

TELEPHONE DOUGLAS 618 REACHES ALL DEPARTMENTS

OUR FIRST GREAT SPECIAL SALE

OF CHOICE WASH GOODS REMNANTS WILL COMMENCE MONDAY AT 9:00 A. M.

The great sale you have been waiting for. All the choicest remnants, lengths of from one to twelve yards; gingham, batistes, tissues, madras, organdies, silk warp mulls and swisses, in fact every kind of desirable wash goods and best of all they are accumulations from our own regular stock. Thousands of choice remnants to choose from all marked at a mere fraction of their regular value. These few hints of the great savings:

- Fine madras, regular 15c quality, 3 1/2 yards in remnant, Monday, for 19c
Dainty shadow lace, regular 15c quality, 9 1/2 yds. in remnant, Monday, for 53c
Pretty Swiss applique, regular 25c quality, 8 1/2 yards in remnant, Monday, for 99c
Sturdy wash goods, regular 15c quality, 5 1/2 yds. in remnant, Monday, for 48c
Beautiful embroidered Swiss dot, regular 15c quality, 10 1/2 yards in remnant, Monday, for 70c
Novelty Batiste, regular 15c quality, 5 1/2 yards in remnant, Monday, for 28c

Judging from the many inquiries we have had from our window display there will be a quick clearing. So be here when sale opens.

Muslim Underwear Specials Monday.

- Take Advantage of These Mid-Summer Sale Prices.
\$1.00 Nainsook Gowns, with embroidery trimming, Monday, reduced to each 75c
\$1.50 Nainsook Gowns, with lace or embroidery trimming, Monday, reduced to each \$1.00
\$1.75 Nainsook Gowns, round neck and short sleeves, Monday reduced to, each \$1.50
All odd Gowns of fine nainsook trimmed with lace or embroidery that sold regularly at \$2.75 and \$3.00, Monday reduced to, each \$2.00

Veilings

Wanted Sorts, Pretty Chiffon Auto Veils, in pink, pale blue, champagne, grey, navy, white, brown and black, \$1.75 and \$2.50 each. Veilings by the yard, all desirable shades, in a great variety of styles, from 25c to \$1.50 yard. You will find here the newest styles in all kinds of Veiling. Main Floor.

Special Sale White India Linens in Our Economy Basement

Monday morning in our economy basement will sell 200 and 250 white India Linen in lengths of 1 1/2 to 15 yards, at per yard 8 1/2c

Lace Specials Monday

Wide Point de Paris Laces, with insertings to match, yd. \$1.00
Narrower Pt. de Paris Laces, cotton tulle and vals, yd. 50c
Main Floor.

Special Sale Colored French Organdies.

Monday morning choice of all our 50c French colored Organdies at per yard 19c.

Special Sale White Yacht Suitings.

25c white Yacht Suiting, Monday 15c yard.
25c white Yacht Suiting, Monday 10c yard.

Special Sale White Hungarian Linen Suiting.

50c white Hungarian Linen Suiting, Monday, per yard, \$1.50
Special Sale White Repp Suiting.

50c white Repp Suiting, Monday yard, \$2.50

Rest Room

Our delightful rest room in on the third floor, large easy chairs, writing desks, and telephone are at your disposal. Manicuring in connection.

Free Lessons Art Embroidery.

Miss Steenstrup, the expert instructor in fancy needle work, gives free lessons in art embroidery every day from 2 to 5 P. M. All the newest stitches are taught. Materials must be purchased here. Class meets on our cool second floor near art department.

Investigate This

Visit the Customers' Deposit Account Department on the balcony. Deposit as much or as little as you please. It is not a bank.

Open Saturday

Saturday Evenings.

Open Saturday Evenings.

Evenings.

THOMPSON BALDWIN & CO.

Howard, Corner

16th Street.

Howard, Corner 16th Street.

See, 7-38-07

Open Saturday Evenings.

this morning were lengthy, making about 12,000 words. After the customary instructions as to the general duties of the jurors as to the law and evidence, Judge Wood instructed the jurors in accordance with the ruling made some days ago after argument by counsel as to the admissibility of the evidence bearing on the connection of Steve Adams with crimes committed in north Idaho. This evidence, and also that introduced by the defense regarding depositions in Colorado and the employment of Pinkerton detectives by the mine owners, Judge Wood instructed the jury not to consider on the ground that no prior conviction had been made in either case. Instructions as to the necessity for clear and conclusive proof beyond any reasonable doubt of every material fact were followed by the reading of the indictment on which Haywood, together with Meyer and Peterson were arrested. On this subject Judge Wood says:

Three Counts in Indictment.

There are three counts in the indictment, but the substance of each of them is the unlawful, deliberate, premeditated and felonious killing of the said Frank Steenstrup. The essential elements of the offense charged in the indictment consist of the following features: (1) There must have been a killing; (2) that killing must have been unlawful; (3) it must have been willful; (4) it must have been deliberated upon; (5) it must have been premeditated; (6) it must have been accompanied by malice in the mind of the person or persons doing the killing, and unless these features are present in every one of them, are proven to your satisfaction, beyond a reasonable doubt, then the defendant cannot in any event be convicted of murder in the first degree.

The language of the statute is given as a murder in the first and second degree and voluntary and involuntary manslaughter.

slaughter. Judge Wood said: Continuing, Judge Wood said: "It is possible for you to reconcile the facts in this case upon any reasonable theory consistent with the innocence of the defendant, William D. Haywood, it is your duty to do so and find the defendant not guilty. If further instruction you, gentlemen of the jury, that while proof has been admitted of the commission of other crimes by the defendant and his associates, and tending to prove the commission of such other crimes by them, that it has only been admitted for the purpose of showing the existence of a conspiracy to accomplish certain objects and that such crimes and the crime resulting in the death of Frank Steenstrup are well, were all incidents of such conspiracy, but you must not forget that the defendant is being tried for the murder of Frank Steenstrup, and for that crime alone. But you are privileged to take such other matters into consideration as part of the evidence in the case and as incidents and circumstances bearing upon the question of his guilt upon the charge of murder of Frank Steenstrup."

Three Possible Verdicts.

Under the indictment in this case the defendant may, if the evidence warrants it, be convicted of murder of the first degree, murder of the second degree or manslaughter. It makes no difference, however, in this case what crime has been committed in Colorado, if the evidence warrants it, he is convicted of murder of the first degree, murder of the second degree or manslaughter. It makes no difference, however, in this case what crime has been committed in Colorado, if the evidence warrants it, he is convicted of murder of the first degree, murder of the second degree or manslaughter. It makes no difference, however, in this case what crime has been committed in Colorado, if the evidence warrants it, he is convicted of murder of the first degree, murder of the second degree or manslaughter.

A conspiracy, within the meaning of the criminal law, consists of a combination between two or more persons for the purpose of accomplishing a criminal or unlawful object, or a lawful object in an unlawful manner. As applied to this case and under this indictment proof of conspiracy is only proper insofar as it may tend to show a common design to encourage the particular murder charged against the defendant, and it can only be introduced for the purpose of establishing the position of the members of the combine as accessories to the crime of murder.

What Constitutes Conspiracy. It is not essential to the formation of a conspiracy that there should be a formal agreement between the parties to do the act charged. It is sufficient if the minds of the parties meet understandingly as to bringing about an intelligent and deliberate agreement to do such acts and commit the crimes charged, although such agreement is not manifested by any formal words. A conspiracy in the first instance may be established by evidence having no relation to the defendant, by acts of different persons at different times and places or by any other circumstances which prove its existence. It is sufficient if the state proves beyond a reasonable doubt that such a conspiracy existed at the time of the commission of the unlawful act and that the defendant on trial was a member of such conspiracy. An act done by a party to an unlawful conspiracy in furtherance thereof and naturally flowing from the common design is the act of each and all of the conspirators, and where murder is committed as the result of such a conspiracy each one of the conspirators, even though he was not present at the place of the crime, if he aided, abetted and encouraged the commission of the unlawful act resulting in the crime charged, is guilty. If the prosecution has failed to prove these facts beyond a reasonable doubt you should find the defendant not guilty. If, however, you believe in this case that the defendant, advised and encouraged the killing of Frank Steenstrup, then the defendant is guilty and you should find him actually present at the time of the killing or not. Corroboration is Essential. The jury is instructed that the witness, Harry Orchard, claims that he was an accomplice in the commission of the offense charged in the indictment. Under the law of this state a person cannot be convicted of a crime upon testimony of an accomplice unless such testimony is corroborated by other evidence which itself and without the aid of the testimony of an accomplice tends to connect the defendant with the offense charged, and the corroboration is not sufficient if it merely shows the commission of the offense or the circumstances thereof. By corroborative evidence is meant additional evidence of a different character to the same point. The law views with distrust the testimony of an accomplice, and it is your duty to be very careful in accepting his testimony. It is your duty to lay the responsibility of his crime upon another when by doing so you may secure a conviction for his own participation in the crime charged. For this reason the law exacts such corroboration, and although the jury may believe that the testimony of an accomplice is true, still the jury could not convict the defendant unless such testimony is corroborated by other evidence which itself and without the aid of the testimony of an accomplice tends to connect the defendant with the offense charged. This corroborative evidence need not be sufficient of itself to establish the guilt of the defendant, but it must tend in some degree to implicate and connect the defendant with the commission of the crime charged. How to Establish Corroboration. In order to ascertain whether or not the testimony of the accomplice is corroborated, as the law provides it must be before a conviction unless such corroboration should eliminate from the case the evidence of the accomplice and examine the evidence of the other witnesses, with the view to ascertain if there be evidence tending to connect the defendant with the offense. If there is the accomplice is corroborated, if there is no corroborative evidence there is no corroboration, though the accomplice may be corroborated in regard to any number of facts sworn to by him. In this case the state relies upon circumstantial evidence to establish the conspiracy of the defendant with the conspiracy sought to be proven by the evidence taken

in connection with the direct testimony of the accomplice, Harry Orchard. In order to further justify an inference of legal guilt from circumstantial evidence, the existence of the incriminating facts must be absolutely incompatible with the innocence of the accused upon any rational theory, and the inference drawn must be a reasonable one. If you believe from the evidence that the witness, Harry Orchard, was induced or influenced to become a witness and to testify in this case by any promise of immunity from prosecution or punishment, or by any hope held out to him that if he testified against the defendant he would not be prosecuted or punished, then the jury should take such facts into consideration in determining the weight which ought to be given to testimony so obtained. Such testimony should be received by the jury with caution and scrutinized with great care. And if from the evidence it appears that any favors have been extended by the authorities of the state of Idaho to the witness, Harry Orchard, and there is any promise, either express or implied, relating to further favors to be received by him on account of his testimony in this case, then those are proper matters for the consideration of this jury as affecting the credibility of his testimony. Certain articles have been received in evidence in the Miners' Magazine for the sole purpose of determining whether or not any motive existed upon the part of the defendant to participate in the offense charged in the indictment and not for the purpose of establishing in any wise the commission of such an offense. The jury is further instructed that by statutory provision the defendant in a criminal case is made a competent witness in this case, becomes the same in all respects as any other witness, and his testimony must be tested by the same rules or tests that are applied to the witness, and the jury may take into consideration the interest he may have in the case in determining the weight to be given to his testimony. In conclusion, you are to determine the question as to whether or not the defendant, Harry Orchard, murdered Frank Steenstrup, killed and murdered Frank Steenstrup as charged in the indictment, or aided and abetted such killing. If you should find him guilty, if not you should find him not guilty. Under the indictment in this case the defendant may, if the evidence warrants it, be convicted of murder of the first degree, murder of the second degree, or manslaughter. Gentlemen of the jury, the court now delivers this case into your hands. It is your duty to determine where the truth lies without fear and without favor. If the evidence shows that any individuals, any person in any private or official capacity or any class or classes of people are interested in any way in the conviction or acquittal of this defendant, such facts should not be considered by you or

No Cooking in hot weather

Eat Grape-Nuts

food, ready cooked, crisp and delicious, just as it comes from the pkg. with cream

"There's a Reason"

PASS SENTENCE ON RIOTERS

Men Who Murdered Jews at Bialystok Sent to Mines.

TERRORISTS' PLOT UNEARTHED

St. Petersburg Police Discover Plan to Assassinate Russian Minister and Several Other Persons.

IRISH CROP OF SPUDS POOR

Late Reports Indicate that Damage Has Been Overestimated by Farmers.

ELEVEN THOUSAND FIRE LOSS

Balduff and Mandelberg Sustain Damages in Paxton Block, Fully Covered by Insurance.

RAMSAY DEGRADES COPPER

Succeeds in Making Discovery of Great Import Through Radium Emanations.

COREAN TROOPS ARE RIOTOUS

Japanese Dwellings Destroyed and Several Persons Are Injured in Provinces.

MILLERS PLEAD GUILTY

Three Minnesota Corporations Pay \$1,000 Each for Violating Anti-Redeal Law.

Excursion via Nickel Plate Road.

To Boston and return, \$21. July 29, 30, August 6, 10, 20, 24. Limit thirty days from date of sale. Meals in dining cars, 35 cents to \$1. Stopovers. Ticket office, 107 Adams street, Chicago. Phones, Central 267 and 268. La Salle street station, on Elevated railroad loop.

Men Who Murdered Jews at Bialystok Sent to Mines.

The district court today handed down sentences in the cases of men placed on trial for complicity in the anti-Jewish attacks here June, 1906. The court sentenced a man named Demanyanovich to eight years' hard labor in the mines and four other men were given life terms of imprisonment. Demanyanovich was the leader of the gang which attacked a party of Jews, who had taken refuge in the railroad station outside the town, killing and seriously wounding six and maiming many more. Witnesses testified that Demanyanovich had murdered several Jews, beating out their brains against a rock.

TERRORISTS' PLOT UNEARTHED

St. Petersburg Police Discover Plan to Assassinate Russian Minister and Several Other Persons.

The police today unearthed a plot to assassinate the minister of war, General Rodzicki. Several members of the military organization of the socialist revolutionary were arrested.

IRISH CROP OF SPUDS POOR

Late Reports Indicate that Damage Has Been Overestimated by Farmers.

DUBLIN, July 27.—(Special.)—The recent excellent weather gives hopes that the alarming reports from the south and west regarding the potato crop are exaggerated. There were many cold and rainy days during July, as during June, but there were many warm and pleasant days, up to date at least. The greatest damage was undoubtedly wrought by the severe frosty nights during the latter part of May. Then, too, owing to the fact that April was not the case this year, and with the modern system of sowing there is, of course, no reason why the potatoes should be planted as early as March 17, provided the weather is unseasonable. The crop report of the Agricultural department shows bad conditions in Fermanagh, North County Down and Tyrone, caused principally by the "beets" rotting owing to the damp weather.

ELEVEN THOUSAND FIRE LOSS

Balduff and Mandelberg Sustain Damages in Paxton Block, Fully Covered by Insurance.

Fire in the Paxton block Friday night did \$10,000 damage to stock of the W. S. Balduff confectioner, according to the statement of Mr. Balduff Saturday morning, the goods was stored in the basement under the Mandelberg jewelry store and of a light, inflammable nature and some damage was caused by smoke. It was all covered by insurance. Smoke and water caused about \$1,000 damage to the A. Mandelberg jewelry stock chiefly to the leather goods. This also was covered by insurance, which has already been adjusted.

RAMSAY DEGRADES COPPER

Succeeds in Making Discovery of Great Import Through Radium Emanations.

LONDON, July 27.—Sir William Ramsay, the distinguished chemist, has promised to communicate in writing in the near future to the chemical society the results of his researches into radium emanations. In this connection the announcement is made that he has succeeded in degrading copper to the first member of its family, that is, lithium. The Lancet today says the discovery marks an epoch in the history of chemical science and believes it is a realization of the transmutation of metals. The announcement is likely to reawaken the discussion of the transmutation of elements, which raged a year ago, when several prominent scientists repudiated the transmutation idea, while others just as strongly supported it. Sir Ramsay himself modestly disclaims ability to transmute elements, but he believes that the result of his degradation of copper will be of far reaching importance.

COREAN TROOPS ARE RIOTOUS

Japanese Dwellings Destroyed and Several Persons Are Injured in Provinces.

SEOUL, July 27.—Guards have been placed along the railways in the country today and regular bodies of troops are patrolling all parts of Seoul. Korean troops and rioters in Kyong Son province have attacked the police, destroying several Japanese dwellings, injuring six persons and driving the Japanese to their boats. Two of Marquis Ito's new appointees, the minister of the household and keeper of the seals, both in the cabinet, have been ordered to resign the court and warned that if this is not accomplished within three months their appointments will be revoked. This means putting a quietus on the activity of the former emperor, who as late as July 23, it is said, intrigued to send a commission to Germany.

MILLERS PLEAD GUILTY

Three Minnesota Corporations Pay \$1,000 Each for Violating Anti-Redeal Law.

MINNEAPOLIS, July 27.—Before Judge William Lochren, in the United States district court today, representatives of the Ames-Brooks company, McCall-Dimmore company and Duluth-Superior Milling company paid \$1,000 fines imposed by the court as a result of the indictments returned last October by the federal grand jury, charging the companies with soliciting and accepting rebates from the Great Northern

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BELLIGERENT SHIPS IN PORT

The Hague Will Be Asked to Adjoin Provisions of Anglo-American Treaty.

CONGRATULATES SHIP'S CREW

President Roosevelt Sends Letter to Admiral Brownson on Georgia Disaster.

STEAMER FRONTENAC BURNED

Created Fifty Passengers on Cayuga Lake, N. Y.—Reports Are Conflicting.

AUBURN, N. Y., July 27.—The steamship Frontenac burned on Cayuga lake, opposite Farley's Point, this afternoon. Fifty passengers were drowned and several injured.

The Frontenac carried a crew of twelve. Two motor cars filled with physicians rushed from this city to the scene of the Frontenac disaster in response to an appeal for aid made to Mayor Alken. A special train has been dispatched with medical supplies and to bring to Auburn those victims, who are in a condition to be moved.

ITHACA, N. Y., July 27.—A telephone message from ex-Mayor Burgess of Auburn, who is camping at Farley's Point, says that no life was lost in the burning of the Frontenac on Cayuga lake this afternoon.

DEATH RECORD

Dr. Anthony Varielle.

SEATTLE, Wash., July 27.—Dr. Anthony Varielle, Parliard, inventor, scientist, balloonist and dentist, known from Paris to Dawson City, A. T., died last night at Providence hospital after an illness lasting several weeks. Dr. Varielle has been practicing dentistry in this city for some years past, following his return to the north. In the realm of invention Dr. Varielle is known for his telegraph instrument, which transmits handwriting and drawings, a combination key used by the French government in connection with time locks on postoffice property and a number of small devices. Dr. Varielle is known in the north for his proposals for the building of the Frontenac on Cayuga lake this afternoon.

RAYMOND, Neb., July 27.—(Special.)—Samuel S. Hetrick was buried here Thursday. He died Monday of paralysis at the age of 68 years. Mr. Hetrick came to Raymond in 1879 and has lived here ever since. He leaves six children, Miss W. A. Essex and Miss Helen Hetrick at Raymond, David A. Hetrick at Agnew, Mrs. S. C. Stevenson at Omaha, Kim, Miss Ella Hetrick at Lincoln and H. B. Hetrick at Council Bluffs, Ia.

John P. Anderson, of 725 Leavenworth street, who has been a resident of Omaha for thirty-eight years, died at his home Sunday morning. He was 72 years of age and was born in Sweden. Funeral arrangements will not be made until a son at Stromberg can be notified.

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Stars and Stripes A Superior Family Beer. It is made from ingredients of the best quality—pure imported Bohemian hops, pure malt and water from the celebrated Willow Springs. The best of all beers. AS PURE AS THE BUBBLING SPRING. Order a case delivered to your home. Thirty (\$3.00) Green Trading Stamps with every case (2 dozen large bottles), price, \$2.25. Fifteen (\$1.50) Green Trading Stamps with every case (12 small bottles), price, \$1.25. Out-of-town Customers add \$1.25 for their return, which will be refunded on their return.

No Cooking in hot weather Eat Grape-Nuts food, ready cooked, crisp and delicious, just as it comes from the pkg. with cream "There's a Reason"

Garbage Cans Reduced Prices Monday. Heavy galvanized Garbage Cans, with covers and side handles. City ordinance says you must have one by August 1st. While they last we sell them Monday only at these prices: 12-gallon can and cover \$1.25, 13 1/2-gallon can and cover \$1.55, 25 1/2-gallon can and cover \$2.85. We are agents for the celebrated odorless Witt Corrugated cans, \$2.95 to \$4.50. Milton Rogers & Sons Co. 14th and Farnam Sts.