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RUSSIANS OCCUPY CITY OF TABRIZ AFTER BLOODY FIGHTING

Capitulation of Persians Follows Nine Days' Siege By Czar's Troops During Which Bombardment is Severe.

REPORTS OF ATROCITIES WITHOUT FOUNDATION

Casualties are Confined to Actual Combatants; Dead and Injured Total Considerable Number.

[By Morning Journal Special Leased Wire.]
Tabriz, Persia, Dec. 29.—A nine days' siege of this city by the Russian troops has resulted in its complete occupation by the Russian forces and the dispersal of the combatants belonging to the constitutional progressive party (or Fida'is).

Heavy casualties were sustained by both sides, the Russians alone losing from 100 to 200 men, while the losses of the Fida'is were severe, although the number cannot be ascertained.

During the fighting an enormous amount of damage to property was done and the American flag floating over the United States consulate was shot down by a Russian shell, which, however, did no further damage to the consulate. No casualties were suffered by foreign residents, but many articles belonging to the Fida'is while they were closely confined to their houses during the prolonged street fighting. The reports of atrocities said to have been committed by the troops on both sides are entirely unfounded, the morality among the native non-combatants being small.

The Russians alone were the object of the operations of the Persians who displayed no resentment whatever against other foreigners.

A collision between Russian guards and Persian constitutionalists in the streets during the night of December 29, was the beginning of the disturbances. Two Persians were killed in this affair, after which the population showed great resentment and fighting became general throughout the city.

The principal engagements during the night took place in the neighborhood of the United States consulate around the citadel known as the "ark," and at the Russian camp at Baghi Shahr. The Persians fired on the Russian camp with small mountain artillery from the top of the "ark." Russian soldiers in the camp were killed by shelling the "ark" with shrapnel and driving the Persians from their position. One of the shells struck the American flag flying at the consulate, which is situated near the "ark" and the shell fell to the roof, but no further damage was done.

On the following day there was desperate fighting in the streets, the rifle and machine gun firing being continuous. At night the Persians made an attack on the Russian camp to which the Russians at first did not respond, awaiting the Russian approach of the Russian troops. Finally the Russian troops opened fire repulsing the Persians with heavy loss. The Russian positions both in the camp and at the consulate, were at that time evidently in a precarious state.

The first detachment of Russian reinforcements to Tabriz, consisting of eight hundred men with four guns, arrived at the outskirts of the city on the night of December 29, after making a forced march of forty-eight hours. The reinforcements shelling various quarters of the city causing little damage but impressing the Persians with the hopelessness of continuing their resistance.

The citadel, after being shelled from the camp, was evacuated by the Persians on the following day, the Russians occupied it, raising the Russian flag over the "ark."

Then the Persians made a futile night attack on the camp of the Russian reinforcements who responded with a bombardment of the northern quarter of the city until midnight. The whole disturbance was a complete surprise to everybody including the Russians, who it is believed, proposed to disarm the Persian Fida'is without resistance.

Two of the principal leaders of the Fida'is surrendered at a village fifteen miles east of Tabriz, to show themselves, chief of the local rebel force, and a supporter of the ex-shah in his recent attempt to regain the throne. They are now, by his order, assisting the Russian troops in disarming the remaining Fida'is and in revealing the stores of Persian arms and ammunition. It is reported that Shamseddin-bowling will enter the town under Russian protection as the governor general of the province of Azerba'idjan.

IMPORTATION OF WOOD PULP LIMITED

Washington, Dec. 29.—While foreign nations are clamoring for the free entry of wood pulp and paper into the United States on an equality with Canada, the treasury department today reported the supply which can be imported from Canada without duty through an order relating to the Indian lands of Ontario.

In the future wood pulp or paper made from the woods of these lands must pay duty because the Canadian government reserves the right to export wood from Ontario Indian lands for the manufacture of wood pulp.

EX-GOVERNOR TAKES INSANE SON HOME

Seattle, Dec. 29.—Ex-Governor Malcolm B. Patterson, of Tennessee, departed for his home tonight by way of Chicago, taking with him his 23-year-old son, Malcolm B. Patterson, Jr., who after shooting R. T. Seal, at Fort Orchard, on December 7, was examined by a commission of experts and pronounced insane from a bona fide use of liquor. The young man who was turned over to the custody of his father, will be placed in the Tennessee state asylum.

BURNS INTIMATES ARRESTS OF MEN HIGHER UP

Detective Who Ran Down McNamara's Reiterates Prediction of Further Prosecutions in Dynamite Conspiracy.

[By Morning Journal Special Leased Wire.]
New Orleans, Dec. 29.—Detective William J. Burns, here making investigations in connection with the alleged country-wide dynamite conspiracy, today reiterated there will be other arrests of men "higher up," he said.

"The members of the executive board of the International Association of Bridge and Structural Workers, who voted for a fund to be used by the McNamara brothers in their dynamite conspiracy are just as guilty as are the McNamara brothers. We are going after those higher up and the others lower down."

Burns is here investigating an explosion which partly wrecked a building constructed by non-union labor about a year ago.

OPPORTUNITY FOR GENERAL REYES TO REPENT

Following Appearance Before Military Court, Aged Warrior Enters Upon 72 Hours of Solitary Confinement.

[By Morning Journal Special Leased Wire.]
Mexico City, Dec. 29.—General Bernardo Reyes, who voluntarily surrendered and confessed his failure to bring about another Mexican revolution, this afternoon made his preliminary declaration before the military court which will try him in conformity with the law the proceedings were not made public.

After his appearance before the court he was taken to his quarters in the Santa Lucia prison, where he began a period of seventy-two hours' solitary confinement.

MEXICAN ARMY SENT TO SUPPRESS ZAPATISTS

[By Morning Journal Special Leased Wire.]
El Paso, Tex., Dec. 29.—A special to the Times from Puebla says that General Espinosa, who operated at the head of a federal force in a portion of Chihuahua during the revolution, has been sent with one thousand men to suppress the Zapatista movement now operating in the state of Puebla.

A total of one thousand men doing garrison duty principally in the state of Chihuahua, have been ordered immediately to the state of Chihuahua for the suppression of Zapatistas operating in that section.

These changes result from the surrender of General Reyes and are in line with the announcement of the policy of suppressing the Zapatista rebellion within the next three weeks.

WESTERN KANSAS IN GRIP OF SEVERE BLIZZARD

Drifting Snow Causes Intense Suffering Among Livestock and Seriously Interferes With Railroad Traffic.

[By Morning Journal Special Leased Wire.]
Topeka, Kan., Dec. 29.—Drifting snow and low temperatures in western Kansas are causing much suffering among stock and trouble on railroads, according to reports received here tonight. Traffic on the Great Bend, Topeka and Santa Fe, have been snowed out for three days, but the track was cleared today. The drifts were more than five feet deep.

Conditions tonight indicate that Wichita is on the verge of a severe storm. The temperature has been steadily falling since morning and the air has been full of mist and sleet since noon.

ROOSEVELT PRESIDENT OF HISTORICAL BODY

Buffalo, N. Y., Dec. 29.—Conference on state, local and European history and the president for 1912, Roosevelt as the president of the American Historical Association here today.

WOMEN ENTITLED TO VOTE DECLARES LAFOLLETTE

Wisconsin Senator in Dayton Speech Goes On Record As Favoring Their Right to Use of Ballot.

[By Morning Journal Special Leased Wire.]
Dayton, O., Dec. 29.—Noaring the end of his speech-making trip of Ohio, Senator LaFollette of Wisconsin, traveled the west part of the state today, closing his day with a meeting in Memorial hall, where he reiterated his assertion made at North Platte, more that the federal supreme court had assumed legislative powers never granted by the constitution in its rulings on the Sherman anti-trust law.

"Representative government, the progressive creed," said the senator, "is service by public officials to the people and not to the interests. It is not representative government now."

While discussing this topic Senator LaFollette suddenly stopped, grew red in the face and said to his hearers: "Say, my collar is too tight. Can I take it off?"

And the shouts of "yes," he removed the annoying declivity.

For the first time on his trip the senator tonight declared for votes for women.

"I say that the women have as much right to the ballot as the men," he said. "You know that there are seven million women in this country earning their living by day wages and they are adding to the wealth of the nation. For this reason they have a moral right to have a voice in the government of the country, and all that goes to improve living conditions of the home."

"I tell you your ballot is a valuable thing. You don't cast many of them in your life, especially when you vote for president."

When he declared he would extend the recall to the judiciary the senator said: "Some of them get what is called a corporation spirit. They are not re-elected just because they are judges."

The name of W. J. Bryan was mentioned by Senator LaFollette. When he was interrupted by applause the senator said: "I am not ashamed to name while you pay tribute to Mr. Bryan. He is a highly honorable man. I feel under obligation to Colonel Bryan."

The senator then told of summoning Mr. Bryan to help him while governor of Wisconsin to secure the passage of the progressive rule law which was introduced in the legislature by the apathy of some democrats.

Senator LaFollette will leave here tomorrow morning for Cincinnati.

THREE-CORNERED REVOLUTION IN ECUADOR

Sudden Death of President Estrada Precipitates Crisis; Several Formidable Uprisings Under Way in Republic.

[By Morning Journal Special Leased Wire.]
Washington, Dec. 29.—Ecuador is drifting toward a three-cornered revolution as a result of the sudden death of President Estrada, which occurred on December 22.

The government was left in charge of General Zambrano pending elections to be held next month, to select a successor to the president.

Advices to the state department today declare the troops at Guayaquil, the principal city of Ecuador, have arisen and proclaimed General Montero supreme chief of the republic. Meanwhile formidable movements are organizing in favor of Governor Plaza, a former president, while Flavio Alarza, a nephew of a former president, also is a contender.

Already signs of disorders have appeared and today's report was that ten persons had been killed and a number wounded in Guayaquil as a result of the Montero uprising.

GENERAL MONTERO FORMS PROVISIONAL GOVERNMENT

Guayaquil, Ecuador, Dec. 29.—General Montero has formed a provisional government the portfolios being distributed as follows:
Minister of Interior, Manuel Tamayo; Finance, Juan Borge; foreign affairs, Modesto Chavez; public instruction, Alfonso Arzuaga; war and navy, Francisco Martinez Aguirre.

WANTS DETAILS OF PEORIA DYNAMITING

Peoria, Ill., Dec. 29.—Nine citizens of Peoria were summoned today to appear at Indianapolis before the federal grand jury on January 4, and testify as to the blowing up of the Peoria and Pekin Union bridge and the Lucas Iron Works here, a year ago, which are alleged to have been organized by the McNamara and Gurnea brothers. The list includes railroad men, toll keepers, private watchmen, policemen, chambermaids and a farmer and his family.

It is stated that the testimony of these witnesses will greatly aid the government in making an extensive investigation of the various dynamite explosions.

"Clark For President" Club.
Kansas City, Mo., Dec. 29.—A "Clark For President" club was launched today at a meeting of Kansas City democrats.

CLAYTON PRECINCT JUDGES ORDERED TO SIGN RETURN

Now Believed That Report of Canvassing Board Will Be in Hands of President By Wednesday Next.

[Special Dispatch to the Morning Journal.]
Santa Fe, N. M., Dec. 29.—After consultation this morning over the long distance telephone with Governor-elect W. C. McDonald, Mayor Arthur Seligman, chairman of the executive committee in charge of the inauguration of Governor McDonald made the following announcement:

"No date for the inauguration has been set. No date will be set until the receipt of advices from Washington that the president has signed the statehood proclamation. When the proclamation has been signed at least one week's notice will be given the people of New Mexico before the inauguration is held."

The bill which contemplates reduction from 20 to 10 per cent on iron and steel probably will be introduced early in January and the house democrats propose to pass it within a few days thereafter. Then will come the chemical and sugar schedules and the ways and means committee work out the wool bill.

Chairman Underwood, still awaiting the full report of the tariff board on the wool schedules, said today he intended to make a careful study of the synopsis of that report until the voluminous printed copy of the full report is sent him from the government printing office.

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IN HOUSE IS AGREED ON

Representative Underwood Goes to Work Behind Closed Doors and Will Refrain From Public Discussion.

[By Morning Journal Special Leased Wire.]
Washington, Dec. 29.—With the house tariff program practically decided on Representative Underwood, chairman of the Ways and Means committee, has gone to work behind closed doors, intending to refrain from public discussion of tariff bills until after congress resumes next week.

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WOMAN TEACHER IS VICTIM OF BLIZZARD

Fowler, Kan., Dec. 29.—After a 12-hour search in a blinding snow storm, W. D. Niffon, a farmer living near here, found the body of his wife today buried in a snow bank. She had been frozen to death, clinging to her breast was her five-year-old son. The body, partially protected from the cold by his mother's body, may recover.

Mrs. Niffon taught in a rural school here. She started on her home yesterday afternoon in a hurry. It is believed that unable to make progress in the vehicle through the snow, she had attempted to reach her home by cutting cross fields and had lost her way.

RUNNING ICE IN MISSISSIPPI RIVER

St. Louis, Dec. 29.—Running ice in the Mississippi river today interrupted slightly with ferry boats but Weather Forecaster Haver announced tonight there was no great danger to navigation. The weather bureau has had reports of ice in the Missouri and Mississippi west and north of here but these do not indicate that the obstructions will interfere seriously with navigation.

SHOWS PACKERS' POOL FORMERLY EXISTED

Government Introduces Damaging Evidence Against Beef Barons On Trial in Federal Court at Chicago.

[By Morning Journal Special Leased Wire.]
Chicago, Dec. 29.—Direct evidence that a packers' pool was in existence from 1893 to 1896 and that it, after suspending operations two years, resumed control of the country's fresh meat business, was given today in the packers' trial by Henry Veeder, who admitted that he acted as secretary of the organization.

It was the first positive testimony offered by the government regarding the existence of the old pool, which, it is said, met under the name of "Postoffice box number 247," every Tuesday afternoon on the sixth floor of the Cushman building, Chicago, to fix the prices charged for fresh beef, after on the price to be paid for cattle and about among its members the amount of meat to be shipped into the different centers of distribution.

Henry Veeder, who is a son of Albert H. Veeder, the veteran attorney for the packers, followed his father on the stand as the second witness called by the government. His story of the inside workings of the old packers' pool was not finished when court adjourned.

He admitted many of the material allegations made by counsel for the government in their opening address to the jury.

Between 1893 and 1896 the members of the pool were Armour and company, Armour Packing company, C

JAFFA

GROCERY COMP'Y

Good Things to Eat

| | |
|--|--------|
| (Best Flour on Earth) Jer. soy Cream, per sack | \$1.75 |
| 6 cans Van Camp's Milk, tall | .65 |
| 6 cans Campbell Soup | .55 |
| 6 cans good Peas | .65 |
| 6 cans good Corn | .50 |
| 6 cans String Beans | .50 |
| 3 pigs, and the Crackers | .25 |
| 6 pigs, Macaroni | .55 |
| 1 qt. tin best Olive Oil | .30 |
| Ten-pound can finest Strawberry, Raspberry or Blackberry Preserves. This is guaranteed pure fruit and sugar; \$1.50. | |

Bakery Department

| RYE SLICES | FANCY CAKES OF ALL KINDS |
|--------------------|--|
| PATTY SHELLS | BREAD TICKETS |
| SCHILLER LOCKS | 25 for \$1.00 |
| POTATO LAYER CAKES | 6 for 25c. |
| ANGEL FOOD | HOT ROLLS AND FRESH BREAD AT 11 O'CLOCK. |
| MOCHA CAKES | |
| LINCOLN CAKES | |

JAFFA

31 PHONES 32

opinion that the revolutionists would be aided by his election.

The chief from the Chinese yesterday announcing the willingness to accept the decision of the national convention as to the future form of government of China is regarded by the revolutionists as tantamount to an abdication by the throne.

Word has been received at the Chinese legation from Alfred See, the newly appointed minister, saying that he had not sailed for this country because of the disturbed condition of the empire, and adding that he will not sail until the situation in China clears.

TANG OPENLY EXPONES

CAUSE OF REPUBLICANS
London, Dec. 30.—The Daily Telegraph's Peking correspondent says the report that Tang was Y. represents the policy of the Chinese government at Shanghai, had resigned, proved incorrect, but that Tang is now openly a republican. He adds that the revolutionary cabinet is drawing from proposals for an armistice.

Continuing the correspondent says: "The departure from the forbidden city at noon today (Friday) of the ex-regent, Prince Ching, who was followed by a closed carriage guarded by an escort of soldiers, raised a report that the palace was completely abandoned."

MULTI-MILLIONAIRE

OF HAVANA DEAD

Havana, Dec. 29.—William H. Redding, the oldest American resident in Cuba, and a multi-millionaire real estate holder, died suddenly at the Hotel Inglaterra today. He was born in Watford, Ireland, in 1847, and spent a long time in the United States and later came to Cuba. Last year Pope Pius granted Mr. Redding in consideration of his long and useful life.

NO INTERVENTION IN

MANCHESTER STRIKE

Manchester, England, Dec. 30.—Nothing has been done so far by way of intervention in the great cotton mill strike which has already thrown 100,000 workers out of work and placed on half pay an equal number of strikers. Both sides in the dispute appear determined not to yield.

ARE YOU

IN THE THICK OF THINGS OR THE THIN OF THINGS?

It takes the steady nerve, the elastic step, the energetic body to meet modern conditions, and the quick mind grasps the fact that **body and nerves must be properly nourished.**

Weak, hesitating, doubting natures are those who lack vitality. Their kingdom is the crust or outer edge—the thin of things.

SCOTT'S EMULSION

is the **vitalizer** for all ages. It feeds nerves, body and brain with pure, wholesome food- tonic. It does not stimulate—it nourishes.

ALL DRUGGISTS

SINGLE COMMITTEE TO MAKE TRIPLE INQUIRY

House Outlines Economical Plan For Investigation of Shipping Combine and Harvester and Money Trusts.

[By Morning Journal Special Leased Wire.] Washington, Dec. 29.—The shipping combine, the International Harvester company and the so-called money trust, are to be investigated in the house, at this session of congress by one special committee, the creation of which will be recommended by the committee on rules.

Representative Henry, chairman of the committee, said today that a committee of seven members would, in the opinion of a majority of the members of the rules committee, be large enough to conduct the joint inquiry.

Resolutions for a separate inquiry into each of these three alleged combinations are now before the committee. The resolution asking for a joint senate and house committee to inquire into the shipping trust, was introduced by Representative Humphreys of Washington. Representative Foster of Illinois has asked for a special committee to inquire into the International Harvester company and Representative Lindbergh of Wisconsin petitioned for an inquiry into the "money trust."

January 15 has been set as the date upon which hearings will be granted on the Humphreys shipping trust resolution and soon thereafter the rules committee will determine what action to recommend in all three investigations. Hearings already have been held on the Lindbergh resolution.

Mr. Foster's resolution will be taken up also and then the committee will recommend a joint inquiry. This is in line with the democratic economic plan, the rules committee members believe that the three subjects can be taken up by a single committee, instead of by three separate committees, because all of them are allied, the purpose of the proposed inquiry in each case being to determine whether or not there are violations of the Sherman anti-trust, interstate commerce and national banking laws.

The plan is declared to have the support of practically all of the house leaders.

We have the roads, Gen.

CHILDREN PERISH WHEN HOME IS DESTROYED

Four Little Ones Meet Horrible Fate in Cleveland Fire; Father, Mother and Infant Are Rescued.

[By Morning Journal Special Leased Wire.] Cleveland, O., Dec. 29.—Four children of August Maszko were burned to death tonight in a fire which destroyed Maszko's home here.

The mother and one son were so severely injured that it is feared they will die. The fire started in Maszko's kitchen in the rear of his home.

The entire front of the home was in flames when the firemen arrived, but the mother and son who were sleeping in the front room, were rescued. The bodies of the four other children were found in a room directly behind this.

Maszko was overcome by the shock and has been hospitalized.

Five thousand feet pictures, Gen.

FREDERICKS WILL START TODAY FOR INDIANAPOLIS

Los Angeles District Attorney to Turn Over All Evidence in His Possession to Federal Grand Jury There.

[By Morning Journal Special Leased Wire.] Los Angeles, Dec. 29.—District Attorney J. D. Fredericks will leave for Indianapolis tomorrow, taking with him much of the evidence collected here in the case against the McNamara brothers, included in this evidence is said to be the original confession of Orrie E. McNamara, in which it is claimed the names of twenty other leaders, alleged by McNamara to be connected with the dynamite outrages are mentioned.

It is understood that Mr. Fredericks will offer to the federal authorities in Indianapolis all the evidence gathered in the McNamara case. The Indianapolis officials desire the exhibits—bullet cases, dynamite, clocks, etc., now in Los Angeles, they will be shipped east.

GOVERNMENT WATCHING SHOE MANUFACTURERS

Washington, Dec. 29.—Officials of the department of justice will keep a close watch on the price of shoes during the next year in consequence of reports that the cost to consumers will be materially increased. If the advance is made the government probably will investigate.

Bull fight big feature, Gen.

\$3.50 Recipe Free, For Weak Men.

Send Name and Address Today --You Can Have It Free and Be Strong and Vigorous.

I have in my possession a prescription for nervous debility, lack of vigor, weakened manhood, failing memory and lame back brought on by excess, unnatural drains, or the failure of youth that has cured so many men and women who, in their own homes—without any additional help or medicine—lost their manly power and virility. I have a copy of the prescription free of charge in a plain, ordinary sealed envelope to any man who will write me for it.

This prescription comes from a physician who has made a special study of men and I am convinced it is the surest-acting combination for the cure of deficient manhood and vigor failure ever put together. I think I owe it to my fellow man to send them a copy in confidence so that any man anywhere who is weak and discouraged with repeated failures may stop druging himself with harmful patent medicines, secure what I believe is the quickest-acting restorative, rebuilding, spot-touching remedy ever devised, and so cure himself at home quickly and cheaply. Just drop me a line like this: Dr. A. E. Robinson, 1243 Lack Building, Detroit, Mich., and I will send you a copy of this splendid recipe in plain ordinary envelope free of charge. A great many doctors would charge \$10.00 to \$20.00 for merely writing out a prescription like this—but I send it entirely free.

PINCHOT BITTERLY ARRAIGNS BOSSES AND BOSSISM

Former Chief Forester of United States in Speech at Medina, Ohio, Condemns Special Privileges in Politics.

[By Morning Journal Special Leased Wire.] Medina, O., Dec. 29.—Gifford Pinchot, former chief forester of the United States, friend and adviser of Theodore Roosevelt, made a political speech here tonight in which he attacked bosses and bossism.

"A boss party is not a principle, but a tool," said Mr. Pinchot. "In New York state, for example, Murphy is a democrat, harnes a republican. Both stand for all that is shameful and all that is unfair in political life. I see little to choose between Penrose, servant of the Pennsylvania railroad, leader of the regular republicans in the United States senate and adviser of the administration, and Herrin, the defeated and discredited political manager for the Southern Pacific in California, except this, that Herrin has already been driven from a political life while Penrose soon will be."

Robert Sullivan of Illinois, Ross Cox of Connecticut, and countless others are known as undeniable examples of the existence and power of special privileges in politics. "What chance has the average man to make himself felt in politics where such conditions exist? The boss system is by its very nature a denial of effective political liberty."

Mr. Pinchot made a plea for Senator La Follette in his candidate for the republican presidential nomination. "Now I want to tell you a little about Robert La Follette," he said. "Five or six years ago a senator began to drop out of the forest service office. The curious fact about it was that he came of his own notion, to help the service, and he was about the only one who did."

"I watched his fights and saw that he had courage. I watched the legislation he supported and saw that he had common sense. I came to understand what he had done and saw that he was wise. As I got to know him I found him as lovable as he was strong. I began to ask his help when I asked I got it, both to fight bad bills and to get good bills passed."

Speaking of the Alaskan situation Mr. Pinchot said: "Special privilege lies at the root of the situation. It is the cause of the loss of the resources of Alaska. It is the hope of undue advantage which incited the grabbers of water power, of the public timber and of the public lands. Nearly every serious defeat in the working of our government can be traced to the corrupting alliance of money and politics in search of special privileges or to defects in the forms or operations of our government."

"I am pleased to recommend Chamberlain's Cough Remedy as the best thing I know of and safest remedy for coughs, colds and bronchial trouble," writes Mrs. L. B. Arnold of Denver, Colo. "We have used it repeatedly and it has never failed to give relief." For sale by all dealers.

Feature reels—Gen., today.

WOMEN ACCUSED OF ROBBERY DISCHARGED

New York, Dec. 29.—The two women who nearly two years ago were arrested on the charge of robbing Warner M. VanNorden, the former banker, early one morning near the Waldorf-Astoria hotel, were freed of the accusation today when the court dismissed the indictments against them because there had been no prosecution. The women were Beulah Roberts, known also as "Kit" Bowell, and Mary Williams.

Gen. has the pictures new.

POUCH CONTAINING \$5,000 IS MISSING

Lincoln, Neb., Dec. 29.—A registered mail shipment of \$5,000 from the First National bank of Lincoln to the First National bank of York, Neb., has disappeared, and although the distance between the two towns is but sixty miles no trace of the money has been found.

Only one "BROMO QUININE" That is LAXATIVE BROMO QUININE. Look for the signature of E. W. GROVE. Used the world over to Cure a Cold in One Day. 25c

New Mexico bull fight, Gen.

THIS BANK IS ONE OF THE OLDEST AND HAS THE LARGEST BUSINESS OF ANY BANK IN NEW MEXICO --- WE WANT YOUR BUSINESS

REPORT OF THE CONDITION OF THE

FIRST NATIONAL BANK

ALBUQUERQUE, N. M.,

At The Close Of Business, December 5th, 1911

RESOURCES

| | |
|------------------------------|----------------|
| Loans and Discounts | \$1,811,474.07 |
| Bonds, Securities, Etc., | 36,042.61 |
| Banking House and Furniture, | 42,000.00 |
| United States Bonds, | 340,000.00 |
| Cash and Exchange, | 1,109,550.46 |
| Total, | 1,449,550.46 |
| | \$3,339,067.14 |

LIABILITIES

| | |
|----------------------|----------------|
| Capital, | \$ 200,000.00 |
| Surplus and Profits, | 51,432.20 |
| Circulation, | 200,000.00 |
| Deposits, | 2,887,634.94 |
| Total, | \$3,339,067.14 |

DESIGNATED DEPOSITORY OF THE UNITED STATES.

The policy of the officers and directors of The First National Bank is to maintain its well earned Reputation for Safety and Conservatism

WARRINGTON HAD CLOSE CALL IN ACCIDENT

Torpedo Boat Destroyer Towed Into Navy Yard By Tugs; Twenty-Five Feet of Stern Torn Away in Collision.

[By Morning Journal Special Leased Wire.] Norfolk, Va., Dec. 29.—Looking as though she had been under fire, the torpedo boat destroyer, Warrington, which was rammed by a battleship yesterday morning, reached the navy yard tonight in tow of the tugs Mahawk and Wahnetta. Twenty-five feet of her stern was torn away and her crew was exhausted.

Lieutenant Commander W. M. Hunt commanding the Warrington, told of the collision. He said:

"The collision occurred when most of the men were asleep and they were thrown out of their hammocks by the impact. I rushed the deck in time to see the outlines of a battleship pulling away from us. She appeared to have all sails set."

"Six men were sleeping in the compartment aft and they were thrown out of their hammocks and into the water. In the next compartment there were twenty men asleep and they had to be wakened over their shoes to evade the incoming seas. Gunners' mate J. M. Stanley and chief gunners' mate E. M. Bonater were injured."

"The battleships held perfectly and after we got our bearings we thought we would remain afloat for at least some time. In the meantime the revenue cutter Onondaga reached us and as the storm was all raging, we decided it would be better to take off the greater portion of our crew. The transfer from the Warrington to the Onondaga was made in the boats and was accomplished with some danger. We used oil in large quantities to calm the sea and this helped us a great deal."

"Twelve members of the crew, Lieutenant R. T. Mathewson, Ensign J. H. Stiles and myself remained on board the Warrington to work the pumps."

Lieutenant Commander Hunt says: "Lieutenant Mathewson and Chief Gunners' Mate J. G. Donnelly risked their lives to save several shipmates from being washed into the sea when a portion of the ship was torn away."

A three-masted schooner lies sunk off Hatteras according to a report to the branch hydrographic office at Norfolk. Nothing was said of the crew. There is no clue as to the identity of the vessel, but it is thought it may be the vessel that ran aground of the Warrington.

WIFE MURDERER IS ELECTROCUTED

Raleigh, N. C., Dec. 29.—The jury, the court and the governor of North Carolina will be held accountable by God for my murder.

With this expression on his lips, L. M. Scudling, of Wilmington, convicted of wife murder, paid the death penalty in the electric chair here today, the second white man to be electrocuted in this county.



WHAT A LOAD OF BREAD

It takes daily to supply our army of customers. And the army is growing larger and hungrier for our bread right along. If you ask us the reason we must refer you to the people who can eat the bread. Probably a better way yet would be for you to try the bread and enjoy learning the reason by actual experience.

PIONEER BAKERY

207 South First Street

INCORPORATE YOUR BUSINESS

C. F. Kanen's New Mexico Corporation Laws, Rules and Forms, compiled to date.

A useful guide for corporation officers, attorneys and engineers. You need no other. It has everything in one book.

Post yourself. Avoid expensive mistakes. All Territorial laws on ALL classes of Corporations; Banking, Building and Loan, Benevolent, Industrial, Irrigation, Insurance, Mercantile, Mining, Railroads, Taxation, etc., with extensive Citations.

The only complete New Mexico Corporation, Irrigation and Mining Code published.

Complete Forms and Rules for drawing and filing all kinds of corporation papers; references, footnotes, by-laws, etc. Territorial Irrigation Rules and Forms.

United States Laws which apply to New Mexico; Carey Act, Irrigation, Mining, Railroads, Taxes; Rules and Forms for securing U. S. Rights Rights of Way, etc.

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115-117 W. Cooper Avenue
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Phone 142

CLAYTON PRECINCT JUDGES ORDERED TO SIGN RETURN

(Continued from Page 1.)

election returned an answer or return to said statement, setting forth their reasons for their refusal to sign and certify the result of said election, and refused to sign the return, which are as follows:

1. "The judges and clerks of election were threatened with arrest and intimidation in various other ways by an armed deputy sheriff with the connivance of the sheriff, to such an extent that they were afraid to perform their duties."

2. "Because illegal voters presented themselves to vote at said election in said precinct and when they were challenged and the challenges sustained and the vote rejected, the deputy sheriff informed the judges that if they did not accept the judges they would put them in jail."

3. "Because in two instances voters were detected by one of the judges in an attempt to deposit two ballots in the ballot box by means of having two ballots folded together and when said election judge suspected that said voter had folded more than one ballot because of the greater bulk, examined it, he found two ballots folded together and refused to deposit them in the ballot box, said deputy sheriff said: 'If you open any more of those ballots I will throw you in jail.'"

4. "Because of the interference of the deputy sheriff he was ordered by one of the judges to leave the window where the ballots were being received, as each precinct party was already represented by one challenger, the deputy sheriff thereupon said: 'If you feel lucky, come and put me out.'"

5. "Because of the deputy sheriff, threatened to arrest one of the judges and when told that he could not arrest any election judge or clerk said: 'I can't, eh? I'll throw you all in jail.'"

6. "Because when we found that it was impossible to hold an election as is contemplated by the law by reason of the intimidation practiced by the deputy sheriff in preventing legal voters from voting and compelling the acceptance of ballots from illegal voters and the constant threats made to the judges by the deputy sheriff that he would throw them in jail, unless they followed his orders, the judges, knowing his reputation as a dangerous and desperate man, because convinced that a fair and honest election could not be held, and stated among themselves: 'If they are going to run things over us this way, we will throw the election wide open so that everybody can vote whether qualified or not.'"

When this made of procedure was agreed upon everybody who represented themselves at the window with a ballot was permitted to vote. Thirty illegal votes were cast by persons who were neither registered as voters in precinct 1 nor had certificates showing that they were legal voters in other precincts in the county. No did said voters make affidavits that they were residents of precinct 1. That 46 persons voted at said election upon either affidavits or certificates of some character, many of whom were challenged by the republican challenger, but the challenge was ignored by the judges and the vote was permitted to be cast without the judges examining the affidavits or certificates presented by said voters or in any manner examining into the qualifications of the voters to vote, or passing thereon.

10. "That upon the ballot box when counting the ballots the judges found that there were ten more ballots in the box than there were names of voters registered upon the poll books."

A motion to strike out all of the returns was filed, being argued that the judges, by reason of the threats and intimidation of the deputy sheriff, could not justify their refusal to sign by virtue of any of the reasons set forth in the return; that said board, insofar as the certification and signing of the returns was concerned, was a mere ministerial body and that it had no power or authority to determine the legality or illegality of the election in said precinct.

The duty and power of a precinct canvassing board, under the laws of the territory, is clearly defined. It is true that these canvassing boards do exercise certain judicial functions, but their duties are largely ministerial. They exercise judicial functions only when they determine to receive or reject a ballot at the time the voter tenders it. Once the ballot is received the duties of the judges become ministerial and threefold: to count, to declare by return and send the ballots and the returns to the proper official. Territory ex rel. vs. Stearns, 23 Kan., 475, 82 N. W. 723. The judges and clerks in the case now before the court, after the closing of the polls, possessed no judicial functions or powers whatever. From that time on the board was merely a ministerial body, directed by statute as to its acts and doings. It had no power to determine any question, its sole duty being to count the votes found in the ballot box, compute the result and certify the same. It is not in this case it appears that the judges and clerks, in pursuance of the command of the statute and as directed by it, did count the votes and entered on the tally sheets correct tallies thereof, computed the total vote received by each candidate, but they refused to fill out, as directed by the statute, opposite the name of each candidate in letters and figures the votes received by him and to sign the return.

Counsel for the respondent cited the case of the State ex rel. vs. Stearns, 23 Kan., 475, as giving the canvassing board the right to refuse to certify the result of the election in this precinct, by reason of the threats and intimidation of the deputy sheriff, distinguished from the case at bar by the supreme court of Colorado in the case of Leary et al. vs. Jones, 116 Pac. 159. In the Colorado case an election was held in the city of Denver for a school director. In precinct No. 1 when the judges proceeded to the counting of the ballots they found an excess of 788 ballots in the box over the number of voters who voted in that precinct and for this reason two of the judges and one of the clerks refused to sign the return. Mandamus was instituted to compel the two judges and the clerk to sign the return. The election officials set forth the facts in their return and alleged that on account of the above facts they were unable to ascertain or determine which of said ballots were cast by the 788 voters in said precinct at said election, for which reason they refused to sign the return and that no valid election could be held in said precinct and that they should not be required to furnish a false and fraudulent report and return. The court says:

"Considered with the allegations of the relator not denied, the answer, as a whole, shows that the respondent is a party to the election of electors that they, with Morgan as the third, conducted it, and as such, after the polls were closed, went to the proper place to canvass and ascertain the result; that in doing so they are

certified that there was a certain number of ballots in the box proper to form; that they were not supposed to have been cast for the different candidates, as alleged by the relator."

"When this condition was ascertained, and these facts were disclosed and so found by them as judges of the election, it was their duty to complete the remainder of their work by certifying to the result (which was purely ministerial duty, clerical in its nature), and they had no right to refuse, because of their claim of fraud, that there were irregularities, frauds and illegal votes in the ballot box. That was not a question at this stage of the proceedings for them to determine. That question should have been left for the courts. As said in the case of People vs. Rorison, supra, cited by respondents, when the party who is thereby shown elected shall fill the office, a quo warranto is the proper remedy to determine whether he has been duly elected. If upon the hearing it shall be adjudged that the claimant is entitled to the office, a mandamus if necessary, will be allowed to compel his restoration to it. It is not proper for judges of election to refuse to certify, and attempt to decide, that on account of frauds having been committed no election has been held. A somewhat similar state of facts is to be found in the case of State ex rel. Reynolds et al. vs. Mayor and Council of Monroe, 46 La. Ann. 1275, 15 South. 525, in which case it was held that the promulgation of the returns of election by a mayor and city council is a ministerial duty, obedience to which is compelled by mandamus. In which case, concerning the question of fraud, the court said: 'If frauds are committed in the election of a character to violate the law, or other causes exist to oppose it, the remedy is not to be sought in any discretion of the council. In such instances are not infrequent of cases of this character being resisted, nor has there been the least difficulty in finding suitable remedies where there is fraud in their application, but remedy is sought in the refusal of the municipal authorities to perform ministerial acts. There is, in our view, no place in this discussion for the question of fraudulent voting, which the respondents attempted to resist the tax law. Such cases can have no determination to bind anybody on the mere issue whether the result of an election shall be announced by these charged with the duty. Hence, while we have given due attention to the question, we are clear they are foreign to the issue here, and need no other comment. We think these comments are applicable to the case at bar. A trial between the relator and these respondents, upon the issue of fraud, is limited to be raised by the answer or by a determination to bind anybody. The result would not be conclusive in a quo warranto or otherwise to decide who was entitled to the office, and the respondents are limited to the issue here which refers to the performance of a purely ministerial duty."

Counsel for plaintiffs in error have cited numerous well reasoned cases, including some by this court, to the effect that where fraud and irregularity occur in the conduct of an election, to such an extent that it is impossible for the canvassing board to separate, with reasonable certainty, the legal from the illegal or spurious votes, the precinct wherein the frauds occur should be excluded. We have no doubt that this principle, nor with the authorities cited in its support, if the facts existing pertaining to this precinct, as alleged by the respondents, and no way can be pointed out as cast by the court, which would separate the legal and illegal votes, we can make no suggestion that will aid in the determination of the result of the vote in the precinct and would probably assume that the respondents, that when the question is properly raised in the proper tribunal, the precinct would have to be rejected in its entirety, but that question is not here for determination. It does not concern the question presented, we have not the language of our command to emphasize sufficiently our disapproval of the acts of any citizen, be he great or small, who will participate in, recognize or encourage non-participating in any official, high or low, who in the performance of his official duty or otherwise, will allow it to be done, when he can prevent it. But this is not the question for determination; to the contrary, the question presented is whether the judges of election, or a majority of them, can fairly such an issue as an excuse for their non-compliance with the law in making their official returns. Mr. Justice Brandeis, in his dissent, upon such questions of fraud, says: 'In Attorney General vs. Barstow, supra, the supreme court of Wisconsin says that the canvassing officers are to add up and certify by calculation the number of votes given by any office. They have no discretion to hear and take proof as to frauds even if morally certain that monstrous frauds have been perpetrated.' We think the case of State ex rel. vs. Reynolds, 23 Kan., 475, 82 N. W. 723, relied upon by the respondents, is distinguishable from the case at bar. It pertained to the refusal of the county canvassing board to canvass the returns from the entire county, for the reason that the reported returns disclosed a total vote of 2,947, when there were only 800 legal voters in the county. Referring to the election in its entirety, the court said: 'If it be said that the canvassing board may have been misled by certain precincts, and that the others should have been canvassed, we reply that no such question is here presented. The answer presents the matter as a whole, and we think the wrong was universal. This election also involved the removal of a county seat which usually engenders the most bitter fights and presents the greatest temptations to commit fraud at any election. Referring to the other questions, the court among other things, said: 'Our general knowledge of matters and events assures us that in an outlying and frontier county like Harper there is no such number of legal voters, and hence that the return of the commissioners that the large majority of such apparent vote is illegal and fraudulent is substantially correct. The question therefore presented is not whether there have been here and there, illegal votes received, or legal votes rejected, or fraudulent or irregular practices on the part of the officers in any one or more voting precincts, the county board has a right to inquire into the merits of such votes, or the conduct of such officers, but whether, when there are sent in to the canvassing board returns showing such an enormous number of votes as to be perfectly obvious that they are not true returns of legal voters actually cast, but simply manufactured evidences of an attempt to defeat the popular will, this court will, by mandamus, compel the board

to accept as true these fraudulent returns made to canvass and declare the result as though they were prima facie shown the actual votes.' It will be observed from the above that the eminent jurists who wrote the opinion expressly eliminated from their consideration any case similar to the one at bar."

In the case of People ex rel. vs. Bell, 119 N. Y. 173, a mandamus was sought against two judges of election to compel them to sign and certify a report which had been made by two other judges of the vote cast in the precinct in which the four had served as judges or inspectors of election as they are called in New York. It was shown that after the closing of the polls they counted the ballots cast and ascertained the result, (as in the case at bar) but refused to affix their signatures and the respondent that fraudulent votes were cast by persons who were not registered but who falsely represented voters and who, upon being challenged, complied with duty by stating that they were taking the oath. In this case it was held that it was the duty of the judges to make return of all the votes cast and of each to attach his signature to the return and that a peremptory writ of mandamus was properly granted. The court, in the New York case, answers the contention of the respondents that gross frauds would be perpetrated by compelling them to sign a return, in the following language:

"If with all the safeguards with which popular elections are legally and naturally surrounded, frauds are perpetrated the tribunals are open and laws and a system of procedure exist for the punishment of the offenders and for the rectification of consequent error. Admitting, as we must, the truth of the matter set up by the respondents in their return, it is apparent that gross frauds were perpetrated in the Clayton precinct in Union county, but we find no evidence that an orderly procedure is provided by law for a determination of this question in a proper proceeding in court where all the parties interested will have a right to be heard and to appear and represent their interests. It is true that it is an apparent hardship to compel the judges and clerks in the case at bar to sign and certify the result of the election in the precinct, and the showing of gross frauds made by them in their return, but we are compelled to conduct our elections and the manner of certifying and signing the returns as provided by law. To hold otherwise would be to allow the respondents to place within the power of an election board in a closely contested election to give the prima facie right to the office to the party of their choice, and a majority of the voters cast. It is better to adhere to the law, as announced by the various courts of our country, because by so doing all future elections will be conducted in an orderly manner and the result quickly ascertained and the parties grieved can seek their remedy by contest or other proceeding in the courts. As said by the Colorado court in the case of Leary et al. vs. Jones, supra: 'The only thing left was to certify the result, which cannot be refused by triable is an action of this kind. In that case fraud was very evident. There were three times as many votes found in the ballot box as there were voters who had voted at the election, and still the court compelled the judges and clerks to certify and sign the returns.'"

Another case cited by Mr. Field is also instructive. Stearns, Mayor et al. vs. State ex rel. Biggers et al., (Okla.) 100 Pac. 999. We have no doubt that this authority is cited sustaining the position of the court.

I do not deem it necessary to go farther into the matter. The order of the court will grant that the judges and clerks in the case at bar are not necessary to prescribe any punishment in the event of their failure to do so, as counsel for respondents assured the court that the return would be signed, and would be returned to the court at the beginning of the argument of the case.

Certainly the parties affected by the alleged fraud in this precinct should institute proper proceedings to secure a proper investigation. If the facts set forth in the return were true the suffrage of the voters in this precinct has been debauched and the parties who profit by this outrage should be required to return to their rights in court. The prosecuting officer should call these matters to the attention of the grand jury and vigorous steps should be taken to punish the guilty parties.

C. J. ROBERTS, Judge, etc.

ALLEGED FUGITIVE FROM ARIZONA IS ARRESTED HERE

Night Marshal O'Grady Takes H. H. Gilmore of Flagstaff, Ariz., in Custody On Charge of Embezzlement.

H. H. Gilmore, manager of the Overland Telephone company at Flagstaff and a deputy sheriff of Coconino county, Arizona, was arrested last night by Night Marshal O'Grady, upon telegraph advice from Flagstaff, charged with embezzlement. An officer is on his way from Flagstaff to take Gilmore here, and will arrive some time today.

When arrested Gilmore had on his person a Colt's revolver, a pass book on a Flagstaff bank with several endorsements, an unloaded .38 Smith & Wesson cartridge belt well filled with cartridges and his deputy sheriff's badge, besides papers of a private nature. Gilmore insisted that he did not know who had arrested him. He claimed to have come to Albuquerque in search of a man by the name of Jack Banta, who he said had jumped his bond in Flagstaff. Gilmore arrived here Thursday evening, and has since been looking for his fugitive according to his story.

The telegram received by Chief of Police McMillin instructed him to hold Gilmore in charge of embezzlement until an officer should come for him. Gilmore proclaims his innocence of the charge.

Chamberlain's Stomach and Liver Tablets do not sicken or grip, and may be taken with perfect safety by the most delicate woman or the youngest child. The old and feeble will also find them a most suitable remedy for indigestion and strengthening the bowels. For sale by all dealers.

COUNTY TREASURY HAS GRATIFYING BALANCE

Under Efficient Administration of Present Board of Commissioners Funds On Hand Total Nearly \$100,000.

Benaville county will start out the new year with a balance in the treasury totaling nearly \$100,000. This was made known yesterday at the final meeting of the board of county commissioners for the present year. This condition of county finances reflects credit upon the commissioners whose economical and business-like administration has made it possible.

At yesterday's meeting the board appointed Martin Rendon, watchman at the Alameda bridge, Antonio J. Candelaria, watchman at the Alameda bridge, Levi Springer, court house janitor, J. R. Armijo, interpreter for the board, B. Ruppe, county druggist, Dr. W. N. Spicker, county physician, Dr. C. A. Frank, health officer, Carlos P. Armijo, assistant health officer, Juan M. Pedroncello, road overseer District No. 1, Carlos Griego, road overseer District No. 2.

Considerable routine business was transacted by the board. This included the rejection of the request of R. I. Barcott for a license to open a saloon in Socorro. The Rev. John Morley presented a petition showing that there were not one hundred people in the village, which made the issuance of a license illegal.

Quarterly reports were received by the board and bills of the election of officials presented and warrants ordered drawn in payment of the same.

The next meeting of the board will be held January 1, when the bonds of the newly elected officials will be presented and passed upon.

FERGUSON PICKS YOUNG NATIVE AS SECRETARY

Congressman-elect H. R. Ferguson has announced that he will probably appoint as his secretary J. R. Martinez, a young New Mexican, now in Washington, Mr. Martinez is a nephew of Malaquias Martinez, candidate for lieutenant governor on the republican ticket and of Salvador Martinez, candidate for corporation commissioner on the democratic ticket, both of whom were defeated in the November election. The position of secretary to congressmen is a desirable one in that it gives a young man unusual opportunity to get acquainted with the machinery of the government at Washington, pay a salary of \$1,500 per annum.

SPORTS

RACE RESULTS.

At Columbia, Columbia, S. C., Dec. 29.—Fair weather and an attractive crowd drew a large crowd to the state fair grounds this afternoon. The feature, a handicap at five furlongs, was won by Rose Queen in handy fashion. Tomorrow will be the final day of the meeting. Results: First race, five furlongs: Dusty, 1:05 4-5. Second race, seven furlongs: Rehe, 1:10 1-2. Third race, five furlongs: Lela, 1:07 1-2. Fourth race, five furlongs: Irish Kid, 1:08 1-2. Fifth race, five furlongs: Semi-quaver, 1:10. Sixth race, five furlongs: Rose Queen, 1:05 4-5. Seventh race, five furlongs: Cash, 1:07 1-2. Eighth race, five furlongs: V. Powers, 1:06 1-2. Ninth race, five furlongs: Empress, 1:07 1-2. Tenth race, five furlongs: Sabotage, 1:08 1-2. Eleventh race, five furlongs: Clem Beechey, 1:09 1-2. Twelfth race, five furlongs: Ruby Grand, 1:10 1-2.

At Duraz.

At Duraz, Duraz, Ariz., Dec. 29.—Clear, 7 to 5, favorite, scored an easy victory in the fourth and feature event at Duraz today. He made all the pace and won by three lengths. Two favorites won. Results: First race, five furlongs: Rapidity, 1:10 1-2. Second race, five furlongs: Odella, 1:10 1-2. Third race, five furlongs: Skiffle, 1:10 1-2. Fourth race, five furlongs: Coed, 1:10 1-2. Fifth race, five furlongs: 5 to 1, second: H. M. Johnson, 10 to 1, third: Time, 1:09 1-2. Sixth race, five furlongs: Kootenay, 1:10 1-2. Seventh race, five furlongs: 5 to 1, second: Judge Cabanis, 9 to 1, third: Time, 1:10 1-2. Eighth race, five furlongs: Clover, 7 to 5, won; Vanir, 3 to 1, second: Lady Rankin, 7 to 5, third: Time, 1:12 1-2. Ninth race, one mile: Chandler, 2 to 1, won; Robert, 30 to 1, second: Error, 4 to 1, third: Time, 1:41 1-2. Tenth race, five furlongs: 1 to 4, won; Prince Winter, 6 to 1, second: Golden Ruby, 15 to 1, third: Time, 1:09 1-2.

SEEKS TO MATCH

JACK JOHNSON WITH SAM McVEY

Chicago, Dec. 29.—Among other fight promoters seeking to arrange a bout between Jack Johnson, the heavyweight champion, and one of a number of "white hopes," Tom Andrews of Milwaukee, today appeared and conferred with the prize fighter. After the conference he said a match was "almost arranged" between Johnson and Sam McVey for twenty rounds at Sydney, Australia, Easter Monday.

Andrews represented Hugh McIntosh and heard the usual demand for a \$20,000 purse. The colored champion insisted that he be given \$5,000 training expenses in addition to the \$20,000 and that he be provided with four round-trip tickets to Australia. Andrews said this would be forthcoming and Johnson told him that on those terms he could consider the match closed. Andrews will call McVey and, if confirmed, the tentative agreement.



In the New Home

You want the best when starting in the new home. Above all, you want that home to be snug and warm and comfortable. You are sure of warmth and comfort with a Perfection Smokeless Oil Heater.

The Perfection is the best and most reliable heater made. It is a sort of portable fireplace. It is ready night and day. Just strike a match and light the wick. The Perfection is all aglow in a minute.

The Perfection Oil Heater does not smell nor smoke—a patent automatic device prevents that. It can be carried easily from room to room and is equally suitable for any room in the house. Handsomely finished, with nickel trimmings; drums of either turquoise-blue enamel or plain steel.

Ask your dealer to show you a Perfection Smokeless Oil Heater, or write for descriptive circular direct to any agency of Continental Oil Company (Incorporated)

PERFECTION SMOKELESS OIL HEATER

1912 Baseball Schedules Completed. The schedules of the National and American leagues today completed their work and arrangements were made that the schedules would be kept secret until after the league meeting early in February.

FREIGHT IS HURLED RIGHT AND LEFT BY NUMBER 9

Dozen Cars Reduced to Smirereens When Passenger Train Crashes Through Drag; Two Men Slightly Hurt.

Having breakfasted here and calmed down their nerves, the passengers on west bound Santa Fe passenger train No. 9, the first mail train, taken west at 7:25 yesterday morning fairly well recovered from the terror of the crash. The passenger train, which was carrying a dozen cars of freight, crashed through a dozen cars of freight at the south of the Alameda yard office. Number 9 had just left here and was speeding up on the fast run to its junction when, through some misadventure of orders, a freight train, consisting of a dozen cars of freight, Engineer H. E. Reider, with M. W. Miller as conductor, started to pass out of a siding at Alameda on to main line. The passenger train, which was carrying a dozen cars of freight, crashed through a dozen cars of freight at the south of the Alameda yard office. 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SHOE CLEARANCE



Costs Disregarded---Such Startling Reductions Seldom Happen!

This is our year end Shoe Clearance, containing shoes for the family at prices never seen before in Albuquerque. Read the following carefully:

Unquestionably the Boldest and Greatest Value Giving Event of the Year

We have determined to clear our shelves in order to make room for the spring stocks that will soon be arriving. Come early and bring the family.

Lot 1.



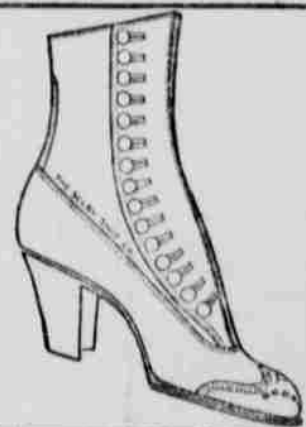
A big lot of snappy ladies' shoes both light and extension soles, in black or tan, all sizes and worth up to \$2.00.

Clearance price per pair **\$1.33**

Lot 2.

Consisting of many desired leathers, such as patents, gun metal, glaze kid and tan, with turn or welt soles selling regularly at \$3.50 and \$4.

Clearance price per pair **\$2.67**



LOT 3.

250 pair Children's Shoes in all leathers, lace or button, in three lots, priced as follows---

Size 5 to 8, clearance price **98c**
Size 8 1/2-11, clearance price **\$1.28**
Size 11 1/2-2, clearance price **\$1.48**



LOT 12. HANAN

Selling regularly for \$5 and \$6, need no introduction. In broken lots only, mostly laces, some button, turned and welted soles. Clearance price per pair

\$3.69



LOT 4.

A small line of Evening Slippers in Pink, Blue and White Calf, worth up to \$4.00.

Clearance price per pair **\$2.89**



LOT 5.

300 pairs Ladies' Shoes in Patents, Vici, Gun Metal and Tan, lace or button, turn or welted soles; regular \$3.50 to \$5.00 values.

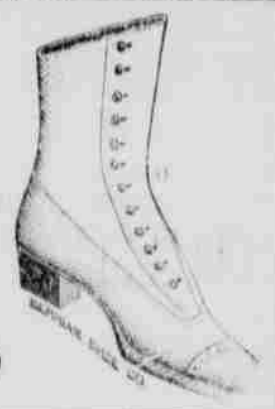
Clearance price per pair **\$1.96**



LOT 6.

200 pairs Growing Girls' Shoes in Patents, Vici, Dull and Tan Calf, lace or button and worth up to \$3.00.

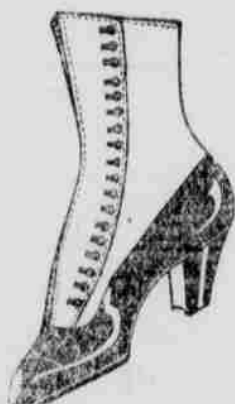
Clearance price per pair **\$1.89**



Lot 7

Consisting of all our broken lines in the season's latest leathers, including Patents, Dull Calf, Glaze Kids, Velvets, Cravettes, etc., both lace and button styles, also the new HOB-BLE Root, the rarest hit of the year; worth to \$5.00.

Clearance Price,
per pair,
\$2.93



LOT 8.

Children's Felt Romeos in red, trimmed with black fur. Clearance price per pair

79c

LOT 9.

All our soft soles worth up to 75c in black, pink, red, blue, etc. with fancy tops. Clearance price, per pair

39c

Lot 10

150 pairs Boys' Shoes in all leathers, both lace and button; priced according to size, as follows---

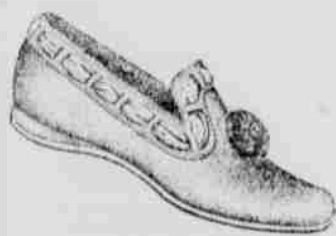
Sizes 8 to 13 1/2,
Clearance Price,
98c
Sizes 1 to 2,
Clearance Price,
\$1.48



Lot 11

Ladies' Felt Romeos and Comfy Slippers, worth to \$1.50.

Clearance Price,
a pair,
97c



Rosenwald's
WHERE QUALITY MEETS PRICE

SALE
STARTS
TODAY
SEE
FRONT
WINDOW



CRESCENT HARDWARE CO.

Stoves, Ranges, House Furnishing Goods, Cutlery, Tools, Iron Pipe, Valves and Fittings, Plumbing, Heating, Tin and Copper Work.
318 W. CENTRAL AVE. TELEPHONE 315

REMEMBER

that your babies need the purest milk obtainable. It's MATTHEW'S. Phone 420

CHARLES ILFELD CO.

Wholesalers of Everything

LAS VEGAS ALBUQUERQUE SANTA ROSA

HAVE YOU SEEN OUR RED WOLF?

FOR NEW YEAR'S DINNER

California Head Lettuce
California White Chiffonier
Hot House Radishes
Home-grown Celery
Cranberries
Arizona Oranges, the sweet kind
Arizona California and Florida Grape Fruit
High grade sliced lemon ching beaches.
Fancy pickled apricots
HEINZ PICKLES and OLIVES.
(Store closed all day New Year's Day.)

Ward's Store

HOMER H. WARD, Mgr.
315 Marble Ave. Phone 206

HA, HA, HA,

Let 'em come, Christmas Parcels, Messengers and Baggage.
Rush 'em! Rush 'em! Rush 'em!
BRYANT'S QUICK DELIVERY
Will do this
Phones 501-502

WALLACE HESSELDEN

General Contractors.
Figures and Workmanship count. We guarantee more for your money than any other contracting firm in Albuquerque. Office at
SUPERIOR PLANING MILL
Phone 373.

Results From Journal Want Ads

How Are You Fixed For Evening Clothes?

Can you face a ball room or a dinner party and feel that your dress suit is as good as any man's there? Speak to your wife about it. We can fit you in a Stein-Bloch Full Dress Suit that does fit. The price is fair, and just.

Full Dress Suits \$50

Tuxedo Coat and Vest \$35

E. J. Washburn Co.
1225 Second St. 11th Gold

Free Concert Tonight

Phonograph Department 3rd Floor.

PROGRAMME

1. Bigandon Miesha Eiman
2. "That's What the Rose Said to Me" Henry Burr
3. "Ain't It Funny What a Diff. ference Just a Few Hours Make" Hitchcock
4. Adores Prince's Orchestra
5. Dinky's Patrol Alfred Newton
6. "Just For Today" Mrs. S. Holt
7. The Rambler Minstrel Company Billy Murray
8. Moonlight Glide Collins Harlan
9. Inverary Harry Lauder
10. Mammoth Schlig
11. College Life Prince's Orchestra
12. Home, Sweet Home Corinne Morgan

You Are Cordially Invited

Rosenwald's

FERDINAND LOWENTHAL
FORMER ALBUQUERQUEAN
DIES IN NEW YORK CITY

Ferdinand Lowenthal, for twenty years a resident of Albuquerque, but since 1901 living in New York, passed away at his home in the latter city on Sunday last, the sad news reaching Albuquerque friends yesterday.

Mr. Lowenthal, who was a native of Laupheim, Wurtemberg, Germany, was 57 years of age at the time of his death. In 1880 he came to New Mexico, locating in Santa Fe, where for a time he was engaged as a bookkeeper for Spiegelberg Brothers. In 1881 he came to Albuquerque where he was connected with various firms later emigrating in business with Ernest Meyers under the firm name of Lowenthal & Meyers, the partnership continuing up to the time of Mr. Lowenthal's departure for the east some ten years ago.

During his long residence in Albuquerque Mr. Lowenthal always took a prominent part in every movement for the benefit of the city. He served as a member of the first board of trustees after the incorporation of the town and was actively identified with public affairs. In fraternal circles he was also prominent, being connected with various orders, among them the Knights of Pythias, serving one time as grand chancellor of the grand lodge of New Mexico. At the time of his death Mr. Lowenthal was president of the Long Island Knitting Mills of Brooklyn, one of the largest concerns of the kind in this country.

Deceased is survived by his wife and one daughter, Hortense, both of whom reside at the family home in New York city.

ENJOYABLE BANQUET
OF PRESBYTERIAN
BROTHERHOOD HELD

The Presbyterian Brotherhood held a very successful meeting last night, preceded by a banquet, in the dining hall of the Young Women's Christian association. The object of this meeting was to get together more closely socially and thus the meetings will be continued indefinitely each month.

There were twenty-two men present all members of the Presbyterian church. At this meeting officers for the ensuing year were also elected as follows:

President—J. C. Clark.
Vice-President—Phil Ross.
Secretary—J. G. Wagner.
Treasurer—Charles Hewitt.
An executive and visiting committee will be appointed later.

CHILDREN FREE AT
ORPHEUM MATINEE
TODAY

Children will be admitted free at the Orpheum matinee today. Divine Dodson with his \$5,000 wardrobe and gorgeous military, will be there to entertain in connection with three of the best pictures to be secured.

SUED FOR VIOLATING
SAFETY APPLIANCE ACT

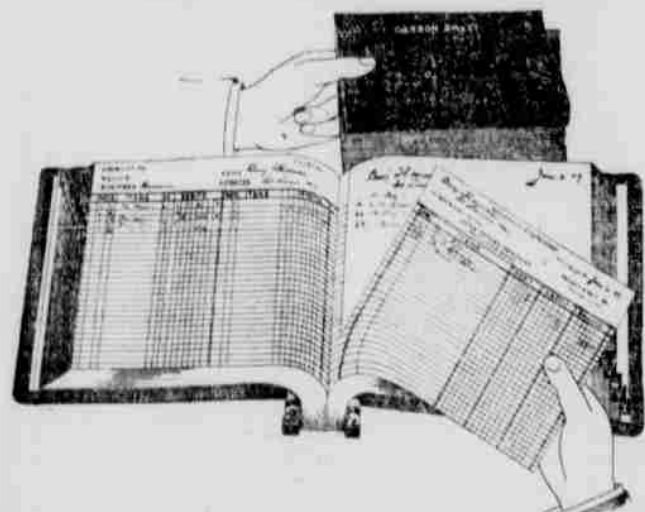
Cleveland, O., Dec. 29.—Suit was brought against the Erie railroad in the federal court here today by the district attorney for alleged violation of the safety appliance act. The suit was brought at the instance of Attorney General Wickard.

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FUEL
COMPANY

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All kinds of Wood
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WINTER SUITS,
OVERCOATS,
SWEATERS, GLOVES,
Underwear and Shirts.

At attractive prices.

SIMON STERN

The Central Avenue Clothier

W. M. Beauchamp, Phone 488
R. S. Dunbar, Phone 468
DUNBAR AND BEAUCHAMP
PLUMBERS.

The cold weather is coming on and now is the time to have your work done right.
208 So. 3rd St. Office Phone 85.

FOR RENT—Corner store-room, 35x112 feet, up-to-date front, best location in city for general merchandise. Possession Jan. 1st, or Feb. 1st, 1912. Address P. O. Box 574.

TEL 285 TEL 128
French & Lowber
Funeral Directors
and Embalmers
Lady Assistant
COR. FIFTH AND CENTRAL,
Office Phone 550.

MRS. CLAY.

116 S. Fourth St., Opp. Postoffice.
MANICURING.
Combings made up. Marinello
Toilet Articles sold here.

SPECIAL RATE TO
BELEN, N. M.
SUNDAY, DEC. 31,
8.20 a. m.

In order to secure the special round trip rate, all those wishing to go, must leave their names at Westerfield's Clear store, 207 West Central, not later than SATURDAY NOON, DECEMBER 30.

THE
HARUGARI COMMITTEE

A Happy New Year
to Everybody

May your cup of happiness be filled to overflowing, and grief—may you never know its meaning!

May your success increase a hundred fold, and reverses—may they never come!

Here's Health, Wealth and Joy, and once again a Happy New Year.

A Good Resolution

May we suggest that during the new year you come to this home of good shoes with all your Footwear wants?

A splendid insurance against high prices, ill fitting shoes and all other shoe troubles. We'll try to deserve all your favors.

C. MAY
314
WEST CENTRAL AVE.

AVIATION CAPS
SPECIALLY PRICED

The holiday rush has left us with a broken lot of Aviation Caps, some slightly soiled, but up to the minute in style. To close out we are offering them at the following prices:

| | | |
|-------------------|---|-----------|
| The \$1.25 value, | - | at \$1.00 |
| " \$1.50 " | - | at \$1.25 |
| " \$1.75 " | - | at \$1.40 |
| " \$2.00 " | - | at \$1.60 |
| " \$2.75 " | - | at \$1.80 |
| " \$3.50 " | - | at \$2.80 |

KISTLER, COLLISTER & CO.

LOCAL ITEMS OF INTEREST

Weather Report.
For the twenty-four hours ending at 6 o'clock yesterday afternoon.
Maximum temperature, 41; minimum, 4; range, 40; temperature at 5 o'clock, 41; southwest winds; clear.

FORECAST

Washington, Dec. 29.—New Mexico—Show in north, rain or snow in south, portion Saturday; colder Sunday, fair.

Arizona—Generally fair, Saturday and Sunday.

West Texas—Show in north, rain or snow and colder in south, and west portions Saturday, Sunday fair.

Dr. Conner, osteopath, 6 Stern Bldg.
Mrs. Schwenker & Ray, Osteopaths, 5 Armijo bldg. Phone 717.

A. H. Hill of San Antonio, was in the city yesterday.
Albuquerque Lodge No. 23, Frater- and Union of America, will meet tonight in A. O. U. W. hall at 7:20.

M. H. Blackwell, chief clerk of the railway mail service, with headquarters in Denver, arrived last night on business.

R. G. Balaban, general manager of the southwestern oil and Development company, returned from Albuquerque yesterday.

A marriage license was issued yesterday by Probate Clerk Walker to Green Watson, the city jailer, and Miss Beatrice Harris.

The regular meeting of the Daughters of the American Revolution, which was to have been held this afternoon has been indefinitely postponed.

R. W. Harvey of the First Finance Building, Omaha, visited the city yesterday, coming on from the west.

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