouledé deny that he fought a duel with Count de Castellane. They assert that he is confined to his bed by an attack of bronchitis.

Count Boni de Castellane married Miss Anna Gould, of New York. He is a member of the Chamber of Deputies, sitting in the Lower Alps division.

M. Paul Derouledé is one of the most brilliant and dashing public men in France. He represents the Angoulême division in the Chamber. He is a radical opponent of Dreyfusards, and recently founded the Patriotic League, which is to support the army and government against attacks of all kinds.

M. Derouledé himself authorizes a denial of the reported duel, but it is believed in Paris that his declaration is merely a gentlemanly evasion in the interests of the third person involved.

**GIMM WINS THE GREAT 24-HOUR  
BICYCLE RACE BY LESS THAN A FOOT.**

ORDER OF THE RIDERS AT THE FINISH:

GIMM,	- - -	450 Miles	Laps
PIERCE,	- - -	450 "	"
TURVILLE,	- - -	450 "	"
FREDERICK,	- - -	450 "	"
LAWSON,	- - -	449 "	6 "
JULIUS,	- - -	437 "	6 "
HALE,	- - -	433 "	4 "
MILLER,	- - -	422 "	6 "

**HERE'S AN END TO  
PULLMAN'S DREAM.  
WILLIE K., JUNIOR,  
TO QUIT HARVARD.**

The "City Within a City" Swallowed Up by Chicago.

FENCES TO BE TORN DOWN

Supreme Court of Illinois Declares That the Feudal Institution Is at an End.

TO BE SOLD AT AUCTION.

Companies in the Town to Be Reorganized and Streets Turned Over to the City of Chicago.

Chicago, Jan. 7.—The dream of George M. Pullman's life has been shattered. The fenced-in model town of Pullman is to become a free community. The anomaly of a city within a city is at an end. The Pullman Palace Car Company has accepted the decision of the Supreme Court of Illinois sustaining the contention of Attorney-General M. T. Maloney. The Pullman Company has instructed its attorneys to close the suit. The terms of the decree are now being prepared. The decree will divorce the great corporation from everything save the business for which it was incorporated. Thus will end as a feudal institution the town of Pullman. Its churches and schools, its hotel, its magnificent arcade hall, the market house, the public library and 2,000 brick residences will be sold to the highest bidder. The Pullman Iron and Steel Company will pass from the control of the company.

The streets of Pullman will be given over to the authorities of the city of Chicago, and the water works will also pass into the control of the city. Pullman will cease to be a hodge-podge municipality. Its property will no longer figure on the assessors' books as "350 acres, with the improvements thereon." In the scheme of disposing of the vast and multiplied interests of the company that the Supreme Court has declared must be abandoned, preference will be given to the employees to purchase the houses which they now occupy.



Willie K., Junior.

**GOULD HELPS WARING FUND.**

Enough Now to Give Its Beneficiaries \$38.50 Per Week.

Former Mayor William L. Strong, treasurer of the Waring Fund, issued a full statement of the collections of the fund last night, showing that the amount placed to the credit of the fund in the New York Security and Trust Company is \$100,000.84. Among the subscribers announced yesterday were George J. Gould, \$1,000; George G. Haven, \$1,000; Tompkins of New York, wife, \$1,000; Harvey Fish & Sons, \$500; H. McK. Twombly, \$500; N. Guggen, \$250; R. T. Wilson, \$250; William L. Strong & Co., \$250; Stuyvesant Fish, \$100.

This, at 4 per cent, will give Mrs. Waring and her daughter \$38.50 each per week.

**MRS. BOTKIN'S SENTENCE  
POSTPONED FOR A WEEK.**

Her Lawyers Expect Important New Evidence—She is Too Ill to Be in Court.

San Francisco, Jan. 7.—The time for sentencing Mrs. Botkin for murder was postponed for one week by Judge Cook to-day.

The attorneys for the defense allege that they have important evidence from the East on the way.

Mrs. Botkin was not in court. She is ill.

**PLOT TO DROWN RACERS  
AT SARATOGA LAKE.**

Ice Found Out and Floating, and Trotting Contests Had to Be Given Up.

Saratoga, Jan. 7.—The ice trotting races announced to take place at Saratoga Lake this afternoon had to be declared off owing to a discovery that the track had been tampered with.

It was found that the ice had been sawed the full width of the track and left floating. Had there been any speeding on the ice track, the horses and drivers would have been precipitated into the lake at a point almost half a mile from the shore.

The matter is being investigated.

**Lawyer Hatten Gets a Stay.**

Justice Glezerich, of the Supreme Court, on the application of Lawyer Jenn Baptista Marshall, has granted a temporary stay in the case of James D. Hatten, the lawyer, convicted of forgery and sentenced to a term in Sing Sing. The temporary stay was granted pending an application for a certificate of reasonable doubt, which will be made to Justice Truxton to-morrow.

**LETTER AND POISON  
WRAPPER WRITTEN  
IN SAME HAND.**

Expert Kingsley Discovers Points of Resemblance, and Says a Man Wrote Them.

**Police Still Delay, and a New Lexow  
Committee Is Needed to  
Find Out Why.**

The police did nothing in the poison mystery yesterday. They did practically nothing the day before and the day before that.

There is no reason to think that they will do more to-day, to-morrow or the next day.

The public may as well clearly understand that so far as can be learned by impartial investigation there is no hope that this peculiarly villainous crime will ever be punished through the efforts of the police.

The publications that have been made on this subject and the peculiar actions of the police raise this question:

Is the police force of New York hired to shield or to detect criminals?

The charge is openly made in the most conservative newspapers in New York that the hands of the police in this matter have been held back by politicians who have personal reasons for not desiring the truth to be made known.

Captain McClusky, it is positively asserted, has been ready for three days to take action, but has been prevented by the men whose influence is greater than his.

In view of these amazing and revolutionary conditions Governor Roosevelt cannot begin any too soon his promised investigation of the Police Department of New York.

Bring on your committee, Mr. Roosevelt. The sooner the better. You will have the unanimous support of the press of New York.

And when the committee sits have it investigate just why and by whom the unravelling of this crime is prevented. That will be easy.

It might begin by discovering what police official declared on Friday that the hands of the police were tied, and just what he meant by that, and who did the tying. That will be still easier.

If the police force of New York has been turned into a huge machine to prevent justice and defeat law at the command of a lot of irresponsible political heebers, the sooner that fact is revealed, Mr. Roosevelt, the better it will be for the city and every decent man in it.

**OFFICIAL EXPERT TELLS  
WHAT THE WRITING SHOWS.**

A Well Disguised Hand.

The separation of several letters, such as the "L" after "L" and other examples in the address, is part of the disguise. Normally, the person connects those letters in a running hand.

The writer is accustomed to hold his pen in the old-fashioned schoolboy way, between his thumb and forefinger, and on the regulation slant for that position, but when he came to write the address on the package he either held his pen on a different slant or else—which is more probable—he held it between his first and second fingers.

Mr. Kingsley was asked if he could tell anything regarding the character of the writer. He said he could not, beyond what was shown by the fact that the man ordinarily wrote with dash, which would, to a degree, at least, be characteristic of his temperament.

"I should like to tell, if I could, whether the writer is of a nervous or a phlegmatic nature, whether he is dissipated or depraved, and various other points, but I believe it would be a mistake to attempt to draw such deductions.

"Handwriting marks the characteristics of a person, rather than the character."

Mr. Kingsley said that from most of the samples submitted to him, the signatures had been removed by the detectives so that he did not himself, know the names of those whose handwriting he was examining.

**WHY NO ARREST HAS  
BEEN MADE YET.**

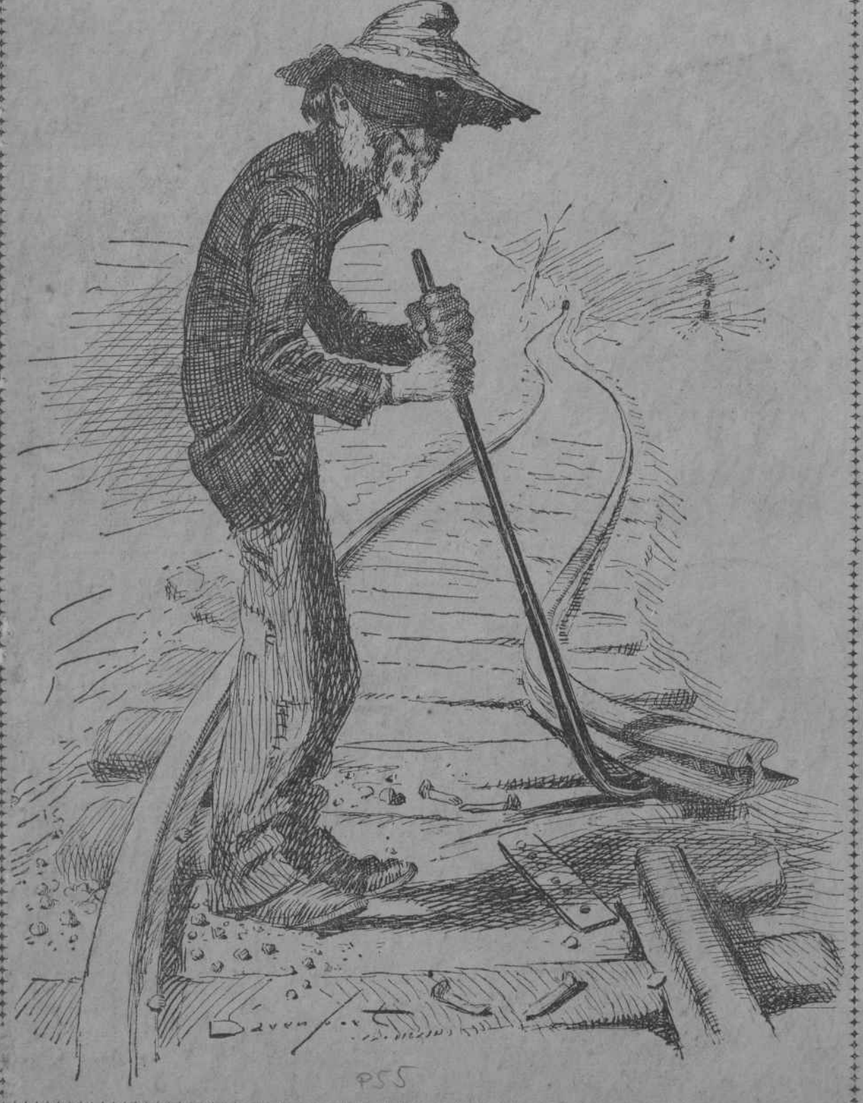
Strong Influence of a Political Nature Said to Have Called It Off at a Critical Moment.

(From the Evening Sun of Yesterday.)

There have been no arrests in the Adams poisoning case, though it is now four days since the police practically finished their case against the only man now suspected.

There is but one reason apparent for the further delay of the police in making an arrest, and that is the fact that if an arrest is made the city will undoubtedly be treated to one of the greatest scandals that it has ever known. The men whose names will be dragged into the case if the man under suspicion is arrested are not small men in the political life of the city. They are men whose names are known all over the city, and some of them have already figured in this case. Who they are it would not be prudent to state at present. One of them has been notorious in Tammany Hall for years. It was he who saw the chief of detectives in days of old when "one of the boys" got into trouble, and he had a long talk with one of the detectives in a saloon near Police Headquarters on Thursday. Before that conversation it had been definitely announced that an arrest was to be made at once. A few hours later, after the conversation had been concluded, it was declared that the arrest was "off" for the time being. It is safe to say now that unless an arrest is made at once the tactics of the politicians in the case will have been successful, and that if the arrest is made it will be the same kind of an arrest as was made at the time of the trouble with the Parkhurst society, and the same kind of an arrest as was made at the time of the Shakespeare murder.

It was announced two days ago that the name of a man that had been mentioned during the first burst of excitement about



T. C. P.: "I hear the observation locomotive is on the way!"