

"GARD" CHARGES SWINDERING

Administration Has Known of Indian Fund Scandals since Congress Adjourned.

Reprints Show They Were Interested in Companies to Get Property.

ACTION IS STILL IN DOUBT May Submit Whole Matter to Next Session, or President May Order Quicker Proceedings.

HERALD BUREAU. No. 224 FIFTH AVENUE, N. Y. WASHINGTON, D. C., Monday. Charges against certain government officials who have been mentioned in the report of Special Agent Brocius, of the Indian Rights Association, were filed before the adjournment of the Fifty-seventh Congress, and although these men were mentioned as being concerned in the Indian land scandal, the charges have not been allowed to slumber.

It was the action of the Indian Rights Association, through its president, Mr. Garrett, of Philadelphia, in giving to the public the results of its investigation that forced the hand of the Interior Department and sent Secretary Hitchcock to Oyster Bay for a hasty consultation with President Roosevelt.

The nature of the report is said to indicate that in many instances the agents of the government, who are charged with the duty of protecting the interests of the red men, are as deep in the land grabbing schemes as those whose names appear as officers or directors of the so-called development, realty or trust companies, engaged extensively in acquiring titles or long term leases to the reservation lands.

As fast as the facts were obtained they were turned over to the Department of Justice for investigation and institution of criminal proceedings if they seemed to justify this course. When additional information was received at the Indian Office it is said to have been filed as supplemental evidence.

At both the offices of the Indian Commissioner and Secretary Hitchcock great indignation is expressed at the action of the association in making public the nature of the report and in instituting criminal proceedings if they seemed to justify this course.

The fact that the recent compilation of evidence obtained by Mr. Brocius was in the hands of the Secretary of the Interior for his consideration is said by the department to have placed the Indian Rights Association under moral obligation not to disclose the findings of its agent.

NOT WILLING TO TALK. In the absence of Secretary Hitchcock and Indian Commissioner Jones, no officials of the Interior Department willing to appear in connection with the report on land cases, could be found to-day who would discuss the statement that the department had taken down the charges of scandals all along.

At the Department of Justice the same course is followed. Attorney General Knox, Solicitor General Hoyt and Assistant Attorney General Day are out of the city, and the Acting Attorney General, Mr. McKee, leaves little doubt that he has not been made familiar with the charges. He said that he knew nothing of the charges which have been filed with the department.

It is thought that the publicity given to the charges may lead to a more vigorous prosecution of the Interior Department and result in definite action, either against the officials implicated in the scandals or in the preparation of a detailed report, so specific in its nature that Congress cannot fail to take action.

Several officials who are said to be interested in the Land Companies are without the province of the Interior Department to appear in connection with the report, also filed with the Department of Justice.

If the Interior Department decides to place the entire responsibility on Congress there is little doubt that all the information at the department's command will be furnished to the committee.

The character of the report and Secretary Jones' remarks concerning the propriety of government officials engaging in traffic in Indian lands leaves little doubt that it is possible for the department to make it.

Another matter which indicates that the Interior Department know of the charges several months ago and realized their implications is the fact that they have filled an existing vacancy on the Dawes Commission. Members of both houses went to appear in connection with the report on land cases, but Congress adjourned without action being taken.

It is believed now that the President has been informed of the fact that charges had been filed which promised to reveal a system of defrauding the Indians, and he did not think that the charges should be filed until the charges had been thoroughly sifted.

TWO HURT IN A QUARTER OF A PARK

Horse Frightened by Automobile Bolts, Throwing Out Broker and His Wife.

Attached to a farmhouse, owned and driven by Lawrence E. Darden, a broker, No. 15 West 103d street, a horse bolted into the Webster street in Central Park last night, having been frightened by an automobile, and threw out Mr. Darden and his wife, who was driving with him.

Mr. Darden sustained a severe scalp wound and Mrs. Darden suffered from shock. They were carried to the roadside, and after being attended by Dr. Goldsmith, of the Park Emergency Hospital, were taken home in a cab.

The horse continued to run and broke from the traces. He then circled the statue and was caught by mounted patrolmen. The driveway was crowded with vehicles and the runaway caused much excitement among the drivers.

Mr. Darden had been driving slowly past the statue when a big racing automobile passed him. The horse came to a stop and then suddenly bolted forward.

If you cannot attend the Cup Races keep your eye on the Broadway Bulletin service of the EVENING TELEGRAM. It will have unique features this year, but will duplicate its old time triumphs for speed and accuracy.

PARKS ON TRIAL, JURY TO TRY ROSEN

Twelve Men Ready to Decide Fate of Accused Walking Delegate.

PROSECUTION EXPECTED TO PRESENT ALL OF ITS DIRECT CASE TO-DAY—TRIAL MAY LAST A WEEK.

PRISONER NOT TO BE WITNESS State Will Outline Its Case This Morning and Struggle Will Begin in Real Earnest.

JURY TO TRY PARKS. JOHN S. KENANE, clerk, No. 203 West 16th street. WILLIAM L. DETMOLD, woolen goods, No. 60 North street. DAVID MAY, salesman, No. 144 West 11th street. A. IRVING GRIGGS, treasurer, No. 271 Water street. J. MILTON DOREMUS, vice president, No. 43 Park place. IRA P. BEARD, salesman, No. 421 West Twenty-third street. LOUIS SELIGBERG, broker, No. 11 Wall street. DUDLEY S. GREGORY, broker, No. 13 Wall street. GEORGE W. WILEY, clerk, No. 1741 Sedgwick avenue. ALLAN WILLIAMS, insurance agent, No. 21 West 14th street. JOHN M. WADDELL, railway contractor, No. 233 Broadway. R. L. REES, treasurer, No. 234 East Forty-ninth street.

After two full days and out of nearly fifty talesmen examined, twelve men have been selected to try the case of Samuel J. Parks, walking delegate of the House-

Smiths and Engineers' Union and present labor leader of New York, accused of extortion. On the opening of the Court of General Sessions this morning Assistant District Attorney Rand will outline the case of the prosecution, upon which he will ask for a conviction.

CHALLENGES DENIED. The jury yesterday was obtained only after the defense had exhausted its peremptory challenges.

Mr. Rand, who wanted to open his case last night, stated that his opening address will not take more than twenty minutes, and that he will have to hurry to get to the court in the morning. It is thought he may complete it before the day is over, but that will not mean the end of the prosecution, for in rebuttal it is expected that the defendant's attorney will refute statements made by the defense. It was considered likely last night that the case will last at least a week.

PARKS IS NOW UNDER INDICTMENT ON FOUR distinct charges of extortion, and the special grand jury will be called to return indictments on the charge of failure to file statements made by the defense. It is considered likely last night that the case will last at least a week.

PARKS NOT TO TESTIFY. Parks is expected to take the stand in his own defense. In the examination of talesmen yesterday one of the principal questions asked by attorneys for the defense was whether the defendant's failure to become a witness would be taken to prejudice him.

Talesmen either had a very decided opinion of the case or else had an acquaintance with some one of the score of talesmen who were called to the stand.

Of the jurors accepted all declared they had read of the case except Mr. Wiley, who said he had not. Mr. Williams acknowledged that he was not in sympathy with labor unions, but declared that he was not prejudiced against any union in particular. Mr. Waddell said he was an employer of from four hundred to eight hundred men.

RENEW CONTEST AT MARION. [SPECIAL DESPATCH TO THE HERALD.] INDIANAPOLIS, Monday.—All negotiations for a settlement of the strike at the plants of the Gemmer Engine Works and National Sweeper Company, at Marion, were declared off to-day by the company, and it is to be a fight to a finish between the employees' council and the labor unions. Much feeling is expressed against Governor Durbin for removing Commissioner Boardman, who was the representative of organized labor in the Police Board and who would not consent to police interference to stop the demonstrations of the strikers.

Notes of the Labor World. PITTSBURGH, Pa.—A strike of stone cutters of Allegheny county, Pa., is on. The men are working in wages of ten cents an hour. The men have been working for ten days, but the work is slow. Much work is laid up, and about 25,000 men are out of work.

PHILADELPHIA, Pa.—It is estimated that between 100,000 and seven thousand textile strikers, principally operatives in the big branch, have been employed in the city since the strike was inaugurated eleven weeks ago, and of this number about 10,000 are now out of work.

HOLYOKE, Mass.—The strike of Holyoke packers will be declared off to-day. The packers will be declared off to-day. The packers will be declared off to-day.

NEW LONDON, Conn.—The result of the election of the new board of directors of the Shipbuilding Company to declare the strike off to-day. The result of the election of the new board of directors of the Shipbuilding Company to declare the strike off to-day.

MORRISTOWN, N. J.—Four hundred union men were arrested in the city of Morristown, N. J., on Monday. The men were arrested in the city of Morristown, N. J., on Monday.

SIGN OF DEFECTION FROM PARKS' RULE

Secretary of Board of Delegates Declares There Is No Strike On.

Signs of the first serious defection from the leadership of Samuel J. Parks in the United Board of Delegates of the Building Trades became apparent yesterday after the meeting of the Board.

"We have no strikes on our hands," declared Alexander Nelson, of the stonecutters, chairman of the Strike Committee. "There is a lockout against us, but we are willing to go to work whenever the employers lift the lockout."

"Did not Parks order various strikes?" Mr. Nelson was asked. "He ordered no strikes at the instance or with the approval of the United Board. He was responsible for them as the representative of the House-Smiths and Engineers' Union."

"We will not sign the new arbitration agreement," he continued. "We can stand out indefinitely and it would like to see how much work can be done without the stonecutters."

The only matter of importance announced was that the portable and safety engineers are at work all over town. Two hundred workmen called on C. E. Cheney, secretary of the I. O. O. F., for a local combination of employers, and applied for employment. The men were housewarming, and Cheney and his associates signed the employers' arbitration agreement in Mr. Cheney's office. The men will be set to work as soon as possible.

HOW TRAFFIC IS INTERRUPTED AT ST. PAUL'S CHAPEL



OBSTRUCTION IN LOWER BROADWAY ERECTED BY SUBWAY CON TRACTOR

TWO CITIES DARK BY KANSAS FLOOD BROADWAY BLOCKED PROMISES BROKEN

Rising River Tears Out Gas Mains, Electric Lights and Temporary Bridges. Subway Extension Promises Forgotten Even Before Work of Excavation Is Begun.

HIGHER WATER ON THE WAY NECESSARY, ENGINEER SAYS Recent Rains Cause Overflow Only Exceeded by the June Freshet and Much Damage Is Feared.

KANSAS CITY, Mo., Monday.—The Kansas City, in Missouri and Kansas, to-night are for the second time within three months practically in darkness from floods. By the Kansas River already bank full and still rising, bridges have again been swept away, gas mains and electric light, telephone and telegraph cables have been torn out, and over the flats is more water than at any time since the June floods.

All streams in Kansas, including the Kaw, the Smoky Hill and the Republican rivers, are rising, the result of heavy rains last night, and this water is expected here late to-morrow.

Boats are again being used to transport persons between the two Kansas cities, the James Street Bridge and the Metropolitan Street Railway Company's bridge over the Kansas River having been carried out by the strong current. Other structures are in danger.

The wrecked bridges were temporary pile affairs, constructed hastily two months ago. When the James Street Bridge went out it floated down stream and carried away the steel railway bridge which supported the Kansas City (Kan.) gas main and telephone cable. The wreckage of the two bridges finally lodged against the Chicago Great Western Railway bridge, and while it weakened that structure and put it out of service, the bridge will, it is believed, remain intact.

The Stock Yards Company has a large force of men at work protecting its pile bridge, over which live stock for the Armourdale packing house is driven from the main yards. The general manager feels confident that the structure will stand.

The Belt Line bridge is being kept in place by a heavily laden freight train.

BRIDE KILLS HERSELF. Young Woman, Married Eighteen Months Ago, Found Dead from Gas by Her Husband.

Bertha Rohmeling, twenty-one years old, who eighteen months ago was married to Frederick Rohmeling, a decorator, of No. 238 East 106th street, committed suicide by inhaling gas yesterday afternoon.

Rohmeling returned home a little before six o'clock. Finding the door of his flat locked, he tried to gain an entrance by climbing the fire escape. Failing in this he forced in the door. On a bed he found the body of his wife. The windows were closed and gas was flowing into the room from an open jet.

The husband told the coroner he had quarreled with his wife about money, but insisted that the marriage was a happy one. Mrs. Rohmeling came from Germany, where her parents are said to be wealthy.

TWO CHILDREN POISONED. Brother and Sister in Plainfield Killed After Eating Poisoned Fruit.

Grace and Walter Dorton, children of Mr. and Mrs. Walter Dorton, of Plainfield, N. J., died yesterday as the result of eating some fruit or berries of a poisonous nature.

Both were taken violently ill, and, although medical attention was quickly summoned, Grace, two years old, soon passed away. Walter, five years old, lived only a few hours longer.

FATHER ARMED, SEEKS HIS CHILD

Mother Said She Would Kill the Boy and Herself Before He Could Get It.

Orville Turner, of Newport, Kentucky, whose wife called a sensation in Cincinnati last week by seizing her child of two years, who had been concealed by her husband, and escaping with it, went to Asbury Park, N. J., yesterday, and attempted to recover the boy, who is living there with his mother at the home of Mrs. Sarah Miller, Mrs. Turner's aunt.

Turner waited for the child to come out, but the women, who knew Turner was in the city, kept him inside, and finally Turner entered the house and demanded the child. Mrs. Turner's aunt noticed that the child was in the neighborhood of the street for a policeman, who disarmed Turner.

An excited crowd had gathered outside the house. Mrs. Turner, who is only twenty years of age, became greatly excited. Lifting her hands above her head she swore that she would kill the child and herself before she would let her husband have him.

Policemen induced Turner to leave the women, but he interposed a corner. There Mrs. Turner met him later, but fled back to the house before he could speak to her.

Mrs. Turner entered a complaint, and her husband was arrested in the evening. In default of \$500 bail, he was held pending a hearing to-day. He said he had instituted divorce proceedings.

SUES BROTHER FOR BASCHOFF ESTATE

Supreme Court Judge Made Defendant in Effort to Break Father's Will.

PLAINTIFF DECLARED INSANE Franklin J. Bischoff Has Another Suit Pending Against His Brother for \$75,000 for Alleged False Imprisonment.

Franklin J. Bischoff, who recently sued his brother, Judge Henry Bischoff, of the Supreme Court, to recover \$75,000 for alleged false imprisonment and incarceration as a lunatic, appeared before Judge Vernon M. Davis yesterday and began a contest of his father's will. He asked that his default be opened in an action tried before Judge Leventritt to declare the will of his father, Henry Bischoff, valid, and also for leave to contest. Decision on the motion was reserved.

Franklin J. Bischoff was declared insane by the Supreme Court in January, 1888, upon the verdict of a sheriff's jury, and Judge Bischoff was appointed committee of his person and estate. He recently succeeded in having the proceedings on which he was declared insane set aside by the Supreme Court in the Second Department.

Prior to this his father, Henry Bischoff, the head of the banking house which bears his name, died, leaving a will by which his son Franklin received one-fifth interest in his estate, excluding the good will of the business. Franklin J. Bischoff declares that he was debarred from coming in to contest the will when it was offered for probate.

Counsel reviewed the facts as to Mr. Bischoff being declared insane, his brother, Justice Bischoff, having been the mover in that proceeding.

Franklin J. Bischoff declared yesterday wherein the plaintiff's sisters declared the disposition of their father's estate was satisfactory to them.

Judge Bischoff asserted that his brother Franklin had received more under the will than if his father died intestate. He asked to have guardians of the various interests appointed. The estate is said to be about \$500,000, exclusive of the good will of the banking firm.

LOSES CONTROL OF THE BURNS ESTATE

Sister's Letters Testamentary Revoked by Order of Surrogate Fitzgerald.

Mrs. Susie E. Fitchet, a sister of Samuel F. Burns, a Sixth avenue restaurant keeper, who died several months ago, yesterday was relieved of the letters testamentary granted her on his estate, of which she is an executrix. They were revoked by Surrogate Fitzgerald on the ground that she had formed a corporation to conduct the business in opposition to the plans agreed on by Mrs. Emily F. Burns, the widow, and Morrison Rogers, co-executors.

Mrs. Burns declared that every proposition for co-operation had been declined by her sister-in-law, and that she persistently opposed the arrangements made for them for carrying on the business.

Burns left an estate valued at \$250,000. He left his property to Mrs. Fitchet and a half to Mrs. Burns, with directions that a company should be formed to conduct the restaurant business in his name.

Mrs. Burns left a safe in the restaurant, containing a few days after Burns' death, and Mrs. Burns was never Burns' legal wife.

CAPTAIN THOMAS TO RETIRE

Reported That Police Commander Will Apply for His Discharge from Duty To-Day.

Police Captain Andrew J. Thomas will apply for retirement to-day on the ground of physical disability, according to a report at Police Headquarters yesterday.

Police Surgeon Nash, however, has made a report stating that Captain Thomas has been examined and is physically unfit for duty.

Captain Thomas was transferred from the Central Park station to Mulberry street on July 8. He took the place of Captain Ward, who was transferred to Kingsbridge Hill.

POLICE ARREST A GIANT

Negro Handcuffed Between Two Bluecoats Towers Above Them. Arthur Coleman, a negro, six feet five inches in height and weighing 225 pounds, was taken to Police Headquarters yesterday, charged with having shot a policeman in Newark about a month ago.

The policemen who took him to Police Headquarters were big men, but they looked small by the side of their giant prisoner. The negro was handcuffed between the policemen, but they said he had made no resistance when arrested.

Coleman lives in the neighborhood of Tenth avenue and Sixty-second street, which is known by the inhabitants of that locality as "San Juan Hill."

DISPUTE DROWNING OF W. E. FOREST

Insurance Company Questions Coroner's Decision in Death of a Wealthy Roselle (N. J.) Man.

NEW INVESTIGATION BEGUN He Had Been Swimming Off Rockaway Park and Was Found Floating on His Back, Dead.

William E. Forest, a wealthy resident of Roselle, N. J., died in the water off Rockaway Park, Queens Borough, on July 28, and the cause of his death is now being investigated.

It was at first supposed that he died from drowning, and Coroner Rouseff so decided, but this is now disputed by an accident insurance company, which had a policy on his life.

The death of Forest was witnessed by at least three persons, and they testified at the inquest. Their statements, the company asserts, seem to indicate that something other than drowning caused death.

Until the question was raised no one paid any special attention to the facts as they were told by the witnesses. The witnesses called were Edward J. McCormack, of No. 360 Clermont avenue, Brooklyn; Richard Wolf, of No. 315 East Eighty-sixth street, Manhattan, and William H. Close, a life saver, of Rockaway Park.

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The witnesses said in effect that they noticed Mr. Forest because he was the only bather in the water at the time. He swam on about a hundred feet and then turned on his back and floated. He remained for long in this position that Close finally went out to him. Close spoke to the man, but received no reply, and the man seemed to be asleep.

He touched him and there was no response, and when he shook him the body began to sink. He at once took the man on his shoulders and swam ashore.

Drs. Gotthelf and Wolf pronounced Forest dead, while Dr. Close, who was in the boat, pronounced the man to be alive. The witnesses used the usual methods of reviving a drowning person. He said very little water came back.

JUDGE GROSS CUP ANGRY

He Orders an Investigation of a \$100,000 Offer in Railway Suit.

[SPECIAL DESPATCH TO THE HERALD.] CHICAGO, Ill., Monday.—Charges that representatives of the Union Traction Company had offered \$100,000 to the law firm of Moran, Mayer & Mayer to obtain an abandonment of the threatened minority protest against the reorganization of the North and West Chicago Street Railway companies were made before Judge Grosscup to-day by Levy Mayer.

Mr. Mayer's statements were supported by former Judge Thomas A. Moran, who said that the offer had been made and perished in by J. S. Auerbach and W. W. Gurley, attorneys. No direct reply to the allegations was made by the show of leaders, who admitted that negotiations had taken place, but denied that they had taken the initiative.

Mr. Mayer professed to consider the alleged offer a legitimate and "commendable" proceeding, a view of the case that received no contradiction until it was intimated that the Union Traction Company's receivers were involved in it. Judge Grosscup then said that he would show of temper.

"If the receivers were making such a proposition and this Court came to know of it they would not be receivers very long," he said.

The judge announced that the whole matter would be cleared up by testimony taken before a master.

LAWYER FALLS DEAD.

John H. Fulcher Stricken in His Brooklyn Office When Welcoming a Friend.

John H. Fulcher, sixty-two years old, a lawyer, of No. 41 Lincoln place, Brooklyn, fell dead at the door of his office, No. 213 Montague street, Brooklyn, yesterday afternoon, just as Frederick Cobb, a friend, was entering.

Mr. Fulcher had opened the door to admit Mr. Cobb. Before he could take his hand off the knob he fell to the floor.

CHICKENS CAUSE ARREST.

Neighbors Retaliate on Man Who Objected to Musicians' Practice.

Frank Sedlicky, of No. 408 East Sixty-fourth street, was held in \$300 bail in Yorkville Court yesterday, charged with keeping chickens and ducks without a permit.

Sedlicky in court said it was not for sanitary reasons that the neighbors had him arrested, but for spite. He had objected to noise made by children practicing on musical instruments.

MIAMI CLUB'S OUTING.

Members of the Miami Club, the democratic organization of the Thirty-second Assembly district, will hold an outing at College Point, L. I., to-morrow. Followers of State Senator James J. Frawley, the Tammany leader of the district, compose the members of the club.

REFINING COMPANY FAILS.

Nonrocks, Va., Monday.—The Oliver Refining Company, John Oliver president, and Fred Oliver, secretary and treasurer, owning a large plant for the refining of cotton seed oil, has failed. Edward S. Flash, of New York, and Percy S. Stephenson, of Norfolk, have been appointed receivers.

The liabilities are said to be \$275,000, and the assets \$370,365.

TELLS WIDOW HOW MR. BENNETT DIED

Companion of Merchant on Fatal Mountain Ride Describes the Sunday Accident.

BODY OF VICTIM TAKEN HOME Brake Snapped, Horses Ran Away and Wagon in Which Party Rode Was Overtaken.

At the offices of Bennett, Sloan & Co., Franklin and Hudson streets, yesterday, the following extract of a letter sent to Mrs. Phlo S. Bennett, at her home, No. 117 Wall street, New Haven, Conn., was given out. It told of the manner in which Mr. Bennett met death in Idaho. Mr. Bennett and a party were touring the Western country when the accident happened. The letter was written by Dr. H. M. Cramer, one of the members of the party, and said:

"The accident occurred on Sunday at noon as we started down the hill, about one-quarter of a mile long. Mr. Perkins, who did the driving, and Mr. Gaige sat on the front seat; Mr. Bennett and myself on the second seat, and Mr. Whitlock on the third seat. The valley was on the driver's right side, and Mr. Bennett was immediately behind the driver."

Here was drawn a diagram explaining how the accident took place. Near the top of the hill the horses began to trot briskly, and Mr. Perkins put his full weight on the brake, which suddenly broke. The rest of the party was thrown forward, and the horses were running at the top of their speed, and at a turn in the road the wagon was overturned.

Mr. Gaige jumped and was practically uninjured. Mr. Whitlock had already climbed over the back seat and was thrown into the brush, and sustained some contusions and bruises. Dr. Cramer was thrown ten feet, landing on his left side and striking his head on a rock. Mr. Bennett had been standing, and when the wagon was overturned it threw him against a tree and pinned him there.

"We were in a wild country," the letter goes on, "and I took up a horse and rode at six o'clock and rode all night and arrived in Boise at five o'clock Monday evening."

The body of Mr. Bennett arrived at New Haven yesterday.

COURT HELD IN HOSPITAL.

Magistrate Mayo Goes to Bellevue to Permit Woman's Transfer to Blackwell's Island.

Court was held by Magistrate Mayo in the prison ward at Bellevue Hospital yesterday afternoon to discharge Kate Walsh, thirty-five years old, of No. 147 West Sixty-ninth street. She had attempted suicide by jumping from a window at her home and sustained serious injuries.

When taken to the hospital on August 13, she collapsed, and the Magistrate ordered that she be returned immediately to the hospital.

It was thought best by the physicians that she be removed to the City Hospital on Blackwell's Island. In order to do this she had to be taken from the custody of the police.

AT THE HOTELS.

- West Astor—Mrs. Mary H. Haskett, Chicago, and General Joseph A. Wheeler, U. S. A.
Holland—M. Mousaroff, Columbus, Ohio, and S. C. Winfield, Murfreesboro, Tenn.
Camden—M. Horwitz, Baltimore.
Imperial—Professor R. S. Woodruff, Trenton, and J. C. Parker, St. Louis.
The Hotel—Hon. Wm. Brewster, Washington, and J. A. Williams, Hartford.
Gloucester—Frank W. Hale, Fishkill, Mass., and Wm. H. H. Hill, Lexington, Ky., and C. C. Horton, Canton, Ohio.
Manhattan—John T. Benson, Albany, and Albert S. White, Edinburgh.
Fifth Avenue—F. L. Bingham, Springfield, and J. Hoffman, J. C. Marks, Atlanta, and William Gray, Richmond.
Herald Square—Mrs. B. B. Whitworth, Pittsburg.
Rockefeller—Mrs. S. T. McCormick, Williamsport, Pa., and E. R. Lester, Pittsburg.
Merrill—Mrs. C. C. Morgan, Pittsburg, and A. G. V.
Everett—A. E. Browning, Washington, and H. P. Goddard, Baltimore.
Clinton—Mrs. M. B. Boston, and George M. Graham, Philadelphia.
Majestic—E. E. Thompson, Boston, and J. H. Roger, Chicago.

DRY GOODS, & C.

ALCOA'S TRANSFER TO... 34 Av. to Lex. 20th St.

This Annual August Furniture Sale

has been our greatest furniture success.

The furniture store constantly crowded to its full capacity with busy throngs of praise-uttering furniture buyers proves this sale a rousing furniture success.

It's quality that counted—to quality of the furniture we have sold in the past and to the quality of the furniture we are selling in this sale—so excellent assortments, complete lines, unequalled pricing and accurate service, we owe this furniture sale's success.

\$13.75 Vernis-Martin Music Cabinets \$9.98

\$4.50 carved back saddle seat Rockers, polished \$2