

Spring Modes

In Easter Millinery

You are cordially invited to come to the Lipman, Wolfe & Co. Millinery Salons to see the latest, most authoritative and most varied interpretation of

Spring Millinery

Which Is Announced for Thursday

When there will be an exhaustive representation of the latest creations of the celebrated Paris Modistes

Paris Millinery

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Altogether an assemblage which for character, beauty and comprehensive scope has probably never been approached before. You are cordially invited to view the exhibition.

Lipman, Wolfe & Co.

Merchandise of Merit Only



Special Exhibit of
Robinson and Wells
English Tailored Hats



COX SHOWN MERCY

Court Exonerates Boss From Contempt Charge.

HIS STATEMENTS FALSE

Cincinnati Graft Trial Suspended While Court Rules on Attack on Integrity of Grand Jury Enquirer to Apologize.

CINCINNATI, March 15.—Judge Frank Gorman, of the Court of Common Pleas, dismissed the contempt charges against George B. Cox, banker and politician. He declared the utterances of Cox, which were published after the latter's indictment for perjury, were "innocent and false."

In dismissing the charges Judge Gorman followed the finding of a majority of the committee charged by the court to investigate the circumstances of the interview.

Two of these men held that neither Cox nor the newspaper that published his remarks regarding the grand jury and the court was in contempt. The other member of the committee virtually absolved the newspaper, but held that it was the province of the court to determine whether Cox should be held on the contempt charge.

Cox Intended to Offend.

Interest in the case overshadowed the Eschbach bribery trial, which was held back for Judge Gorman's reading of his decision on Cox.

In his finding, Judge Gorman said in part: "There is no doubt in the mind of the court that George B. Cox, when he published his insolent and false statement on February 22 concerning this court and the grand jury, fully intended to produce just such effect as the Supreme Court says that the statement in the Meyers case was intended and calculated to produce."

He said he agreed with the minority of the committee that Cox was guilty of contempt, but in view of the fact that an affidavit charging perjury had been filed against him by Cox, he said he would abide by the findings of the majority of the committee.

Enquirer Must Apologize.

"It is considered by the court to be in the interest of larger justice and best for the orderly and decorous administration of the law in this community, that no charges of contempt be preferred against said Cox at this time," said Judge Gorman.

As to the recommendation of both the majority and minority committees with reference to the Cincinnati Enquirer and those concerned in publishing it, the court is of the opinion that a public apology or statement should be made in as conspicuous a place and manner as the former statement was made.

Senator Wants People's View.

HYDE PARK, Vt., March 15.—That his vote on the Canadian reciprocity agreement may reflect the wishes of his constituents, United States Senator Page has requested the newspapers of

the state to ascertain, if possible, the opinion of their readers on the matter. He says: "I would like to support President Taft, if in doing so I would be faithfully conserving the best interests of Vermont."

FLICK ALLOWED TO "SKIP"

Danville Grand Juror Not Prosecuted—Officials Summoned.

DANVILLE, Ill., March 15.—Gus W. Flick, a member of the Vermilion County grand jury, who was indicted yesterday for the illegal selling of liquor, has not been arrested, and Deputy Sheriff Shepard said today that he had been told to give Flick an opportunity to "skip."

Subpoenas have been served for their appearance on April 18, the day after the Spring election, on Mayor Platt, Will

C. Lewman, nominee for Mayor, and Will Brown, the indicted election commissioner.

CLIENT SUED BY LAWYERS

Fee for Services Asked but Case Is Dismissed.

ST. JOHNS, March 15.—(Special).—Because his lawyers twice lost his suit, by not drawing up the papers right, E. D. Godfrey, of this city, refused to pay them any more fees and they sued him through S. J. Kominisky to recover \$50. Justice Downs dismissed the suit yesterday.

The original case was brought by Godfrey in Clackamas County to recover the purchase price of a 1500-acre tract in that county which he alleged was not the tract he had contracted for and which he says is worthless.

RATE ACTION HALTS

Lines to Coast Await Work of Interstate Commission.

KNOTTY PROBLEMS SEEN

Arguments on Question of Readjusting Commodity Rates to Pacific Will Begin Before Commerce Board Monday.

CHICAGO, March 15.—(Special).—No action will be taken by lines connected with the Transcontinental Freight Bureau in regard to a readjustment of freight rates to the Pacific Coast until a number of knotty problems connected with the subject have been disposed of by the Interstate Commerce Commission.

This decision was reached today at a meeting of officials of the bureau in Chicago, after a general discussion regarding the situation, it was concluded that nothing would be gained by deciding on any particular plan until the views of the commission have been obtained.

Arguments on the question of readjusting commodity rates to the Pacific Coast will begin before the commission in Washington next Monday. A scheme, which has been under consideration by the railroads for some time, provides for two west-bound tariffs, one to be considered a strictly water competition tariff, naming rates to the Pacific Coast only on shipments subject to water competition, and the other to name rates to the Coast on commodities not affected by this competition. The latter rates would be higher to points on the Coast and would gradually apply to intermediate points.

The meeting will adjourn Saturday, that those attending may go to Washington for the hearing to be held by the Commerce Commission March 20, at which testimony will be taken in the application of the Transcontinental Freight Bureau for relief from provisions of the long and short haul clause. This is the most important application before the commission, involving as it does, freight rates to Pacific terminals and intermountain territory, which, more than any other section of the country, with the possible exception of the Southeast, furnishes instances of higher rates for shorter than for longer hauls.

BONDS NOT NEEDED NOW

Corporation Tax Decision Puts Government in Funds.

BOSTON, March 15.—Secretary of the Treasury MacVeagh, who spent a few hours today at the customs house, in consultation with Collector Edwin U. Curtis, said of the finances of the Government and the new Panama Canal loan: "Although it has been the general impression that a block of new 3 per cent Panama bonds would be issued immediately after the adjustment of the corporation tax, we are in no immediate

need of funds. In fact, while I am having plates engraved for the bonds, neither the amount nor the time of issue has been decided.

"The first issue, however, will probably be not more than \$50,000,000. The decision of the corporation tax litigation in favor of the Government has changed the complexion of the Government finances for the moment. This decision involved a matter of \$2,000,000 to the treasury immediately. Of this amount, \$7,000,000 represents the amount collected last year. We estimate the income from the tax this year at \$25,000,000, so that with the \$2,000,000 remaining in the treasury, the immediate necessity of a bond issue is precluded.

"The treasury will close the current fiscal year on June 30 with a total deficit of about \$30,000,000."

TEXAS TO BECOME TARGET

Old Battleship to Be Used in Test of Explosives.

NORFOLK, Va., March 15.—The battleship San Marcos, formerly the Texas, left the Navy-Yard this afternoon, in tow of the tug Molawak and Pentucket, for lower Chesapeake Bay, where she is to undergo experimental explosive tests. Detailed plans for the tests are being guarded with considerable secrecy at the Navy-Yard. It is known, however, that it is intended to maintain service conditions on the vessel as far as possible, and her machinery and guns remain aboard.

The crew, as she goes out, will consist only of enough men to man her boilers and pumps. The only living things to remain on board during the firing tests will be a dozen cats and a lot of chickens.

It was announced today that the tests are to take place between March 16 and 20 in Tangier Sound, Chesapeake Bay, following the arrival of the Atlantic fleet from Guantanamo, Cuba.

The fleet is expected to arrive on Friday.

J. M. Howell, a popular druggist in Greensburg, Ky., says: "We use Chamberlain's Cough Remedy in our own household and know it is excellent." For sale by all dealers.

Edlielsen's Rock Springs, best for cooking.

JOHN D. ROCKEFELLER'S CHURCH LIKELY TO CONSOLIDATE WITH ANOTHER.



REV. ROBERT S. MACARTHUR, D. D.

NEW YORK, March 15.—(Special).—Progress is being made in the plan to consolidate John D. Rockefeller's church, the Fifth-avenue Baptist, with Calvary Church, under charge of Rev. Robert S. MacArthur, D. D., present pastor of Calvary Church.

Since the resignation of Rev. Charles Aked, D. D., from the pastorate of the Fifth-avenue church, and the unpleasant publicity which the incident has brought that church and its members, sentiment favoring the proposed consolidation has arisen and grown. Negotiations are still in progress, but it is considered the way to success has been paved.

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Does Your Back Ache?

If you are a woman and you have this symptom get Lydia E. Pinkham's Vegetable Compound without delay. Backache seems an invention of the evil one to try woman's souls. Only those who suffer this way can understand the wearing, ceaseless misery.

We ask all such women to read the following letter for proof that Mrs. Pinkham's medicine cures backache caused by woman's diseases.



Morton's Gap, Kentucky.—"I suffered two years with female disorders, my health was very bad and I had a continual backache which was simply awful. I could not stand on my feet long enough to cook a meal's victuals without my back nearly killing me, and I would have such dragging sensations I could hardly bear it. I had soreness on each side, could not stand tight clothing, and was irregular. I was completely run down. On advice I took Lydia E. Pinkham's Vegetable Compound and Liver Pills and an enjoying good health. It is now more than two years and I have not had an ache or pain since. I do all my own work, washing and everything, and never have the backache any more. I think your medicine is grand and I praise it to all my neighbors. If you think my testimony will help others you may publish it."—Mrs. Ollie Woodall, Morton's Gap, Kentucky.

Lydia E. Pinkham's Vegetable Compound has made thousands of cures of such cases. You notice we say has cured thousands of cases. That means that we are telling you that it has done, not what we think it will do. We are stating facts, not guesses.

We challenge the world to name another remedy for woman's ills which has been so successful or received so many testimonials as has Lydia E. Pinkham's Vegetable Compound.

For 30 years Lydia E. Pinkham's Vegetable Compound has been the standard remedy for female ills. No sick woman does justice to herself who will not try this famous medicine. Made exclusively from roots and herbs, and has thousands of cures to its credit.

Mrs. Pinkham invites all sick women to write her for advice. She has guided thousands to health free of charge. Address Mrs. Pinkham, Lynn, Mass.



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Is the most effective medicine for the complete purification of the blood and the complete renovation of the system.

If urged to buy any preparation said to be "just as good," you may be sure it is inferior, costs less to make, and yields the dealer a larger profit.

Take Hood's this Spring.

Get it today in usual liquid form or chocolate tablets called Sarsatabs.



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