At a signal from the leader the elec walls and walks below the started it was hard to stop, according to the story told Assistant State's Attorneys Thomas H. Slusser and John Elliott Byrne. Soon movable furniture, such as dresser drawers and tables, was being tumbled from the windows, they said they had been in-

The headache after the party was nothing to the moan from the trustees when the hotel management presented a bill for \$6,300, the jurors were told. deposit of a coin. The proprietor was a bill for \$6,300, the jurors were told, deposit of a conf. The projector the hotel payment carrested by the police some weeks ago, is in the hands of the prosecutors, but was discharged in the Municipal The expense account items by which court.

The voucher for the hotel payment carrested by the police some weeks ago, but was discharged in the Municipal The expense account items by which court.

Despite all the criticism I intend the carries of the court in the carries of the court in the carries of the carrie the candy and flowers were purchased are now being traced as a result of to continue raiding vice and gambling Mathiesen's disclosures.

lingered in the mind of J. W. Rogers, acting manager of the famous old Nev York hotel, but being a "good hotel man" as he put it, he assumed a sphinxlike attitude when asked for

"O, yes, I remember the party any disorder or whether any furniture was broken?" he was asked.
"If I did I wouldn't say so," he

CLASH OVER RECORDS

Threats of federal prosecution of members of State Senator Harry W. committee investigating the out due process of law. induce them to release the district's "women and wine" records for an inspection in behalf of the state grand jury. Assistant State's Attorney Da-vid D. Stansbury demanded the records of the parties, but despite an afternoon of wrangling the documents remained in a vault that may not be opened without the consent of three of the five senators on the committee.

of Frank J. Loesch, intervening peof Frank J. Loescu, intervening sold Several scheduled meetings of the fillioner in the federal courts," said senate committee were not held bevestigate the sanitary district scan-Would Let Senators Look.

Previously Attorney Michael J. Ahern, representing the Central Auto service, 1452 North Clark street, which, it is charged, paid the party bills and then collected the money from the district as auto hire, stated he would consent to a private inspection of the cords by the senators themselves are said to contain the names of the participants in the merrymaking with sanitary district money

I intend to ask the federal court to dissolve the writ ordering the recthe Federal court," Attorney Ahern "There would be no sense lishing of a lot of incriminating evidence about persons in whom this States, which says: 'Whoever in making them public and in the pubcommittee is not interested. Such wilfully subjects or causes to be sub-

SWANSON SAYS HE'LL KEEP ON WITH RAIDS DESPITE CRITICISM

State's Attorney John A. Swanson innounced yesterday that he is going to carry on his war against gamblers, even though he may be criticized and shadowed by spies, as he charges. Yesterday the prosecutor sent out a Yesterday the prosecutor sent out a because my client comes into this litterew of detectives to raid the Chicago Novelty company, owned by Sam-

uel Mided, at 7829 Yates avenue. The police obtained in this raid 85 boards, which were stored in a basenent at the Yates avenue address. All the machines and punchboards, however, were the kind which vend some kind of merchandise with every

dens," sald Mr. Swanson. hat by destroying their source of about it?" he demanded. HOTEL MANAGER REMEMBERS. revenue and closing them up crime New York, April 19.-[Special.]- in general will be materially reduced. Memories of the Crowe party still Syndicated vice in Chicago is still

as follows: Prosecutor Loesch's men learned of the documents' existence and they were seized on a subpoena duces tecum in behalf of the special well," said Mr. Rogers. "I'm a hotel grand jury. A brief inspection indiman and my business is to protect many guests. We give out no informamany wild parties and illegal or untion here that would be detrimental to our guests. No good hotel man does."

"Do you recall whether there was their return to the auto service conseized without the proper court order.

senate committee reized the records to order this committee around?" Sen committee they were ordered placed in a vault pending decision as to the committee's right to them. Attorney General Oscar E. Carlstrom ruled that Stansbury the senate, too, had seized them with-

Loesch Seeks U. S. Aid. Prosecutor Loesch, who was anxious jury, obtained the consent of the federal court to intervene in a petition asking the sanitary district trustees money. Then Loesch btained a subpoena for the records, but this court order read that they were to be taken only when the senate committee was through with them.

cause four of the members who have cause four of the members who have "That's none of your business, Senopposed Chairman Star's efforts to ator Marks. If you'll just answer my trick is putting this forward as a prowhile it had been charged the sena- said. tor's dilatory tactics were for the pur-

terday. He said to the senators: concerned with finding out Senator Marks. whether this committee is going to get through pretending to intend to investwhether this committee is going to get The final decision was to postpone provide for the necessary site."

find a the inquest yesterday of hearthrough pretending to intend to invest. any action until Monday afternoon. The master gave no indication of ing a group of girls discussing the igate the records of the Gentral Auto

That will unable Attorney Ahern to the weight he will give to the district's youths who are alleged to have caused crds to be impounded by the clerk of Service. I want to look at those rec. make his motion on Monday morning contention that, considering its finan- Joseph's death. She said she did not ords right away. I don't care about Monday or any other time.

"I'll refer you gentlemen persons are likely to be named in the records."

Such interested.

Such interested.

It is to the deprivation of any rights, privi-

tected by the constitution and laws of the United States . . . shall be fined not more than \$1,000 or imprisoned CHICAGO ASKS 15 Dog Has His Day in Council Chambers not more than one year, or both.'

"My client, Mr. Loesch, comes into the United States District court under color of every law of the United States his right in the premises, so you solicited the opinion of the attorney general. He told you you were bound by that order to return the records to the United States District court a soon as you were through with them

cause you are bound by that order and United States, that if you or any men ber of this committee continues to de prive my client of his rights I'll cer lot machines and a number of punch- tify that circumstance to the attorney general of the United States in the United States grand jury.

· Says He'll Sue Senators "I don't believe in making threats, but if you don't turn over those rec-ords and stop forestalling my client I'll sue you to the limit as provided

Mr. Stansbury then reread the law "Now, what are you going to do "I am ready now, as I always have

tive session," said Senator William R. McCauley of Olney. Then the commitee went into executive session. Edward J. Hughes, both of Chicago.

Hughes, he said, is employed by the firm of Nash Brothers, contractors, than a million dollars from the sani Stansbury Clashes with Marks.

After the executive session Stanstheir return to the auto service con-cern on the ground they had been peared, got into a bitter dispute that nearly came to blows.

> ator Marks asked Stansbury.
> "Section 20, the United States criminal code," Stansbury answered.
> "Whom do you represent, Mr.

"Frank J. Loesch," Stansbury "Do you represent the

Illinois or Tim Crowe?" Stansbury shot at Senator Marks. "You well know, Mr. Stansbury, that I don't represent Tim Crowe,"

the senator replied. "You have under charged this committee with obstruct- said. ing justice by not examining the rec- will take for the sanitary district, actords. How come that you didn't see ing in an appropriate manner, to pro cure any indictments from evidence in the records when you had them in treatment. The sanitary district ha possession before the grand "None of Your Business."

Swanson from getting what incrimi- Stansbury that he will have to answer not think any action is necessary by at the Marshall Elementary school, nating evidence there may be in the to the state senate for his conduct be the state to permit, under the decision who died a week ago of injuries before the committee.

is no equity in the Loesch action.

YEARS TO FINISH SEWAGE PLANT

Promptly Carried Out.

[Chicago Tribune Press Service.] Washington, D. C., April 19 .- [Special.]—The necessity of allowing Chicago at least fifteen years to complete ts sewage treatment program before the water diversion from Lake Michigan for sanitary purposes is halted under the recent decision of the Supreme court will be stressed by attoreys for the sanitary district when hearings are resumed before Charles

Evans Hughes next Tuesday.

portance of allowing ample time for been, to examine the records in execu- the completion of the sewage program was made today following the disclosure that Mr. Hughes, as special master for the Supreme court, expects Stansbury remarked about the about the about the final decree setting a sat in the aldermanic seats among ence of Senators Adolph Marks and time limit for completing the treating and the anti-vivisectionists. Mrs. Freder-dward J. Hughes, both of Chicago. ment plants at Chicago is finally ick McLaughlin, the former Irene Caslughes, he said, is employed by the issued its town. issued, its terms will be carried out The views of Master Hughes were

The decision to emphasize the im-

made known during a discussion be ween attorneys for the sanitary disfor the complainant lake states, touchdistrict had not acquired a site for the southwest side sewage plant.

Wait on Bond Issue Vote. Attorney Edmund D. Adcock of Chinot acquired a site for its southwest it had no available funds to pay for and no way to raise more funds until a bond issue was voted by the citizens of Illinois. "We have done all we can do to

expedite our sewage program, and we propose to continue our efforts," said Mr. Adcock. "We have certain limited questions

under consideration," Mr. Hughes then vide a practical system of sewage disclosed a program which has not been attacked by the complainants. Expects State to Aid Plan.

opposed Chairman Starr's efforts to ator Marks. If you'll just answer my trict is putting this rorward as a proper and bring out the records did not appear and Starr was powerless to take the amine the records?' I'll be able to give that program is treated as an adefriends of a girl student at the John Marshall High school, were being and Starr was poweriess to take the amine the records? The paper to give that program is treated as a literal of a give school, were being records from the vault alone. Meanyou a clean bill of health," Stansbury quate one for our purposes by the Marshall High school, were being while it had been charged the sena-said. When the dispute terminated Sena- that the state of Illinois will permit the death of Joseph Stein, 9 years pose of preventing State's Attorney tor Arthur Miles of Rosiclare told that program to go forward. I do old, 319 South Kedzie avenue, a pupil of the Supreme court, the prompt lieved to have been suffered when he Stansbury Demands Records.

It was because of these charges
that Stansbury made his demands yes
"That's all you've been down threats, Mr. carrying forward of a suitable prowas thrown down by the older boys.

"That's all you've been down he
gram. I want to know how long it
"That's all you've been down he
in suitable prowas thrown down by the older boys.

"That's all you've been down he
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"That's all you've been down he
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is surrying forward of a suitable prowas thrown down he
is surrying forward of a suitable prowas thrown down he
is afternoon, Mr. Stansbury," interposed plants and carry out the program. I avenue, also a pupil at the school but shall assume the state of Illinois can not a relative of the dead boy, testi-

as Pros and Antis Debate Vivisection That old saw came true yesterday-i ties are committed in the name of upon Dr. Walter Dill Scott, president

the proverbial dog had his day, and Snigg, generalissimo of the antis, de Robert Leo Kelly of Loyola univer clared that anesthetics are not used the Robert Leo Kelly of Loyola univer a pedestal and acclaimed a noble work Hughes Wants His Decree of nature, but in the arguments men and women flung bitter words at one

It was a meeting of the vivisectionists and their antis, and a wordy battle so-called anti-vivisection bill now be fore the legislature, and a state sen ate subcommittee of the committee or public health was in attendance. Students Jeer Speakers.

As the proponents of the bill tries to show why it should be passed several hundred medical students, who packed the galleries, hooted and laughed. When the antagonists of the bill, headed by the famous sur geon, Dr. Frank Billings, took the floor, the friends of the animals gave the speakers something of the same

Society and club women and mer prominent in civic and social affairs tle, dancer, one of the country's out standing champions of dumb animals was there. All showed how they felt about doctors and experimenters takdiseases for the advancement of medi- England

cat science. speakers tossed at each other that vivisectionists' creed: t seemed at times that there would rebuttal.

Much Talk, No Evidence. Heated allegations and charges were when the session closed and the logical laboratory at Northwestern uniwhich might be considered evidence. The antis charged that gross cruel-

YOUTHS IN DEATH.

to cancel the writ obtained by Mr. clal situation and all other factors, it know the boys' names, but added that Loesch, his contention being that there should have fifteen years before the they came to the school to meet a

the proverbial dog had his day, and the medical science. Attorney John P. of Northwestern university; President our city government—in the city cound on the animals who fall into the vivi- sity, Vice President Haynes of the which the animals are being used.

an anesthetic is used, the animal is Mumford of the school of agriculture allowed to come back to a very hell

Sings Praises of Dog. There was some sarcastic remark houted about the value of babies' ives as compared with the lives of

for the good, faithful dog, the greatest had never known of a single friend man has!" He continued to tell of the horrors that are committed daily in the med-ical laboratories, when Senator Epler C. Mills of Virginia, Ill., chairman of

"Have you ever been in one of those laboratories?

Students "Medical Pups." No," Mr. Snigg answered. There

was laughter from the medical students in the galleries. Mr. Snigg grew warm and called them "These medical pups! Dr. William Held, professor of medi

ing dogs, rabbits, rats, or guinea pigs cine, well known for his treatment of and cutting them up, operating on epilepsy, and John Sturgis Codman them or inoculating them with deadly of Boston, vice president of the New Anti-Vivisection spoke for the antis. The latter read So caustic were the remarks the the following, which he called the

be fisticulfs. The good American upon living creatures must be looked phrase: "Throw him out!" was heard upon simply as a method of studying often. Each side was given an hour the phenomena of life. Morality has to present its evidence—if any—and nothing to do with it. It should be then each was given ten minutes for subject neither to criticism, supervision, nor restrictions of any kind. It may be used to any extent desired by any experimenter (no matter what hurled about with great dexterity, but degree of extreme or prolonged pain it may involve) for demonstrations be mittee set out to look over the physic- fore students of the statements conversity, several of the members said memory; for confirmation of theories had heard little, if anything, for original research; or for any con ceivable purpose of investigation. We consider that sentiment has no place in the physiological laboratory; that inimals have no 'rights' which man POLICE HUNT TWO is called upon to notice or respect."

Calls Noted Educators. Dr. J. R. Neal of Springfield, chair man of the legislative committee of the Illinois State Medical society, con ducted the battle for the vivisection

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would defeat the very purpose for Graham of the University of Illinois "Only too often," he shouted, "when Dean Emeritus Davenport, and Dean

Sadier, Health Commissioner Arnol H. Kegal, and Prof. A. J. Carlson head of the physiological laborator at the University of Chicago. All spoke against the bill, denying

the charges of cruelty made by the antis. Dr. Carlson, speaking in re "I'm not talking for guinea program outube for Billings had instructed and mice!" the lawyer from Spring-said that Dr. Billings had instructed him to say that in all his fifty-on him to say that in all his fifty-on physician and surgeon h which a doctor had extended his re tients without their consent—a charge that had been made by Mr. Codman. Tells of Treating Animals.

"Dr. Billings told me to say tha such a thing may have happened comewhere, some time," Prof. Carlson ald, "but he has never seen nor had my evidence of such a case." Dr. Carlson described how animals

are treated in the laboratory which he heads. He said there is never cruelty or deliberate infliction of pain "The animals are almost always anesthetized," he said, "and in cases where we have to allow them to come out of it we treat them as we would human patient after an operation.

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