

15-MINUTE STORE TALK
There are going to be lots of letters in town this week; they'll find it a mighty good town to be in; they'll find this a mighty good store to be in, too! They'll find it a different kind of clothing store than they've ever seen before; a store where the customers' interests come first and the store's interests come afterwards. In other words we never take your money for an article until sure you are entirely satisfied.



LISTEN TO THE CHIMES
We've had installed a set of electrical chimes—they play full Westminster chimes at the even hour; Westminster at 15 minutes after; Reveille at the half hour and Cathedral Peal at the three-quarter hour. Only chimes in this section of the country. Meet your friends at the corner with the chimes—check your parcels at this store—come in and feel at home. You don't have to buy a thing to be welcome.

EVERYTHING NEW AT THE NEW STORE

King-Swanson Co. 16TH & HOWARD STS.

NEW FIRM : NEW GOODS : NEW METHODS

AR-SAR-BEN VISITOR



GREAT CLOTHING STORE

Nothing like it anywhere in the country—every modern device known in store equipment—the talk of the entire country. Your visit to the carnival will be incomplete without a visit with us. You don't have to buy to be assured of a royal welcome—and we cordially invite out-of-town merchants to see our store. You are all as welcome as can be.

MONEY-SAVING SUIT PRICES

We've double the stock of any store hereabouts, and every garment was made for this fall's wearing—no old stuff here. We do not buy in the usual way. We select our own materials and have the garments made to our orders. By so doing, we are able to make prices utterly impossible with stores buying in the usual way. We put an absolute guarantee on every garment we sell—even give your money back if you want it.

\$7, \$9, \$10, \$11, \$13, \$15, \$17, \$19, \$20, \$23 UP

We want you to see our medium priced suits—about 100 patterns to select from. You can't duplicate them at any other store—unless you pay 25 per cent more. Every day is "Special Sale" day at this store.

\$13.00, \$15.00, \$17.00

OVERCOATS \$9 UP—RAINCOATS \$10—FURNISHING GOODS—HATS—SHOES—TRUNKS AND GRIPS—ALL SOLD AT A POSITIVE SAVING

Whatever you do—don't miss seeing our great

BOYS' DEPARTMENT

This department is the wonder and admiration of the clothing world, and the great stock it contains is a source of great savings to parents with boys to clothe.

BOYS' \$1.50 AND UP

AGAIN COME IN AND LOOK

and we suggest that in view of all the "Special Sales" prepared for visitors—it would pay you to be careful of what you get for your money. That's what counts.

EVENING CLOTHES FOR THE AK-SAR-BEN BALL

No garment a man wears calls for such faultless tailoring. You'll find full dress suits here that will surprise you by their merit and price. Ours are equal to the efforts of your most exclusive tailor, to say nothing of the saving of time and money. Come in and try on a few.

WOMAN MAY NOT NAME DAVIS

Mrs. Rice Allowed Only to Say "A Man" Was to Do the Shooting.

CRAWFORD RULES WITH DEFENSE

Police Judge Holds that Witness Cannot Tell that Rustin Told Her Davis Was to Kill Him.

Police Judge Crawford permitted Mrs. Abbie Rice, chief witness in the Rustin-Davis murder case, to testify in the preliminary hearing Saturday that Dr. Rustin told her he had secured a man to kill him, but denied the state the right to allow her to testify that Dr. Rustin had told her Charles E. Davis was to kill him. Lines were drawn this close by the court when the Rice woman took the stand to finish her story after the court had made a ruling Friday evening which the state supposed would permit the woman to tell all she knew as one of the conspirators who had the common motive to take the life of Dr. Frederick T. Rustin. But scarcely two questions had been asked and answered by the woman until Attorney Gurley was on his feet reading authorities to show the court that all the testimony which a conspirator could give in reference to co-conspirators must be declarations in pursuance of the conspiracy. After that argument Attorney Gurley objected to practically every question asked the Rice woman by the county attorney, and the court sustained about half of the objections.

Fight Over Fine Point.

Such a battle over fine points of law and the questions asked by the county attorney continued all morning and until adjournment was taken at 12:30 p. m. until 10 o'clock Monday morning. County Attorney English completed his questioning of the Rice woman, setting out what replies he could and pointing out each time to the court to secure the overruling of objections, that the answer would be either a declaration in pursuance of the conspiracy or else that the question was about some act of the Rice woman, or that she had seen. By close watching he managed to get some important testimony in. Monday morning she will be put on for cross-examination.

The county attorney was taken by surprise when the attorneys for the defense began arguing that most of the testimony to be given by the Rice woman could not be admitted, and some heat was shown between the attorneys.

After Mr. Gurley had made his argument that a large part of the testimony could not be admitted, he wound up by this characteristic plea: "Why go ahead and admit here testimony that when the case comes before a jury, if it does, would not be tolerated? Why bind this man over and force him to a trial before a jury just to satisfy public curiosity? What is the use of taking it to a higher court, just to terminate in a farce? Why put the state to this expense?"

English is Sarcastic. When the county attorney answered he opened with some sarcastic remarks about the common pleas of criminal lawyers.

"It is wonderful solicitude which the counsel for the defense always shows about the finances of the state and its witness to the people. But attorneys for the defense always make this plea."

Mr. English reminded the court that the ruling to admit the statements of the Rice woman as to what Dr. Rustin had told her about the plan to take his life, was made with a full understanding as to what the woman would tell on the stand and he saw nothing in the objections made by Mr. Gurley but an attempt to evade or secure in some way a reversal of the decision of the court on the question of admitting the Rice woman's testimony.

Before the attorneys had concluded their arguments as to what part of the testimony should be admitted, both Mr. English and Mr. Gurley had spoken at length, as well as Attorneys Ellick and Woodrough, while Gurley had cross-questioned Judge Crawford as to what the court thought about fine point in his legal arguments, what he thought of declarations in pursuance of a conspiracy, and other objections which the defense sought to have sustained. The questions being fired at Judge Crawford by Attorneys Gurley and Woodrough caused considerable amusement among court officers and police in the room.

Mrs. Rice on the Stand.

When the Rice woman took the stand at 10 o'clock the room was crowded with men, no women attending except four who were present as witnesses. The Rice woman was very nervous but her replies came thick and fast and the attorneys for the defense had to move to strike out more often than to object to the answers being made. The woman showed a disposition to get the name of Charles E. Davis into almost every answer. When the county attorney would ask her a question she usually volunteered a few side lights which gave the attorneys more ground for argument. The woman's testimony before the arguments had brought the story to the time of the closing chapter in the life of Dr. Rustin. She was in the physician's office in the Paxton building Tuesday afternoon, September 1, the evening before the tragedy and a man came into the office whom she afterward learned was Davis. Dr. Rustin stepped into a vacant room near his office and talked with the man. Then he returned to the private office to talk with the Rice woman.

"When Dr. Rustin returned to you in the private room after being out to consult this person, was there anything then said by him with reference to any change in his plans with reference to his death?" asked the prosecutor. "He did." "What did he say?" "You are released from your promise, as I have a man to kill me." "Did he say who this man was?" "It was this question which lighted the fireworks, and the court held that the woman could not answer the question, as Dr. Rustin telling her that he had a man to kill him and she was released, was a declaration in pursuance of the conspiracy," and that she was released as a co-conspirator from that moment; that for her to testify as to who the man was could not be so considered.

"That's drawing a line pretty fine," said the county attorney when the ruling was made. "It is pretty fine to allow this woman to say 'a man' and deny us the right to have her say Charles E. Davis."

Eighteen Objections Made. On a motion by the defense to strike out the woman's answers after a number had been given, eighteen objections were made by Mr. Gurley in half an hour and Judge Crawford sustained nine of them.

Then the Rice woman was permitted to tell of her movements the afternoon and evening of September 1, and she reiterated the story told before the coroner's jury of how she went to the physician's office in the afternoon after being with him all day; saw Charles E. Davis in the office; heard the physician telephone for someone and went out on the Farnam street car with him when he went home to dinner about 5 o'clock. She said she rode on the city car to Dundee and returned to the city later in the evening to Dr. Rustin at 8 o'clock.

Reiterate the incidents after dinner, when she met Dr. Rustin in his office, she told of Davis coming to the office, going out after beer, of holding conferences with Dr. Rustin, and finally that she went down on the street to wait for the physician, and that he came down with Davis and she stood on the corner of Sixteenth and Farnam street, within fifteen feet of the car, when Dr. Rustin put Davis on the car going west and joined her on the sidewalk.



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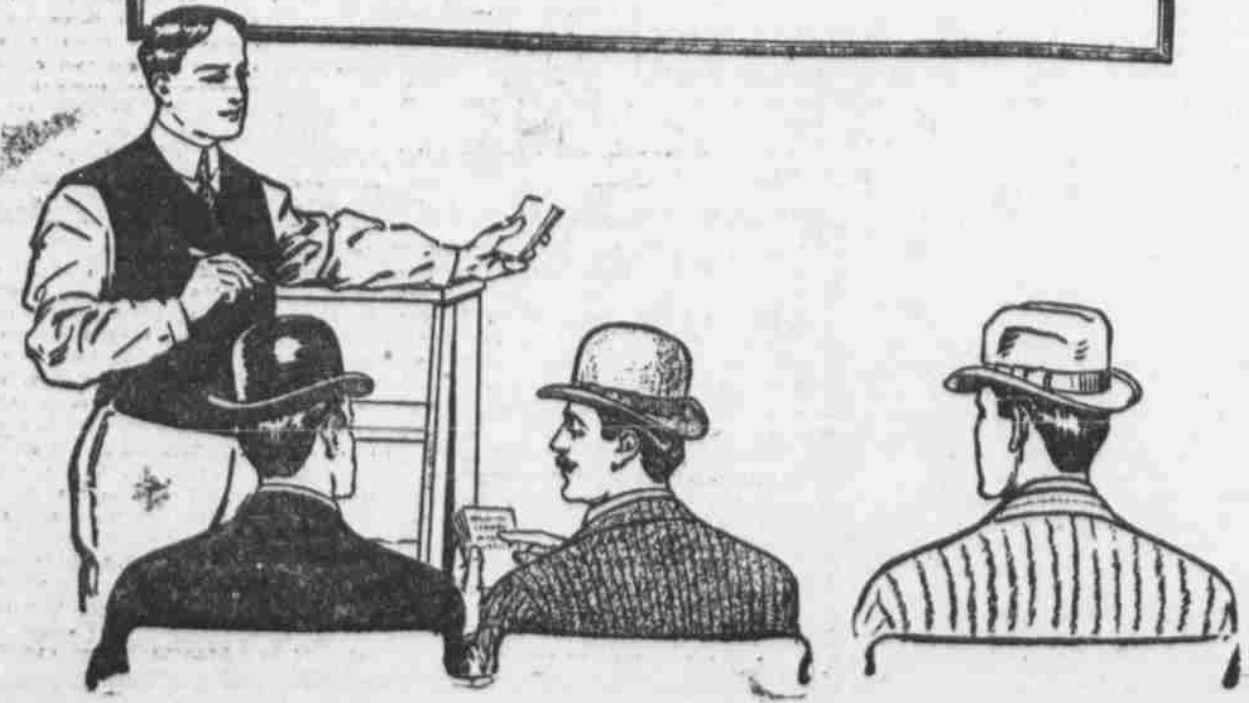
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boating, fishing or sailing at the lake and by cottagers, tents and bungalows away at the lakeside. The meeting was enthusiastic and many important topics relating to the improving of conditions at the lake were discussed.

George H. Wood was chosen president, J. E. Rogers vice president, Charles G. Wenden secretary and P. J. Lacey treasurer. The following committees were appointed: Executive—O. A. Harshman, W. E. Taylor, C. W. Bouice; Membership—H. Hofmeister, H. Hoffman, A. Barth; Welfare—L. A. Thatcher, W. F. Wellway, R. McCulloch; Boating—William Behr, H. E. Newbold, L. Dick; Fish and Game—Thomas Falconer, H. W. Barnum, I. Bengala.

How Davis Was Dressed. The prosecutor was enabled to secure the woman's statement describing how Davis was dressed on the night of September 1, and she said: "He wore a dark suit, dark hat, no vest, his trousers being belted up."

The Rice woman's testimony was questioned when she told of waiting for fifteen minutes for the doctor to return, which he said he would if the man who was going to kill him failed, and then returned to the Gleason place at Twelfth and Douglas streets. She still insists that she called up Dr. Rustin's home about 12 o'clock and Mrs. Rustin or some woman answered her and told her the doctor was not there. This is contrary to Mrs. Rustin's testimony that she retired about 11 and went to sleep soon after, not being awakened again until she heard the report of the pistol early in the morning.

Judge Crawford did not rule on the question of admitting Mrs. Rustin's statement as to what Dr. Rustin told her after he was shot. As Mrs. Rustin's answer as to what her dying husband said is in the record, it is probable that the court will make the ruling after the evidence is all in and either strike it out or allow it to remain.

According to the attorneys the hearing is not much more than half over, it having consumed two and a half days.

Insurance Hearing Waits. Owing to the fact the preliminary hearing of Charles E. Davis was on in police court Saturday the hearing requested by the accident insurance companies in which Dr. Rustin had policies was not held in Judge Sutton's court. By agreement a postponement was taken until next Friday morning.

NEW CLUB FORMS AT LAKESIDE Cottagers on West Shore Organize to Improve and Protect Interests.

To aid in beautifying the shores of Cut-off lake and to protect game and fish in and around it and promote legitimate aquatic sports are the objects of the Levi Carter Park Outing club, which has just been organized by a number of people with interests on the west shore of the lake. The club is being formed around a nucleus composed of those directly interested in

FORTUNE LEADS TO DIVORCE

Woman Says Husband's Dowry Was Due to Money He Inherited.

Much wealth was a bane to Newton C. Jones of Rochester, N. Y., according to the story related by Mrs. Elmina M. Jones in her petition for divorce filed yesterday afternoon. In 1902 she says her husband inherited a large sum of money and began living a fast life, which led to his abandoning her and refusing to support her. She says he told her he would spend his money on his new friends and not on her. Previous to his downfall he had been fast, she says, but had promised to reform when she was married on the downward path again by his good fortune. Five years ago, she says, he deserted her, and she has heard nothing of him since. She says she does not know where he is now. They were married in Rochester in 1879.

Mrs. C. Levine wants a divorce from Shepard Levine, charging non-support.

Fat People

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I believe you weigh 3 to 5 pounds too much. This is not only a health hazard, but it is a constant reminder of your excess weight. I will send you a trial treatment free. I will also send you a book on how to lose weight. I will also send you a book on how to lose weight. I will also send you a book on how to lose weight.

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