

3 WINDMACHINES
DESTROYED
IN COLLISION

Alfred Schilling, of Mamaroneck Avenue, Arrested on Complaint Jack Rivers—Other Traffic Cases

Two motorists were arrested here last night on charges of reckless driving. Both are to appear before Acting Judge Frederick H. Berges, Jr. in City Court Monday morning.

Alfred Schilling, 53 Mamaroneck Avenue, was arrested on complaint of Jack Rivers, colored, 28 Winchester street, following a collision on Westchester avenue near Bloomington Road.

Rivers charges Schilling, who was going west on Westchester avenue, crossed from the center of the road to enter a driveway at 29 Westchester avenue, causing Rivers' machine to swerve to the right and run into an auto owned by the Westchester Concrete Company, New Rochelle, owned by Joseph Guirdo, New York City.

All three machines were damaged. Schilling was arrested by Patrolman Wieland and his auto held in the station.

Joseph Armstrong, 530 West 50th street, New York City, was arrested on charges of reckless driving after he had struck a warning sign on Westchester avenue at Underhill Road, carrying it ninety feet and crashing into an auto owned by William Berwick of his residence at 60 Westchester avenue.

Armstrong was arrested by Patrolman Gleason and Stevens and taken to court.

Both drivers are to appear before Judge Lee, 91 Trenton avenue, at 10 o'clock today.

James Lee, 46 miles per hour on North Broadway. He is to appear in City Court on Monday.

Robert Reed, colored, Manhattan Park, was arrested last night on charges of reckless driving in the Central avenue by Patrolman Kilgus, charged with driving a motor vehicle without a license. Police held his auto for his appearance in City Court Monday.

William Joseph, Manhattan Park, was arrested last night on charges of reckless driving in the Central avenue by Patrolman Kilgus, charged with driving a motor vehicle without a license. Police held his auto for his appearance in City Court Monday.

William Joseph, Manhattan Park, was arrested last night on charges of reckless driving in the Central avenue by Patrolman Kilgus, charged with driving a motor vehicle without a license. Police held his auto for his appearance in City Court Monday.

William Joseph, Manhattan Park, was arrested last night on charges of reckless driving in the Central avenue by Patrolman Kilgus, charged with driving a motor vehicle without a license. Police held his auto for his appearance in City Court Monday.

William Joseph, Manhattan Park, was arrested last night on charges of reckless driving in the Central avenue by Patrolman Kilgus, charged with driving a motor vehicle without a license. Police held his auto for his appearance in City Court Monday.

William Joseph, Manhattan Park, was arrested last night on charges of reckless driving in the Central avenue by Patrolman Kilgus, charged with driving a motor vehicle without a license. Police held his auto for his appearance in City Court Monday.

William Joseph, Manhattan Park, was arrested last night on charges of reckless driving in the Central avenue by Patrolman Kilgus, charged with driving a motor vehicle without a license. Police held his auto for his appearance in City Court Monday.

Police Barn Full Of Beer; No Place For Meandering Horse

Tarrytown—There is a stable in the rear of police headquarters here, a remnant of an older day, where stray horses were impounded.

But it is a changing world and when Policeman John Gallagher early today found a horse in the stable in the lower part of the village and led it to the stable he found the horse poked with ailed kegs of beer.

Alleged threats made by Senator Elmer F. Abrams of New York for Mrs. Ethel G. Abbott to witnesses in the suit for absolute divorce brought by Lawrence G. Abbott, husband of Mrs. Abrams, against his wife in which he alleges she had former Baltimore bills, and daughter of a prominent physician of that city, were charged in Supreme Court here today by attorney for Abbott in opposing a motion made by Mrs. Abbott's attorney for counsel fees.

It was alleged that Quinn had threatened to have Abbott arrested for perjury and for taking women into Canada unless he dropped his suit against his wife in which he names six men, among them Daniel Kinkead, one time resident of this city.

Quinn is also said to have threatened Miss Polly Mara, a stage star, with arrest unless she dropped her suit for divorce, as one of several women with whom Abbott was alleged to have had relations.

Attorney for Abbott today stated that his client denied any knowledge of such threats. Although he said he had taken Miss Mara to court in a criminal when the star was playing there.

Quinn is said to have called the mother of the actress on the phone and threatened to have her arrested unless she dropped her suit for divorce, as one of several women with whom Abbott was alleged to have had relations.

Quinn is said to have called the mother of the actress on the phone and threatened to have her arrested unless she dropped her suit for divorce, as one of several women with whom Abbott was alleged to have had relations.

Quinn is said to have called the mother of the actress on the phone and threatened to have her arrested unless she dropped her suit for divorce, as one of several women with whom Abbott was alleged to have had relations.

Quinn is said to have called the mother of the actress on the phone and threatened to have her arrested unless she dropped her suit for divorce, as one of several women with whom Abbott was alleged to have had relations.

Quinn is said to have called the mother of the actress on the phone and threatened to have her arrested unless she dropped her suit for divorce, as one of several women with whom Abbott was alleged to have had relations.

Quinn is said to have called the mother of the actress on the phone and threatened to have her arrested unless she dropped her suit for divorce, as one of several women with whom Abbott was alleged to have had relations.

Quinn is said to have called the mother of the actress on the phone and threatened to have her arrested unless she dropped her suit for divorce, as one of several women with whom Abbott was alleged to have had relations.

Quinn is said to have called the mother of the actress on the phone and threatened to have her arrested unless she dropped her suit for divorce, as one of several women with whom Abbott was alleged to have had relations.

SAVS LAWYER
THREATENED
THIS WITH WESS

Mr. Vernon Musician Seeks Absolute Divorce; Charges Attempt to Coerce Him; Wife Makes Denial

Alleged threats made by Senator Elmer F. Abrams of New York for Mrs. Ethel G. Abbott to witnesses in the suit for absolute divorce brought by Lawrence G. Abbott, husband of Mrs. Abrams, against his wife in which he alleges she had former Baltimore bills, and daughter of a prominent physician of that city, were charged in Supreme Court here today by attorney for Abbott in opposing a motion made by Mrs. Abbott's attorney for counsel fees.

It was alleged that Quinn had threatened to have Abbott arrested for perjury and for taking women into Canada unless he dropped his suit against his wife in which he names six men, among them Daniel Kinkead, one time resident of this city.

Quinn is also said to have threatened Miss Polly Mara, a stage star, with arrest unless she dropped her suit for divorce, as one of several women with whom Abbott was alleged to have had relations.

Attorney for Abbott today stated that his client denied any knowledge of such threats. Although he said he had taken Miss Mara to court in a criminal when the star was playing there.

Quinn is said to have called the mother of the actress on the phone and threatened to have her arrested unless she dropped her suit for divorce, as one of several women with whom Abbott was alleged to have had relations.

Quinn is said to have called the mother of the actress on the phone and threatened to have her arrested unless she dropped her suit for divorce, as one of several women with whom Abbott was alleged to have had relations.

Quinn is said to have called the mother of the actress on the phone and threatened to have her arrested unless she dropped her suit for divorce, as one of several women with whom Abbott was alleged to have had relations.

Quinn is said to have called the mother of the actress on the phone and threatened to have her arrested unless she dropped her suit for divorce, as one of several women with whom Abbott was alleged to have had relations.

Quinn is said to have called the mother of the actress on the phone and threatened to have her arrested unless she dropped her suit for divorce, as one of several women with whom Abbott was alleged to have had relations.

Quinn is said to have called the mother of the actress on the phone and threatened to have her arrested unless she dropped her suit for divorce, as one of several women with whom Abbott was alleged to have had relations.

Quinn is said to have called the mother of the actress on the phone and threatened to have her arrested unless she dropped her suit for divorce, as one of several women with whom Abbott was alleged to have had relations.

Quinn is said to have called the mother of the actress on the phone and threatened to have her arrested unless she dropped her suit for divorce, as one of several women with whom Abbott was alleged to have had relations.

Yonkers Recluse
Listed As Suicide,
Kept 20 Cats

Yonkers—Michael Joseph Callahan, who lived for five years with twenty cats and without human companionship, was listed today as a suicide.

His body was found yesterday beyond a locked door of his apartment at 110 Riverdale avenue by his stepmother, Mrs. Mary Callahan, on one of her infrequent visits.

An artery in his upper left arm had been severed with a razor blade which lay near him on the floor.

Callahan was a character about town. Although only thirty-seven years of age he had been a member of the Yonkers club since he was a child.

He was a recluse, in his old age, he had been a member of the Yonkers club since he was a child.

He was a recluse, in his old age, he had been a member of the Yonkers club since he was a child.

He was a recluse, in his old age, he had been a member of the Yonkers club since he was a child.

He was a recluse, in his old age, he had been a member of the Yonkers club since he was a child.

He was a recluse, in his old age, he had been a member of the Yonkers club since he was a child.

He was a recluse, in his old age, he had been a member of the Yonkers club since he was a child.

He was a recluse, in his old age, he had been a member of the Yonkers club since he was a child.

He was a recluse, in his old age, he had been a member of the Yonkers club since he was a child.

He was a recluse, in his old age, he had been a member of the Yonkers club since he was a child.

LOSES FIGHT
TO PREVENT
EXTRADITION

Court of Appeals Upholds Justice Tompkins in Case of Stanley Gills, Pelham-wood; Wanted in South

District Attorney Frank H. Coyne announced today that word had been received from Albany that the Court of Appeals has by unanimous opinion, written by Justice Pond, denied the appeal of Stanley Gills, 400 Highrock avenue, Pelham Wood, for a writ of habeas corpus, his fight to avoid extradition to South Carolina where he has been under indictment for more than a year on a charge of taking money under false pretenses.

Gells, said to be wealthy, is alleged to have exchanged stocks with Mrs. C. Albert Hill, a wealthy Charleston, S. C. widow, on January 12 of last year, taking stock valued at \$40,000 and its return is alleged to have given her stock of dubious value.

Arrested in Pelham Manor in front of his home, Gells waived preliminary examination and was lodged in the County Jail where he was subsequently released on \$40,000 bail, still in effect.

He fought extradition before Supreme Court Justice Arthur S. Tompkins on a habeas corpus writ. The judge, reserving decision, said at that time:

"It is only question before me is whether Gells had been in South Carolina on the day the woman charged him with taking her stocks."

In his decision later Justice Tompkins denied the habeas corpus writ. Gells appealed to the Appellate Division, which upheld the lower court.

In Allison Moore, of the attorney-general's office in Albany, came north last year to take Gells back but while appeals were filed returned to South Carolina. The briefs before the lower courts were prepared by Assistant District Attorney Lawrence Hazard of Yonkers.

In Allison Moore, of the attorney-general's office in Albany, came north last year to take Gells back but while appeals were filed returned to South Carolina. The briefs before the lower courts were prepared by Assistant District Attorney Lawrence Hazard of Yonkers.

In Allison Moore, of the attorney-general's office in Albany, came north last year to take Gells back but while appeals were filed returned to South Carolina. The briefs before the lower courts were prepared by Assistant District Attorney Lawrence Hazard of Yonkers.

In Allison Moore, of the attorney-general's office in Albany, came north last year to take Gells back but while appeals were filed returned to South Carolina. The briefs before the lower courts were prepared by Assistant District Attorney Lawrence Hazard of Yonkers.

In Allison Moore, of the attorney-general's office in Albany, came north last year to take Gells back but while appeals were filed returned to South Carolina. The briefs before the lower courts were prepared by Assistant District Attorney Lawrence Hazard of Yonkers.

In Allison Moore, of the attorney-general's office in Albany, came north last year to take Gells back but while appeals were filed returned to South Carolina. The briefs before the lower courts were prepared by Assistant District Attorney Lawrence Hazard of Yonkers.

ONE SPEEDER

Helen Lehman Drives Suspected Sentence; Drove 44 Miles Per Hour Here

There was only one case on the criminal calendar in City Court this morning.

Helen Lehman, 31 West 36 street, New York City, pleaded guilty to charges of speeding and Acting Judge Frederick H. Berges, Jr. suspended sentence. Miss Lehman was arrested on May 27 by Patrolman Sullivan while driving at a speed of forty-four miles per hour on Westchester avenue.

By His terms Charles and Harry Berman, two sons both of Brooklyn, receive \$4,000. A daughter, Mrs. Dora B. Rosenblum, of Rosbury, Mass., receives \$1,000. Another son, John Berman, of Astoria, L. I., is bequeathed \$1,000, while a sister, Minnie Feldman, of Deasat, Lithuania, is bequeathed \$400.

A son, Maurice, of Hawthorn Place is granted one dollar "not because of lack of affection, nor unaffection," according to the will. He has been provided for otherwise, it states.

Similarly, a daughter, Mrs. Sophie B. Meik, of El Dorado, Kansas is given one dollar. Her marriage precludes her need of further aid. The terms of the will divulged.

SON DEAD, HOLDS MOTHER
Boston, June 1. (UP)—Believed the victim of corporal punishment, four-year-old John Fitzpatrick was dead here today, while his mother, who admitted having whipped the boy, was held on a manslaughter charge. Mrs. Anna M. Fitzpatrick, 29, a widow, told police she struck her son with a small stick because he had been disobedient.

RARE OPPORTUNITY
Business change compels owners to sell their artistic home, containing a grand piano, mahogany and five master bedrooms, two baths, garage, greenhouses, etc. Bargain at \$15,500.

whose points are now upheld by the Court of Appeals in Albany.

M. Hazzard at the earlier hearing told Justice Tompkins that Gells is also wanted on a charge in New Jersey but it was said at that time this state would give preference to the southern state.

whose points are now upheld by the Court of Appeals in Albany.

M. Hazzard at the earlier hearing told Justice Tompkins that Gells is also wanted on a charge in New Jersey but it was said at that time this state would give preference to the southern state.

whose points are now upheld by the Court of Appeals in Albany.

M. Hazzard at the earlier hearing told Justice Tompkins that Gells is also wanted on a charge in New Jersey but it was said at that time this state would give preference to the southern state.

whose points are now upheld by the Court of Appeals in Albany.

M. Hazzard at the earlier hearing told Justice Tompkins that Gells is also wanted on a charge in New Jersey but it was said at that time this state would give preference to the southern state.

whose points are now upheld by the Court of Appeals in Albany.

M. Hazzard at the earlier hearing told Justice Tompkins that Gells is also wanted on a charge in New Jersey but it was said at that time this state would give preference to the southern state.

whose points are now upheld by the Court of Appeals in Albany.

M. Hazzard at the earlier hearing told Justice Tompkins that Gells is also wanted on a charge in New Jersey but it was said at that time this state would give preference to the southern state.

SON IS GIVEN
ONE DOLLAR IN
FATHER'S WILL

He Had Been Provided For Otherwise, Said the Last Document of Father, David Berman

The will of David Berman, of Baldwin Place, Westchester County, on file here today, reveals that he left \$100,000 in real property and \$2,500 in personal property. He died in Brooklyn on April 10. Abraham Berman, of 7 Fletcher avenue, Mount Vernon, is named as executor of the will.

By His terms Charles and Harry Berman, two sons both of Brooklyn, receive \$4,000. A daughter, Mrs. Dora B. Rosenblum, of Rosbury, Mass., receives \$1,000. Another son, John Berman, of Astoria, L. I., is bequeathed \$1,000, while a sister, Minnie Feldman, of Deasat, Lithuania, is bequeathed \$400.

A son, Maurice, of Hawthorn Place is granted one dollar "not because of lack of affection, nor unaffection," according to the will. He has been provided for otherwise, it states.

Similarly, a daughter, Mrs. Sophie B. Meik, of El Dorado, Kansas is given one dollar. Her marriage precludes her need of further aid. The terms of the will divulged.

RARE OPPORTUNITY
Business change compels owners to sell their artistic home, containing a grand piano, mahogany and five master bedrooms, two baths, garage, greenhouses, etc. Bargain at \$15,500.

whose points are now upheld by the Court of Appeals in Albany.

M. Hazzard at the earlier hearing told Justice Tompkins that Gells is also wanted on a charge in New Jersey but it was said at that time this state would give preference to the southern state.

whose points are now upheld by the Court of Appeals in Albany.

M. Hazzard at the earlier hearing told Justice Tompkins that Gells is also wanted on a charge in New Jersey but it was said at that time this state would give preference to the southern state.

whose points are now upheld by the Court of Appeals in Albany.

M. Hazzard at the earlier hearing told Justice Tompkins that Gells is also wanted on a charge in New Jersey but it was said at that time this state would give preference to the southern state.

whose points are now upheld by the Court of Appeals in Albany.

M. Hazzard at the earlier hearing told Justice Tompkins that Gells is also wanted on a charge in New Jersey but it was said at that time this state would give preference to the southern state.

whose points are now upheld by the Court of Appeals in Albany.

M. Hazzard at the earlier hearing told Justice Tompkins that Gells is also wanted on a charge in New Jersey but it was said at that time this state would give preference to the southern state.

whose points are now upheld by the Court of Appeals in Albany.

M. Hazzard at the earlier hearing told Justice Tompkins that Gells is also wanted on a charge in New Jersey but it was said at that time this state would give preference to the southern state.

whose points are now upheld by the Court of Appeals in Albany.

M. Hazzard at the earlier hearing told Justice Tompkins that Gells is also wanted on a charge in New Jersey but it was said at that time this state would give preference to the southern state.

ANYBODY can butt
into trouble but
"Plenty Insurance"
is the only way to
butt out!

AUTO LIABILITY
Phone us for rate!

Telephone 9220

KNOX
LENT & STEVENS
Insurance—Nothing else.

WIDOW WINS
PREFERENCE
\$100,000 SUIT

Husband Killed in Motor Collision, Mrs. Degenstein Sues Continental Baking Co.; Trial in October

COLE'S STAFF
TO CLEAR MANY
CASES IN JUNE

(Continued From Page One)

NEW ELECTION
LAW IN EFFECT

Today, June 1, marks the beginning of the new period during which the new law will be in effect.

EARL PEAFOX
WILL GO BEFORE
COURT TODAY

Confessed Slayer of Wife to Secure Adjournment to June 17; Hays Notifies Prospective Jurors

LARCHMONT MAN
ARRESTED IN
\$200,000 DETROIT
SHORTAGE

New York, June 1 (U P)—On a charge of misappropriating \$200,000 from a Detroit bank, of which he was cashier and making fictitious entries to cover the amount, I. A. Acheson was held in \$100,000 bail in New York today.

ROOSEVELT
STRAIGHT EIGHTS

Immediate delivery on a limited number of Marmon 68's, 78's and Roosevelts on these remarkable new terms. No cash outlay if your present car is of average value.

REARLY TO DRIVE

Including spare tire and tube, bumpers, Lovejoy hydraulic shock absorbers and all equipment—fire and theft insurance and all finance charges paid.

Leclair Motors, Inc.
19 Martine Avenue, White Plains
Phone White Plains 8910
OPEN EVERY EVENING
Parts and Service Station
OPEN SUNDAYS

OPEN EVENINGS

Telephone 9200