Dipman, Wolfer lo

No need of waiting for special sales. Thousands of articles most

in demand are being sold here at the lowest prices ever made by

A brilliant array of Novelties in ready-to-wear garments and Mil-

Our store system is now perfected

---purchases can be made with

greatest facility and quickly---de-

More and better bargains in first-

class merchandise than has ever

before been offered to the Port-

livery of goods most prompt.

any store in the country.

linery is being sacrificed.

Washington Sts.

# Olds, Wortman & King Washington Sts.

Shoe Section (First Floor.)

10 styles new E Shoes, Spring \$1.98

lasts; choice today...........\$1.98

Here's What You Want to Know About the Store You Want to Know About

GLOVE COUNTER-1st Floor. plendid 11.5 values in ladles' Kld Gloves (see 'em, Washington- 98c street window); choice today.

Ladies' Union Suits

Pure Linen Handkerchiefs (First Floor-Lace and Neckwear Section.) With %-inch hem, a splendid value at 50c, but special today 12cc

Lace Curtains (Fourth Floor.)
100 pairs coru Lace Curtains, handsor arr Noveaut patterns, 3 yards lo by 60 inches wide and a great val at \$1.75; special today Easter Shopping Easy

In Portland's Great Homelike Store

The Homelike Features of this store grow more interesting to cessive visit, and are making patrons feel a keener interest in it now than ever before. The many features intended for the convenience and comfort of patrons serve to coment the close relations existing between the buying public and the many complete departments, the extent of which is its best recommendation to the shopper with limited time. The completeness of the great assortments and easy accessibility of every part of the store makes shopping here more of a pleasure and less a taskeren with the great Easter crowds—and save every possible moment of the purchaser's time.

ANOTHER POINT The public generally is more thoroughly convinced than ever that Olds, Wortman & King's PRICES ARE ABSOLUTELY THE LOWEST

On Equal Quality Merchandise. TODAY'S FORECAST indicates Big Crowds thro'out our broad aisles.

Lingerie Bargain

Tea Aprons

Linen Section (First Floor.) owels of pure linen damask, with knotted fringe, 24x6 inches, and ex-tra good 35c values; today 24c

# SMARTEST EASTER MILLINERY!

Ever Shown in the Entire Northwest

In fact, they'll have to "Put us off at Buffalo" or some still farther Eastern point if they would land us among competition so far as distinctive headwear goes. We must place emphasis upon some things more than others this Easter week, and among them is Millinery. The range of offerings is stupendous and yet (over \$16).

NO TWO HATS ALIKE!

If there is enything not here it's because it's not within Fashicn's gates. We drive close bargains in market that enable us to make close prices to you. This watchfulness deserves the credit for the splendid values offered you here this week. A little word of warning, however—the time is short—our workrocms are like bechives—busy. It's a matter of hours now. Select your hat today and avoid the rush, with possible disappointment, of the eleventh hour. Our prices range from E0 for the chic French creations down to those of our own deft artistes at \$1.35.

## Women's Costumes for Easter

With Easter but five days away, the query is: Are you ready for it? Have you your Easter gown? Never such opportunities of choice, style and quality—never such novelty, beauty and worth. Come and see for yourself and come soon. Every day you put off means lost opportunity, worry, trouble, expense and possible disappointment. Come today.

We open today and place on our counters new lines of SUITS for misses' wear, ages 12 to 16. This is the only line in the city of this class of suits for misses' wear. The season's latest fade in broadcloths and novelty weaves of blouse and Eton effects, handsomely trimmed in fancy plaid with silk ties and sashes, fancy braids and silk piped. Take your choice

\$50.00 to \$16.50

Another of the day's arrivals is an extremely magnificent line of RAG-

TANS.

The lot includes new and handsome coverts and Priestleys in Oxfords, tans and the new green mixed fabrics, with velvet collars and cuffs and plain or stitched edges. Prices cover a broad range, from \$45 with lots of between values,

Down to \$12.50

### At Glove Counter

"SOMETHING FOR NOTHING."
Yes, that's it-years of experience in glove buying and handling to which which you are welcome. We positively know the lines of gloves we carry are the best made in the world-we know them and have followed them from the raw skins three every process to the packing and fitting to your hand. We are gloves-pourse safe to buy your Easter gloves of us if you are prudent and particular.

Make your selections from the Reyniers or Jouvins, or better still that peer of every glove, the \$2.00 Monarch, at ...... Monarch, at

Or should you wish a daintier, lighter
hand-covering let us show you the
handsome Marvel Gloves \$1.50

at

Should you like the price, but wish a
leavier glove-for more substantial
street wear-the clasp Der-\$1.50

by will surely please at...

Our Masort Gloves are the best made

Our Mascot Gloves are the best made in the world that is possible \$1.00 to well at per pair......

#### A Flurry in Undermusl's

Yesterday's express bro't to us another large shipment of fine lingeries from the Eastern workshops. We positively assert now in all truth that we are showing the largest and most unmatchable—the most complete—line of undermusins west of Chicago. Our imported hand-made French lingeries are marvels of daintiness and art in fine embroiders. Every allowable material known to fashion-Persian lawn, linen or Nainnook—claborately trimmed in handsome designs.

India Silk Underwear in white and dainty colorings. Prices the lowest in the city for same qualifies.

(See Fitth-street window.) Yesterday's express bro't

THE MEN'S SECTION

Altho so many of our departments are devoted to merchandise for women's wear and home furnishing, we ask you to bear in mind at tass Easter time, as at all seasons, that our specialty stores embrace a MAN'S SHOP, in which is contained everything worthy in Men's Furnishings at prices less than the strictly "men's stores" make on like qualities.

EASTER NECKWEAR

In Ascot Imperials—regular Imperials
4-in-nands. narrow or regular
widths, all newest Easter patterns
and colorings—every right shape and
design at prices from \$1 down 25c

Monarchs, Clusts, Lion, Griffon, Eclipse and E. & W. brands-Dress Shirts, fancy and white Shirts and Negligees; 83.9 down 50c.
A full line of Coat Shirts, Hosiery and Unaerwear in all leading makes. Hosiery up from 25c; Underwear up from 50c.
Every price an under one, qualities considered.

interests of its own shareholders, but in an interest which was repugnant to them as a class. The direct effect of any such decree upon any of the theories upon which I am asked to act would be to deprive the Union Pacific Railroad Company as such has no interest whatever. These are two wholly distinct comporations, having each its own properties, and its own body of stockholders, and neither has any legal right to stand or represent the other, except as it suit is not equivalent to legal notice, and of the denials of the answer that these expenditures are being made with an ultrary of one of the most valuable incidents.

The complainants as to this may at the cross whatever. These are two wholly distinct comporations, having each its own properties, and its own body of stockholders, and neither has any legal right to stand or represent the other, except as it suit is not equivalent to legal notice, and unable to see any may be duly constituted the agent of the mere appearance of one as a witness of the composition of a minority who comes thereby a party, even though his may entertain a different opinion as trustee for others. Knowledge of the pendency of a stand or represent the other, except as it suit is not equivalent to legal notice, and unable to see any may be duly constituted the agent of the mere appearance of one as a witness.

The complainants a different opinion as trustee for others. Knowledge of the pendency of a stand or represent the other, except as it suit is not equivalent to legal notice, and unable to see any may be duly constituted the agent of the may be duly constituted the agent of the composition. pany of one of the most valuable incidents | other ownership of its Southern Pacific shares, the right to vote for managing directors at a meeting of stockholders. It is, therefore, according to every defini-tion, an indispensable party to any bill which challenges its right to own or vote of all suits which involve corporate rights upon its Southern Pacific shares.

Must Have Union Pacific in Court. It must be accepted as altogether funda- | a It must be accepted as altogether runnis-mental that no court can adjudicate upon the rights or interests of one who is neither actually nor constructively before the court. The principle of due process the court. the court. The principle of due process voted by A. rather than by B. or whether of law unconditionally compels observ. It is C that is capable of holding or votance of the rule which limits the just ing shares at all? It is a question which jurisdiction of every court to a determin-ation only of the rights of persons who are parties to the litigation. In Mallow vs. Hinde, 12 Wheaton, 195-198, where the court found liself unable to proceed for the want of or leading to a determin-ting startes at all 1 at its a question which but it is clearly not a question which con-cerns the corporation as such, or any of its functions.

But complainants say the Union Pacific is constructively before the court, being interest or function. But the question is represented by the Southern Pacific Company. This contention is placed upon two holders as a body. Its solution depends distinct grounds; first, that there is such absolutely upon a state of facts peculiar distinct grounds; first, that there is such absolutely upon a state of facts peculiar and its dedistinct grounds; first, that there is such an identity of interest between the two corporations that the defendant should be recarded as representing and defending for the Union Pacific Railroad Company; second, that the Southern Pacific Company is second, that the representative of each of its associated with a feet directly the property rights of that owner alone, and does not directly concern any other stockholder as such.

A judgment or decree against a corporation is provided to a such a such pany is the law the representative of each of its stockholders in respect to all corporation.

porate matter. These in their order:

"identity of interests" relied upon obviate the necessity of suling the Union Pacific consists in the companies herotofore stated showing the control ex-ercised by the one company in the management of the other. But it must not be overlooked that the managing agen-cies which have spoken through the an-swer of the Southern Pacific deay that they are or have been disloyal to their trust as officers and directors of the outhern Pacific Company, and deny that their character as officers of the South-n Pacific Company they stand for and ompany they stand for and represent the other company. They deny that the two roads were in any sense competitive or that there is the slightest repugnance in their acting as directors for both companies. To assume that there is such identity of interest as to dispense

O COCCOSCO COCOSCO COCCOSCO CO

(See Fifth-street window.)

Does Not Represent Stockholders. The second ground for maintaining that the Union Pacific Railroad Company is a or functions. What right has the Southern Pacific Company to affect the right of any stockholder in respect of the owner-ship or incidents of his particular shares?

the want of an indispensable party, it was a corporation, as a legal entity, separate said: We do not put this case upon the posing its stockholders, is a fiction which "We do not put this case upon the ground of jurisdiction, but upon a much broader ground, which must equally apply to all courts of equity, whatever be their structure as to jurisdiction. We put it on the ground that no court can adjudicate directly upon a person's right without the party being actually or constructively before the court."

This doctrine has over and over again been announced by the Supreme Court, and in no case more emphatically than in Minnesota va Northern Securities Company was one which was common to all the stockholders, there would be some room for regarding the litigation as involving a corporate matter,

of its stockholders in respect to all cor-porate matter. These in their order: southern Pacific's Dental. Chief Justice, in Hawkins vs. Gle "this is involved in the contract created in becoming a stockholder." No such rea-son exists when the judgment or decree against the corporation does not involve some corporate duty, obligation or func-tion, but affects alone the contract rights of a particular stockholder as against the other members of the corporation. The shares of stock which it is sought to disfranchise are the corporate property of the Union Pacific Railroad Company. The corporation liself is, therefore, an indis-pensable party to any sulf which affects its right to own such shares, for any de-cree made with reference to shares so owned must be effective to operate upon

The suggestion has been made that, es the affidavits and exhibits show that the

DECIDES AGAINST KEENE

ence, because it is represented by the defendant, which is sued."

Aside from this inconsistent attitude, we cannot lignore the fact that, while there may be an identity of interest in some particulars, the question of right of the uniound. Harriman has filed an affidavit, apparently and only presumably at the linear of the Southern Pacific, which is apparently and only presumably at the linear of the Southern Pacific, which is the fundamental law of corporation in the interests of its own shareholders, but in the treest who while the selection of trustees who would not manage the corporation in the interests of the selection to enjoin the trustee from voting on same, even if his appearance is not to be regarded as the appearance of the Union Pacific Company for all purposes relating to said shares. The premise is ground for an appeal to the powers of unsound. Harriman has filed an affidavit, apparently and only presumably at the listance of the Southern Pacific, which is that the discretion of the managing directors and it is the fundamental law of corporations that the discretion of the brown to be regarded as the appearance is not to be regarded as the appearance of the Union Pacific Company for all purposes relating to said shares. The premise is ground for an appeal to the powers of apparently and only presumably at the listance of the Southern Pacific, which is apparently and only presumably at the listance of the Southern Pacific, which is apparently and only presumably at the listance of the Southern Pacific, which is apparently and only presumably at the listance of the Southern Pacific, which is apparently and only presumably at the listance of the Southern Pacific, which is apparently and only presumably at the listance of the Southern Pacific, which is apparently and only presumably at the listance of the Southern Pacific, which is to be regarded as the appearance is not to be regarded as the appearance of the Union Pacific Company for all purposes relating to said shares. The

never been so held.

With some reluctance, I reach the conclusion that any order or decree affecting
the right of the Union Pacific to hold or vote the stock of the Southern Pecific Company owned by it, or denying to it the right to vote its shares for such per-sons as it shall deem fit and proper, vill not include that corporation nor protect the Southern Pacific in excluding shares from participation in any stock-holders' meeting. Though there had been no precedent, my conclusion upon principle would have been the same. The case of Minnesota vs. Northern Securities Company has an important bearing upon

For this reason, and without express-ing an opinion as to the power of a court of equity to interfere with the privilege of a stockholder to vote his shares as he pleases and for whom he pleases, if he be lawfully competent to own and hold the shares at all, or any opinion upon any of the other most interesting questions which arise properly only in a cause to which the Union Pacific is a party, I must decline to grant any injunction restraining the voting of the Union Pacific shares at the approaching election of directors.

The application to retain the cause

a reasonable time in order that the Union Pacific Railroad Company may be impleaded in a forum having jurisdiction over it to try the question of its right to hold and vote the shares in question and to continue the stay order hereofore granted until such litigation may be started and brought to a conclusion must be denied. . . To continue the stay order heretofore granted for the purposes desired will be in effect to dispose of this litigation, for, if the Union Pacific Com-pany be denied the right to vote its pany be denied the right to vote its shares at the election to be held under the company's bylaws, it would be to turn that company out of its control and place the minority stockholders in, and thus ac-complish the end sought by this proceeding without jurisdiction over the prin-cipal party thereby affected.

No Evidence of Fraud.

There remains the question as to whether I shall grant an injunction to prevent the defendant from disposing of shares of the Central Pacific owned by it or of the lease of the Central Pacific Railroad to the Union Pacific Railroad Company, or any one acting for it and in its interest. It would be difficult to find a more flagrant instance of repugnant trusteeship than would be exhibited if the persons in the board of the Southern Pacific Company, who are also directors of the Union Pacific Company, should, by their votes, discharge the double function of buying for the one company and seiling for the other. The design or purpose to with the necessity of bringing the Union Pacific Railroad Company before the shares so owned by the Union Pacific Railroad Company before the shares so owned by the Union Pacific Railroad Company stand in the name of E whole or in part, or of the Central Pacific lease, has been most positively repudinted by the different corporations, and that, as he has male an affidavit, which has been filed in the case, he has thereby made an appearance in the case in his character as trustee for interest between these companies that the Union Pacific Company can be adjudicated without its actual pressure stand, the court has obtained.

The suggestion has been made that, as for the other. The design or purpose to dispense of the Central Pacific stock, in whole or in part, or of the Central Pacific lease, has been most positively repudinted by the different corporations, and there has been produced no evidence whatever in support of the charge of such a purpose made by the bill, other than the fact that very large expeditures are the fact that very large expeditures are the fact that very large expeditures are the fact hat very large expeditures are the fact that very large expeditures are the fact hat the fact hat a purpose made by the bill

In behalf of one who is an actual party is not an appearance as a party, and has any time hereafter make another applinever been so held.

With come religious I reach the companion obtaining evidence of a purpose to deal with the Central Pacific stock or lease, as they profess to appre

A motion to appeal was then sus-tained and the Southern Pacific election postponed pending the appeal.

EFFECT IN STOCK MARKET.

Recovery Followed Decision, but Relapse Was Caused by Appeal. NEW YORK, April 6.- Talbot J. Taylor & Co., brokers for James R. Keene, declined to discuss the decision or to say what further steps if any, would be taken. At the Union Pacific office noth-ing in the way of an official statement was made. Representatives of Kulm, Loeb & Co. were pleased by the news, but bad no comments to make. The stock market was not greatly affected by 58% and then reacted to 57%. It had gold

during the morning at 57.

Later, when news was received that an appeal had been granted and that the annual meeting of the Southern Pacific had been indefinitely postponed, Southern Pa-cific stock fell to 56, and the general list weakened. Southern Pacific raillied to and other stocks regained fracti-

WILL TEST ELKINS LAW. Railronds Deny Power of Courts to

CLEVELAND, Ohio, April 6.—One of the greatest legal fights in the history of railreading will be fought out seen, probably in Cleveland. The suit begun recently by the Interstate Commerce Commission against the Lake Shore under the new Eigins law has had the effect of array the big Eastern ratiroad lines with the Vand-rbilts. The ratiroads aim to dislodge the Interstate Commerce Commission fro its contention that the judiciary has the power to raise or to lower rates on inter-state commerce, for they claim that if the court has authority to perform this func-tion it also has the right to fix rates, which is a logislative duty. Failing in this contention, the railroads propose to attack the constitutionality of the new law upon functions of Congress when it regulates

of long standing. The railroads claim that the position assumed by the commiss be equivalent to government ownership of railroads. The railroads have enlisted the services of the most prominent corporation lawyers of the East, and it is probable that the battle will be fought out in the United States courts at Cleveland.

Raise on Return Rates.

roads entering here. The immigrants strain the Denver, Northwestern & Pa- the Northwest, died suddenly in his mucame from nearly every country in Eu- cific Railway from building through the

land public.

rope.
Immigration agents here declare that the present year will see all records for imigration and settlement in the Northwest broken by a large majority.

Will Adopt American Signals, NEW YORK, April 6.-A beginning is o be made this week, cables the Tribune's London representative, with the installation of the Hall automatic signaling system on the Northeastern Railway. material is being supplied from America, and an American engineer has arrived in York to superintend the installation. The system was investigated last Autumn in the United States by the general superintendent of the Northeas Company, who signed a contract for the work to be carried out.

Moffat's Road Wins a Point. DENVER, April 6.-Judge Carpenter this afternoon granted the application of the Moffat Short Line attorneys for a change of venue to Grand County in the suit for the possession of Gore Canyon. This is a set-back for the new Century Power Company, which claims as a res-ervoir site a large tract of land in Grand

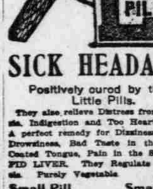
territory claimed.

Promotion for Forrest.

SPOKANE, April 6.-The Chronicle announces today that General Superintendent F. S. Forrest, of the Spokane Falls & Northern Rallway, will be appointed general superintendent of the Montana Central, effective about April 15. He will take the place of E. L. Brown, who will become assistant general superintendent of the Eastern Division of the Great Northern Mr. Forrest will be succeeded here by R. C. Morgan, now assistant su-perintendent of the Cascade Division of the Great Northern.

Proposed Railroad to Yukon. WASHINGTON, April 6.-Construction of a railway from Mittimat Injet through the northern part of British Columbia and the Yukon to Dawson is being agitated by Vancouver business men, according to a report to the State Department from United States Consul Dudley at that place.

Henry Schroeder Is Dead. ST. PAUL, April 6.-Henry Schroe inty, and seeks an injunction to re- the pioneer taxonomist and naturalist of



WEDDING AND VISITING CARD ENGRAVERS

AND STATIONERS

W. G. SMITH & CO.

WASHINGTON BUILDING Corner Fourth and Washington Sts.



seum in this city yesterday. He was 18 years aid, and his age, coupled with a general breakdown in health, caused

SICK HEADACHE

They also relieve Distress from Dyan sia. Indigestion and Too Hearty Eating. A perfect remedy for Dizziness, Names Drowsiness, Bad Tracte in the Mouth, Coated Tongue, Pain in the Side, TOR-PID LIVER. They Regulate the Bow-

Small Pill. Small Dose Small Price.

