

Telephone 84. New located in the new retail center, Howard and Sixteenth Streets.

Separate Skirts

In our new, enlarged Cloak Department we have much increased our lines of ready-to-wear garments. We show the very choicest styles of Separate Skirts—perfectly tailored garments. Prices from \$6.50 up to \$35.00.

Silk Petticoats. Daily novelties in all the choice colorings. Prices from \$2.50 up to \$4.00. Petticoats of brilliant silk—Petticoats of moiré—petticoats of satin—all the finest quality.

Long Japanese Kimonos and Tea Gowns. On our second floor we have an elegant display of pretty Tea Gowns, Kimonos, in silks, outing flannels and all wool fabrics.

Silk Dresses. Silk dresses of the latest modes and fabrics at \$20.00 up to \$50.00. Black Silk Waists at \$5.00 to \$7.50.

Men's Furnishing Dept. The 16th street entrance and the Howard street entrance both lead to the Men's Furnishing Department.

The men will like the location in the new store. \$1.50 Walking Gloves—Made of good quality cap stock, full pluck seam, one-clasp fastener—perfect in fit and come in the popular shades. If you want a glove that looks and wears well ask for this glove.

Special value in Half Hose—Full seamless, fine combed cotton and perfectly fitted. They come in pretty soft mixed shades, blue, brown and gray. All sizes, from 9 1/2 to 11 1/2. This special value we are selling at two pairs for 25c.

THOMPSON, REDELL & CO. Howard and Sixteenth Streets.

The thanks of the association was extended to the committee.

Address by Found. Judge Pound then gave the address of the morning. After tracing the history of the common law through its successive stages of being, showing the process through which it passed in order to attain its majesty, he continued, in part, only excerpts of his address being given:

Superficially, then, the triumph of the common law seems assured. Nevertheless, jurists are by no means certain that this is so. The most obvious danger, and the one most frequently adverted to, is legislation.

I cannot think, however, there is any reason for apprehension for them. I come to such a conclusion for two reasons. In the first place, there is little in legislation, when it is properly administered, that indicates that codifications, as such, will be of any great value.

To my mind, the real danger to the common law is in another quarter. Hitherto the people have been so long under the rule of the common law that they have become accustomed to it, and they have become so used to it that they have ceased to think of it as a law.

Men have changed their views as to the relative importance of the individual and of society. But the common law has not changed. Indeed, the common law knows individuals only in the seventeenth and eighteenth centuries, when the theory of the state of nature was dominant. This feature of the legal system made it popular. But today the isolated individual is no longer taken for the center of the universe. We see now that he is an abstraction, and has never had a concrete existence.

Today we look instead for the welfare of the society as a whole. We recognize that society exists entirely for the sake of the individual. We recognize that society is a creature of the individual, and that the individual is not a creature of society.

Our criminal law is a growing cause of popular discontent with the legal system. But the difficulty here again is exaggerated. The common law procedure, civil and criminal, has been contentions with us from the beginning. It is not a matter of individual keeps it so. The common law renders no service today by standing by the ancient, natural, or artificial, that need no defense, but solely from beneath its agais to injury society.

What is the Limit? How far our legal system contains the power to meet these new conditions. We must admit that it has shown a marvelous power in meeting the new conditions. The problem, therefore, of the present is to lead our law to hold a more present position in the world.

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Infants' Wear Dept. A department all by itself, where you may get everything that is needed for the little tot. It is located on main floor, and is in charge of competent saleswomen. If you need a complete outfit you can get it here. If you need just a single article, we have it for you.

Veilings. New Dresses, Skirts, Booties, Caps, Bonnets, Bibs, Veils, Kimonos, Sacques, Barrettes, Underwear and Hosiery.

We are showing a choice line of up-to-date Veilings in black, white, gray, navy, Alice blue, pink, lavender, burnt orange, oyster and brown.

Prices, 25c, 30c, 40c, 50c, 60c, 75c, \$1.00 and \$1.25 per yard. Children Veilings, in black, white, brown, navy, rose, Alice blue, green, gray, red, tan, pale blue and pink, at 60c and 75c per yard.

Sewing Silk Veiling, all desirable shades, at 25c per yard. Maline Net or Illusion Veiling, all colors, at 25c per yard.

Barege or Wool Veiling, 27 inches wide, in black, brown, navy, gray and white, at 30c per yard. An assortment of Mourning Veils and Novelty Bordered Veils.

down, whatever weaknesses clog our steps, whatever sorrows fill our hearts, in some way an infinite wisdom has provided, on heights not yet attained, we shall know what we are doing.

It was thus that George H. Peck closed a strong paper before the Nebraska Bar association meeting. The paper was concerned with "temperament," and is one of the best that has been written in the past few years. It is a masterpiece of logic and style, and is one of the best that has been written in the past few years.

We speculate on what might have been, forgetting that there are no "ifs" in the universe. We are not concerned with the "what ifs" of the future, but with the "what is" of the present. We are not concerned with the "what ifs" of the future, but with the "what is" of the present.

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OIL INQUIRY IN MISSOURI

Standard Investigating Methods of Comstock and Subsidiary Companies. USED OF USING FALSE GAUGES.

Former Salesman for Rockefeller Concerns Says He Was Induced to Decline Customers of Other Merchants.

ST. LOUIS, Nov. 23.—Inquiry into the Standard Oil public and Waters-Pierce Oil companies in Missouri was resumed today before Special Commissioner A. R. Anthony.

This will be the last hearing conducted in St. Louis until after the supreme court has decided whether Attorney General Hadley has the right to compel the oil companies to produce their books or make the officers testify.

William A. Morgan, former manager of the Standard Oil company at Sedalia, Mo., testifying, said that the Standard Oil company issued orders to its agents to undersell competitors at all hazards. He asserted that upon one occasion he was supplied with false gauges to be used in the attempt to "drive the enemy from the field."

Morgan's testimony created a sensation and the Standard Oil attorneys offered frequent and vigorous objections.

Morgan testified that he went into the employ of the Standard Oil company January 15, 1905, as a salesman. Soon afterwards he made a resident manager for the company, with headquarters at Sedalia. In his jurisdiction was included Randolph, Sheridan, Howard, Cooper and Benton counties. He was not permitted to sell oil outside of his territory.

He gets business of competitors. His reports were sent to W. W. Meyer, who had charge of the Standard Oil interests in Missouri.

"When I took charge of the Sedalia office," said the witness, "the Standard Oil company controlled 50 or 60 per cent of the business in that territory. It was a business of a short period. I had taken the business away from competitors and the Standard, before I severed my connection with it in 1901, controlled 90 per cent of the trade in the Sedalia territory."

"I was told to go into the field of our territory and destroy our competitors," continued Morgan. "I was ordered to sell all the goods possible to cut prices wherever necessary. The Waters-Pierce company sold within eighteen miles of Sedalia and I was not allowed to go into their territory."

Morgan was then asked to tell if he knew of other methods resorted to by the Standard besides cutting prices to get business or kill off competition.

He answered that the company furnished him with barrel gauges from which he would be able to show a customer that a competitor sold "short barrels."

"Did you use those gauges?" "Yes, I did."

"What were your instructions?" "I was told by Mr. Meyer to use the gauges only in extreme cases; that is, where a competitor could not be driven out by other methods or where other arguments failed to induce the merchant to buy from us."

What extent would these gauges indicate a barrel of oil was short when applied to a barrel sold by a competitor?" "From four to five gallons."

"Why did you refuse to carry out instructions sent to you in regard to these gauges?" "I had personal reasons."

"What were they?" "Well, because I thought these gauges were being used with fraudulent intent. In the first place good salesmen could show by sharp manipulation that barrels were short."

George R. Schulte of St. Louis, editor of a trade paper, testified in regard to statistics offered by him on oil prices in Missouri towns showing that the price of oil was manipulated in an arbitrary manner.

Commissioner Anthony then announced that the hearing would be resumed tomorrow at Joplin, Mo., and the session adjourned.

Subpoenas for Oil Magnates. NEW YORK, Nov. 23.—Subpoenas were issued today for John D. Rockefeller, Henry H. Rogers, Henry M. Plagier and other financiers to appear as witnesses on the two suits pending in Missouri to oust the Standard Oil company and two other oil companies from doing business in the state.

The subpoenas directed the witnesses to appear on December 4 before Frederick H. Sanford of this city, who was appointed by Governor Folk to act as commissioner for the state of Missouri. The others summoned to appear are John D. Archbold, Wade Hampton, Walter C. Teague, James A. Moffett, W. F. Cowan, George B. Wilcox, James R. Nichols, Charles E. Nichols, Edward T. Bedford, Walter Jennings, Wesley H. Tilford, Charles M. Platt, Frank Q. Barstow, H. Clay Pierce, Silas H. Paine, Richard B. Tinsley, Robert McNeil and Howard Page.

The suits were filed in Missouri on March 25, 1905, and include besides the Standard Oil company the Republic Oil company and the Waters-Pierce Oil company.

The first suit was brought by Attorney General Hadley of Missouri to exclude the three defendant corporations from all corporate rights and privileges of the state of Missouri and that their franchise rights, authority, licenses and certificates to do business under the laws of the state of Missouri be declared forfeited.

The ground for this action was an alleged pool or trust agreement among the three companies to regulate the prices paid by retail dealers in Missouri. It was charged also that the companies misled the public into the belief that they were three separate and distinct corporations, but that they divided up the territory of the state, each agreeing not to sell on the other's ground.

This suit is in the supreme court of Missouri. The second suit is very similar to the first, but is brought in the circuit court of Jackson county, Missouri.

BELASCO DENIES AUTHORSHIP. Playwright Manager Says He Did Not Write Articles Signed by Him.

NEW YORK, Nov. 23.—David Belasco yesterday denied with much warmth having any connection with an article on the "Art of Acting," published in a magazine over his name, but which was in reality a rehash of an essay written thirty years ago by George Henry Lewes.

The article in question was sold to the magazine according to a statement by the publishers by Lewes Kugel, for \$75. The signature was Mr. Belasco's, Mr. Belasco says Kugel applied to him for a position, an advance agent. When he was told there was no vacancy he asked Belasco for an interview that he could sell, adding that he was starving. Belasco says that though very tired, he talked to Kugel for an hour. Kugel made a number of articles of this interview and later returned to the playwright manager to ask him for his signature as a guarantee of their authenticity. Mr. Belasco signed them without reading them.

MOTION IS DENIED. Chicago, when Senator Burton submitted his proposition to act as attorney for a salary of \$20 a month. The defendant in the case agreed to accept compensation and was not responsible for the act of the Kialto Grain and Securities company, which accepted the terms of the agreement in St. Louis, continued Attorney Lehmann.

Court Overrules Motion. The objection that Senator Burton's proposition had been accepted, which it seems to me is an important factor," continued Attorney Lehmann, "was sent to Burton at Washington, D. C., after Harlan had returned to St. Louis."

Had Senator Burton at any time previous to the receipt of this notification sent a telegram calling off negotiations there would have been no offense. Even if upon the receipt of this letter he had replied he would have nothing to do with the matter, he could not have been indicted on this charge.

MURDER FOLLOWS ELECTION

Frauds in New York May Have Caused Fatal Fight in Club Room.

NEW YORK, Nov. 23.—Paul Kelly, leader of the notorious east side band of that name, may himself be a victim of the shooting affray in "The Naples," early Thursday, in which William Harrington was murdered. A bullet hole was found in a hat believed to have been worn by the leader and from sources which the police have not made known, it has been intimated that Kelly is either dead or living in a critical condition in a hiding place.

The election frauds are believed by the police to have caused the murder of W. F. Harrington in the Little Naples dance hall and the probable fatal injuries of Abraham Juckerman, who was found with a fractured skull some distance away from the Little Naples.

The dance hall is at 57 Great Jones street and is conducted by Paul Kelly, leader of an east side gang. From papers found on the dead man, and from information obtained from nine of the dancers, two of whom were arrested after the dance, the police learned that the quarrel started over election matters. One of the prisoners had a marked ballot for the last election in his pocket. Harrington was killed in the bar room of the Little Naples during a revolver battle which left the floors spotted with blood and riddled the pictures on the wall. Harlander E. S. Scott, one of those under arrest, said that the fight started when four members of the Liberty association, which is hostile to the Kelly gang, entered the room after midnight. One of these men, Scott says, ordered drinks for the whole crowd. When every one was drinking he insolently pounded with his fist on the bar and exclaimed: "My best friend was shot here Tuesday morning. Are there any of you here who know how to shoot? If you do, I'd like to have you beat me."

The challenge was accepted and in the battle which followed the police say that fifty shots were fired. When the officers arrived Harrington was dead on the floor and all the others, including the wounded, in the dance hall fled, after turning out the lights. The dead man's dog was found crouched over his master's body and whining.

The police say that the friend of the Liberty gang whose name was made the pretext for the fight was John Hatt, who was wounded at the Little Naples night Tuesday morning. The police also believe that a quarrel over the division of election money was the original cause of the fight.

WESTERN MATTERS AT CAPITAL. Number of Rural Routes Established and Carriers Appointed.

(From a Staff Correspondent.) WASHINGTON, Nov. 22.—(Special Telegram.)—Rural routes ordered established February 1, in Turner county, South Dakota; Centerville, route 6; population, 440; houses, 85. Chancellor, route 1, population, 425; houses, 87. Davy, route 1, population, 475; houses, 85. Dillon, route 1, population, 480; houses, 108. Hurley, route 4; population, 510; houses, 102. Marlon, route 5; population, 220; houses, 42. Parker, route 6 and 7; population, 785; houses, 187. Viborg, routes 1, 2 and 3; population, 1,225; houses, 305.

Rural Carriers Appointed: Iowa—Adel, route 4, Montie Lawson, carrier; Marie Moberly, substitute. Desoto, route 2, Frank S. Mark, carrier; Levi Chesnutwood, substitute. Weston, route 3, Charles Jones, carrier; John C. Brien, substitute. Perry, route 5, Westley A. Thorburg, carrier; David Long, substitute. Waukeo, route 1, Charles Hoeye, carrier; Fernando Hoeye, substitute. Woodward, route 4, Clyde Stanley, carrier; Romano Gill, substitute. South Dakota—Pedora, route 1, Richard K. Zimmerman, carrier; Henry Zimmerman, substitute.

A. C. Grootchell has been appointed a letter carrier at Omaha.

Stopped. Dangerous Coughs, Colds, Sore Throats are quickly cured by Dr. King's New Discovery. 50c and \$1.00. Guaranteed. For sale by Sherman & McConnell Drug Co.

Edward May Visit Madrid. MADRID, Nov. 23.—Official circles here expect King Edward to visit Madrid in this city in April.

BALFOUR MAY RESIGN TODAY

Rumor that the Premier Has Decided to Bring Ministry to Close.

PLANS AN APPEAL TO THE COUNTRY. Belief that at End of Cabinet Session Today All Resignations Will Be Submitted to the King.

LONDON, Nov. 23.—Tremendous activity developed in political circles today consequent on the circulation of a well founded report that Premier Balfour had decided to bring his ministry to a close and to directly or indirectly appeal to the country. Rumors regarding the resignation of the cabinet and the dissolution of Parliament have been thick for three months past, but when two of the leading government organs today, almost in the same terms "suggested" the immediate resignation of the premier on account of the unendurable breach in the unionist party over the fiscal question, the "suggestion" was looked upon as having been instigated by Mr. Balfour knowledge that prior to the publication of himself. This was strengthened by the fact that the Liberals Mr. Balfour met certain influential persons at his private residence in Downing street. These two facts, when coupled, led to the belief that the premier had intimated at the conference his intention to resign, and as he had just returned from a visit to King Edward at Windsor castle it was believed that his majesty had been informed of Mr. Balfour's intention. Beyond this there is not the slightest official confirmation of the report.

Resignations Expected Today. All political interest now centers in the cabinet meeting to be held tomorrow, at which it is understood the situation will be discussed. Some well informed persons go so far as to say that Mr. Balfour will go from the meeting to King Edward with the resignations of himself and the other members of the cabinet. Conservative and unionist papers are in favor of the resignation of the cabinet, which will place the liberals on the defensive in case Sir Henry Campbell-Bannerman consent to lead a cabinet, but the radicals say that the resignation will only mean dissolution, as Sir Henry, if requested to form a ministry, would certainly decline to do so until the verdict of the people became known. The papers point out that if Mr. Balfour makes a statement to the effect that "they are confident it will fall on every side and that therefore the dissolution of Parliament is believed to be imminent." There is no thought, however, that a political campaign will be forced prior to the beginning of the year, and of the elections somewhere about the end of January.

Unionists Prod Premier. The Associated Press understands that forces have been at work inside the party for some time to bring about the present situation. One prominent unionist recently wrote to the premier asking whether it could be considered desirable to lead a cabinet, but the radicals say that the resignation will only mean dissolution, as Sir Henry, if requested to form a ministry, would certainly decline to do so until the verdict of the people became known. The papers point out that if Mr. Balfour makes a statement to the effect that "they are confident it will fall on every side and that therefore the dissolution of Parliament is believed to be imminent." There is no thought, however, that a political campaign will be forced prior to the beginning of the year, and of the elections somewhere about the end of January.

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