LOCAL ACTS EXEMPT

Referendum Does Not Apply to City Charter Bills.

STATE IS NOT AFFECTED

U'Ren Draws Bill Which Allows City to Vote Ordinances Passed by the Council, and Also to Initiate Measures.

SALEM, Or., Feb. 4 .- (Special.)-That the initiative and referendum amendment to the constitution does not apply to local acts of the Legislature is the con Governor Chamberlain has reached, after giving the subject exhaustive study, and W. S. U'Ren, father of the amendment, is of the same opinion. This means that if the Legislature passes an objectionable charter bill or other measure affecting less than the whole state, the people of the state cannot demand the referendum upon it.

The reason for this construction is that there is nothing in the amendment bearing particularly upon the subject

bearing particularly upon the subject, and it would not be right to permit people who are in no way interested to demand the referendum upon a local measure. For example, if a bill should be passed, amending the charter of the city of Corvallis, it would not be proper to permit the people of Portland and other towns to ask that the bill be referred to the people in such a manner that all the people of the state could vote

In view of this construction of the con-stitution, Mr. U'Ren has prepared a bill for a local initiative and referendum law. The bill provides that when any local bill has been passed by the Legislature, the referendum may be demanded within 90 days by a petition signed by 5 per cent of the legal voters of the territory af-fected by the law. When the referendum has been thus demanded, the local law shall not take effect unless it receives the approval of a majority of those vot-ing upon it at the next election, when it

Local Referendum Also.

The U'Ren bill goes further than this, and proposes a law that will hardly be favored by city councils which have unbounded faith in their own integrity and wisdom. The other provision in the bill is that 15 per cent of the voters of any town may propose an ordinance by initiative, and if the measure proposed in this manner shall receive a majority vote at the election, it shall be a valid

ordinance of the city.

In addition to this, 10 per cent of the voters of the city may demand the referendum upon any ordinance that may be passed by the City Council, and then it shall not go into effect unless approved by a majority vote at the election

The bill, it is understood, will be intro-duced in the Senate some day this week, presumably by Brownell, who has always stood as an advocate of placing more power in the hands of the people.

OUST AMERICAN FISHERS.

Canada May Claim Exclusive Right to Hecate Strait.

VANCOUVER, B. C., Feb. 4 .- As a result of representations by British Co-lumbia members of the House of Commous, the Dominion government is extermine whether Canada has any jurisdiction over certain semi-enclosed waters along the British Columbia coast. While not admitting that it has no jurisdiction over the waters of Hecate Strait, which lies between the Queen Charlotte Islands and the mainland of British Columbia, the government has never taken steps to assert over the whole of these

It is with reference to Hecate Strait in particular that the question of jurisdiction has arisen, It is claimed that as the waters lie within the British Columbia coast line they are properly Canadian waters and that foreign fishing vessels operating in those waters are peaching. Up to the present time government has confined its jurisdiction to the three-mile limit. Protests against American craft fishing on the banks in the middle of Hecate Strait have reached the Department of Ma-rine and Fisherius, and it is asked that steps be taken to oust the intruders Until the government has determined that its jurisdiction is good, no action will probably be taken

CALIFORNIA WILL HELP.

Bill Affecting Klamath Irrigation Dis trict is a Law.

SACRAMENTO, Cal., Feb. 4.-Two Sen ate bills became laws today upon being signed by the Governor. One was the Coggins bill, permitting the lowering of the water levels of certain lakes in the northern part of the state in furtherance of irrigation and reclamation work of the reclamation service of the United States, A similar bill has recently been enacted by the Oregon Legislature, and important legislation by Congress bearing on the work in question has been held in abeyance pending the action of the California Legislature, Under the authorization now given by

the California and Oregon Legislatures, it is understood that \$4,000,000 will be ex-pended by the Federal Government on reclamation of the Klamath district, I Northern California and Southern Ore-gon, and that 200,000 acres in California and 100,000 in Oregon will be placed under

irrigation.

The other bill signed by the Governor is the bill appropriating \$50,000 for a Callfornia exhibit at the Lewis and Clark Exposition. The last Legislature appropriation of that \$85,000 is now made available for the exhibit

CORRALED BY YAQUIS.

"Jim" Wardner, Well-Known Mining Man, Asks for Protection.

SPOKANE, Wash., Feb. 4 .- J. Wardner, a mining man noted in every camp on the Pacific Coast, writes to the Spokesman-Review under date of January 30 that the hostile Yaqui Indians have himself and 200 other Americans corraled at La Colorado, State of Sono ra, Mexico, and that he has appealed to Senator Dubois, of Idaho, for pro-

Wardner was en route to his quicksilver mines when hemmed in by the Yaquis. He says the Mexican commander has offered the Americans a guard of Mexican troops, but the Americans have no confidence in the ability of a small guard to protect them against 2000 hostile Indians, Mr. Wardner says it is common belief in that section that President Roosevelt has sent a telegram to President Diaz declaring that if Mexico cannot protest Americans in that country, the United

SENTENCED AMID TEARS.

Young Robber Goes to Reform School,

and Mother Weeps. WALLA WALLA, Wash., Feb. 4.

boy who, with two young companions. John Isitt and Ray Williams, ran away from home here last week and robbed from home here last week and robbed the O. R. & N. depot at Touchet, was today sentenced to the Reform School by Judge Brents. Young Rummage himself burst out crying as the sentence was pronounced. Isltt was considered equally guilty by the court, and in spite of strong opposition by his attorney received a like sentence. The Williams how was released with a lec-Williams boy was released with a lec-ture. Both of the older boys have been in the Reform School before. They left for Chehalis tonight.

LOCAL-OPTION CASE FAILS.

Judge McBride Orders a "Not Guilty"

Verdict From Jury. ASTORIA, Or., Feb. 4 .- (Special.)-The case against John Hendrickson, who was on trial before a jury on an information charging with selling liquor in Astoria Precinct No. 1 in violation of the local option law, came to a sudden end in the Circuit Court this afternoon when Judge McBride practically threw the case out of court by directing the jury to return a verdict of "not guilty" on account of a defect in the order made by the County Court as shown by the records.

There was no denial of the allegation that the defendant had sold liquor since January 1, when prohibition was alleged to have gone into effect, the whole defense being based on irregularities in the proceedings connected with the election. The case attracted a great deal of attention locally, as this was the first attempt in Clatsop County to enforce the local option law; and the courtroom was filledwith citizens from the precinct affected, by a delegation of members of the W. C. T. U. and of the Astoria Ministerial Asso-

On the opening of the case the defense asked that it be dismissed on the ground that the petition for an election did not describe the precinct by metes and bounds, merely describing it as "Astoria Precinct, No. 1," but the request was desied. Dis-trict Attorney Allen then attempted to introduce the petition, the notice of election and the order of the County Court declaring that prohibition has carried, as evidence, but the defense objected, claimling the order was defective, and the ob-jection was sustained. It appears that the County Court some time ago asked the District Attorney for an opinion as to the character of the order it should make declaring that prohibition had car-ried in that precinct, and that no liquor should be sold there after January 1. The attorney submitted a written opinion with the order attached. This the court ordered entered on the journal and signed. The defense contended this was not an order, and Judge McBride sustained the contention. The District Attorney then called County Clork Clinton to the stand and attempted to show that the County Court intended to make the order, and if the journal did not show that fact, it

Judge McBride sustained an objection to this, saying it is not a question of the intention of the County Court, but simply what the record shows. Continuing, he said: "The local option law distinctly specifies that the County Court must make and enter an order declaring the result of an election on prohibition, but the records in this case do not show that any such order was ever made. The journal entry contains the recommenda-tion of the District Attorney as to what order ought to be made, but nothing more. Did the records show that the court had adopted the attorney's recofnmendation, there might be something to indicate the intention of the court, but now there is nothing more than a mere recording of the attorney's opinion with-out any evidence that the court acted

Turning to the jury, the court said: "As there is no order of the County Court showing the result of the election, therefore as a matter of law I instruct you to return a verdict of not guilty."

NORTHWEST DEAD.

Charles S. Crater.

M'MINNVILLE, Or., Feb. 4 .- (Specially among railroad men. For neveral years Mr. Crater was a conductor running between Le Grande, Pendleton and Huntington He was forced to give up his work on account of ill-health and went to Colorado, where he lived for about five years, coming to this place last June. He was a Knight Templar and Mystic Shriner of the Masonic order and a member of the Order of Railroad Conductors. Mr. Crater ago. A wife and one son survive him.

J. W. Black.

HOOD RIVER, OR., Feb. 4.—(Special.)—J. W. Black, for many years a prominent farmer at Walla Walla, who died here Thursday, was buried

Fire Causes Panic Among Students. FAIRMONT, W. V., Feb. 4.-The main buildings of the university at Buchanan burned today. Loss, \$50,000. A panic re-sulted among the \$60 students, and sev-eral were compelled to jump from the third-floor window into a net. Two were



PERIL IN THE HAND-SHAKE.

Not long ago Dr. J. N. Hirsch, of Chicago, said: "The most delicate perfume upon the hands is not a sign of freedom from germs, and the most refined are not free from discase of lungs or throat, and the germs are rapidly spread by touching the hand that has handled the handlerchief of one afflicted with a cold centerly or commention. has handled the mandherchief of one afflicted with a cold, catarrh or consumption.
The breath one inhales from the lungs of
another may contain germs of disease." You
will not only be able to resist the germs of
consumption, but many thousands of cases
have been known where persons who were
suffering from incipient phthisis, or the
early stages of consumption were absolutely
cured by Dr. Pierce's Golden Medical Discovery. It maintains a person's nutrition

early stages of consumption were absolutely cured by Dr. Pierce's Golden Medical Discovery. It maintains a person's nutrition by enabling him to eat, retain, digest and assimilate food. It overcomes the gastric irritability and symptoms of indigestion, and thus the person is saved from those symptoms of fever, night-sweats, headache, etc., which are so common.

An alterative extract like Dr. Pierce's Golden Medical Discovery, made of roots and herbs, without the use of alcohol, will assist the stomach in assimilating or taking up from the food such elements as are required for the blood, will assist the liver in throwing off the poisons in the system.

Do not permit some designing druggist to insult your intelligence by offering you a remedy which he claims is "just as good"—because he made it up himself, or ten chances to one you will get a medicine made up largely of alcohol, which will only weaken the system.

Dr. Pierce's Golden Medical Discovery is heartly recommended by every person who has ever used it and it has stood the test of thirty-eight years of approval from people all over the United States.

FREE. Dr. Pierce's Common Sense Medical Adviser is sent free on receipt of stamps to pay expensed of malling only. Send 21 one-cent stamps for the book in paper covers, or 31 stamps for the clothbound volume. Address Dr. R. V. Pierce, Buffalo, N. V.

(Special.)—In the presence of his Buffalo, N. Y. weeping mother, Melvin Rummage, the Dr. Pierce's Fellets cure bilio

DOG AND DYNAMITE

Mad Run From Retriever With Explosive in Mouth.

SEIZES CHARGE FOR FISH

Men Escape With Burned Clothes, but Smoking Cavity in Earth and Lone Leg Attests Ani-

mals Sad End.

KENNEWICK, Wash., Feb. 4 .- (Speclal.)-John C. Evans, accompanied by two friends from the East, broke all Northwest records for sprinting yesterday in an effort to get away from a dog which was carrying a stick of dynamite with a light-ed fuse attached. They got far enough ahead of the dog to miss any serious resuits when the explosion came, but they were thrown prostrate by the concussion

and suffered many severe bruises.

Evans, wishing to entertain his friends, took them to a deep hole in the Columbia River to fish with dynamite. Evans was accompanied by a fine bird dog. When Evans lighted the fuse attached to the stick of dynamite and threw the missile in the water, the dog immediately jumped in after it.

Evans and his friends saw the danger of broke all records in trying to get away, and kept scolding the dog to discourage further pursuit.

They only ran about 100 feet when the explosion came. The concussion threw the three men to the earth, jarred them con-siderably and burned the clothing on their backs. There was nothing to mark the place where the dog had been but one hind leg and a hole in the ground.

NEW INCORPORATIONS.

Domestic and Foreign Companies File Articles.

SALEM, Or., Feb. 4.—(Special.)—Articles of incorporation were filed with the Secretary of state this week as follows: John Michelbach Company; capital stock, \$16,000; The Dalles; Incorporators, William Michelbach, Mrs. Louise Wood and Delia Michelbach,

Portland Sash & Door Company; capital stock,

25,000; incorporators, Peter Giboni, W. W. Wright and George Whitaker.

Fine Valley Cattle & Rorsegrowers' Association, capital stock, \$4000; Pine Valley, Or., incorporators, A. P. Greener, James P. Ritter, Charles B. Orai, James C. Brooks and George W. Brown.

Eastern Oragon Browing Company, capital

Eastern Oregon Brewing Company; capital stock, \$50,000; The Dalles; incorporators, An-drew Relier, Charles Frank and William Mich-elbach.

Coos Bay Tideland Company; capital stock, \$45,080; North Bend, Or.; incorporators, Ahra-ham Van Zalle, G. W. Gant and William

The Unipqua Commercial Club; capital stock, \$2500; Roseburg, Or.; incorporators, J. D. Hamilton, S. K. Sykes and S. Rast. Oregon Theater Company; capital stock, \$4000; Portland; Incorporators, George L. Baker, Milton W. Seaman and Calvin Heilig. Hoefier Company; capital stock, \$20,000; Astoria, Or.; Incorporators, H. R. Hoefier, R. V. Jones and Charles H., Page. Stoddard Water Ditch Company; capital stock, \$4000; La Grande, Or.; Incorporators, George Stoddard, C. J. Black and F. S. Bramwell.

The Bend Livestock & Produce Company; capital stock, \$3000; Bend, Or.; Incorporators, C. H. Erickson, O. H. Erickson and J. G.

The following foreign companies were Pennsylvania Guaranty Company; capital stock, \$100,000; attorney in fact, Raiston Cox,

at his home in this city yesterday, was stock, \$300,000; attorney in fact, Alfred Tuck-well known throughout the state, espe-gr, Portland.

HAS LOST SEVERAL DAYS. Wood Cannot Remember Events of Time of Plainfield Murder.

NEW YORK, Feb. 4.-George H. Wood, an iron structural contractor, who has been arrested in connection with the myswas born in New York State 49 years terious murder of Groceryman George terious murder of Groceryman George Williams, of Plainfield, N. J., has been identified by the Plainfield officers as the man for whem they have been search-ing. Wood is a grandson of the Frenchman, Pollock, to whose home Williams was driving the well-arcssed stranger when he was murdered.

A physician who examined Wood before he was given over to the police last fore he was given over to the police last night, said that while there were certain symptoms suggestive of aphasia about Wood, it would require a long and care-ful examination before the fact that Wood was suffering from any mental dis-case could be established. Wood, when treated by the physician, said at first that he could read the headline of a newspa-per put before him. Later he read the words with some difficulty. He could write his name without difficulty.

Until recently Wood was engaged with a man named Stevenson in taking contracts for putting up fire-escapes and do-ing other ironwork in this city. Business troubles are said to have placed him in need of money, as he stated in the story of his movements since the day of the

Newspaper reporters traced Wood to he home of his wife's brother, in Twenty-seventh street. The detective bureau was notified, but took no action, and finally a patrol wagon from the nearest station was called, which carried Wood, his wife and her brother to headquarters, where Wood is detained.

Wood repeated his story to the effect that his mind had been a blank since Monday, when he left here with a civil engineer named Mack, who was to pro-cure a joan from his father to assist in Wood's business. He said they left the train near Trenton and drank some beer He remembered nothing afterward until Wednesday, when he found himself in Trenton with only \$1. He started to walk

toward New York.
"Then came another blank in my mem-ory," he said, "and although I have a faint recollection of having stayed Thursday night in Elizabeth, N. J., and of having gone about among the iron works in Jersey City Friday morning, looking for work, nothing that I did before I reached my brother-in-law's flat at 2 o'clock Fri-

day afternoon is clear to me."

In answer to questions, he denied that he had any recollection of having visited Plainfield or having stopped at a hotel Plainfield or having stopped at a hotel there. He asserted that he had absolutely no remembrance of having called on any of his relatives in the neighborhood of Philnfield. According to the Pininfield police, Wood had been there and engaged a room, and made no at-

and engaged a room, and made no at-tempt to conceal his identity.

To the proprietor who had known his father, Wood said he had come to look for some bridge contracts. After visit-ing Mrs. Hollack, his grandmother, Tues-day afternoon, Wood crossed the road to the home of his father-in-law, G. E. Whit-ton. Speaking of Wood's visit, the lat-ter said:

"I hadn't seen him in seven years. We were in business together after he married my naughter. He came close to falling, and since then we haven't got along

Wood told me that he had come to settle up our differences. He promised me a good job in New York, if I would for-

give my daughter for marrying him and I would change my will in which I cut them out. I refused and we had some words. He stayed all night and went away the next morning."

The police learned that Wood got back to Plainfield on Wednesday, and left Thursday morning, as they claim, for Watchung, not far from where the crime occurred.

Mrs. Wood is said to have stated that her husband returned to this city at 5:20 P. M. with his valles and wearing a new cap. Two hours later he went out again, saying he had an appointment with his triend Mack. He did not return until 2 o'clock Friday afternoon, and then dischaimed all knowledge of having been there the day before.

claimed all knowledge of having been there the day before.

Questioned about Williams, the murdered groceryman, Wood declared repeatedly that he had never heard of him, and repeated again and again that he could not understand the affair at all.

This afternoon Wood was arraigned in Police Court and heid without bail to await the arrival of extradition papers from New Jersey.

The authorities today believed they had found a motive for the murder of Williams, which apparently had been lacking. It was ascertained that he had \$200 in his pocket when he started on the ride with the stranger, and when his body was found there was when his body was found there was only \$7 in his clothing.

CHARGED WITH FORGERY.

Officials of Chicago Tunnel Company

Say It is Blackmail Scheme. CHICAGO, Feb. 4.—Albert G. Wheeler, president of the Illinois Tunnel Company, Former City Clerk William Loeffler and Assistant City Clerk Edward Erborn were indicted today by the grand jury on a charge of forgery in connection with the franchise for underground railroad system in city. Alderman Edward Novak this city. the dog and yelled for him to come back.

This the dog did, but with the explosive in his mouth. The men ran, but the dog had no trouble in keeping up, and refused to drop the explosive. Evans said they the history of the granting of the tunnel ordinance by the city. The charge of forgery is based on the al-leged changing of a Council report as to the size of the tunnels, and the accusations of perjury grow out of testimony given at a preliminary hear-ing in a Justice Court some time ago. After the indictments were returned, Levy Mayer, counsel for Mr. Wheel-

er, said:

This matter is five years old. As the result of Mr. Wheeler's refusal to submit to being blackmailed by a discharged attorney he is indicted. Once in 1902 and twice in 1934 the attorney made a similar charge before different justices of the Peace, and in each instance the charge was torown out of court. The report of the testimony taken at one of the hearings showel that the attorney swore he (the attorney) caused a change to be made in the Council proceedings, and that he knew it was criminal, and that if he had been paid the money which he from time to time endeavored to extort from Mr. Wheeler, he would have not instituted the prosecution." Wheeler promptly furnished

HUGS THE CHORUS GIRLS. Starts Panic at Rehearsal in New York Theater.

NEW YORK, Feb. 4.-Escaping from room in the new Colonial Theater, a bear early today during a rehearsa preparatory to the opening of the the-ater tonight rushed on the stage, attacked several of the performers, and before he was overcome had so severely bitten and clawed several of them that they had to be taken to their

Miss Libby Blondell and Junie Mc-Cree were the most severely injured. As the bear rushed on to the stage he struck Miss Blondell and knocked her down. When she fell the bear rolled over her, and, enraged by her screams and attempts to free herself, struck out savagely at her. McCree seized the brute and tried to drag it away out savagely at her. McCree seized the brute and tried to drag it away from the actress, but his strength was not sufficient, and he, too, was bitten and deep gashes cut in his arms and

So terrified were the chorus girls on the stage that many of them leaped over the footlights into the orchestra-Stage hands and men of the company secured ropes and finally made a pris-

oner of the bear. The bear was to be used in a wrestling match, and was thought to be safely in a cage while the rehearsal was in progress. Owing to the injuries sustained by the principal members of the company the theater will not be opened until next week.

WRECKED BY BOILER EXPLOSION New York Central Train Hit by Boiler With Fatal Results.

UTICA, N. Y., Feb. 4.-Two trainmen lost their lives and a score or more passengers were injured in a wreck on the New York Central railroad at Whitesboro, three miles west of here, at an early hour today. None of the injured were dangerously hurt, their wounds being mainly cuts and bruises. The dead are: John Allen, engineer, and John Brennan, fireman of the lo-comotive on the Western Express. As it was passing the Buffalo spe-ial, eastbound, the boiler of the

THE VALUE OF CHARCOAL

locomotive of the westbound train

Few People Know How Useful It Is in Preserving Health and Beauty.

Nearly everybody knows that charcoal is the safest and most efficient disinfect-ant and puritier in nature, but few realize its value when taken into the human system for the same cleansing

Charcoal is a remedy that the more you take of if the better; it is not a drug at all, but simply absorbs the gases and impurities always present in the stomach and intestines and carries them out of

the system.

Charcoal sweetens the breath after calling onlons smoking, drinking or after eating onlons and other odorous vegetables.

Charcoal effectually clears and improves the complexion, it whitens the teeth and further acts as a natural and eminently

safe cathartic.
It absorbs the injurious gases which collect in the stomach and bowels: it disinfects the mouth and throat from the poison of catarrh. All druggists sell charcoal in one form

or another, but probably the best char-coal and the most for the money is in Stuars a Charcoal Lozenges, they are composed of the finest powdered Willow charcoal, and other harmless antiseptics in tablet form, or rather in the form of large, pleasant tasting lozenges, the char-coal being mixed with honey. The _nily use of these lozenges will

soon tell in a much improved condition of the general health, better complexion, sweeter breath and purer blood, and the beauty of it is, that no possible harm can result from their continued use, but

can result from their continued use, but on the contrary, great benefit.

A Buffalo physician in speaking of the benefits of charcoal says: "I advise Stuart's Charca Lozenges to all patients suffering from gas in stomach and bowels, and to clear the complexion and purify the brath, mouth and throat; I also believe the liver is greatly benefited by the daily use of them; they cost but twenty-five conts a box at drug stores, and although in some sense a patent prenand although in some sense a patent preparation, yet I believe I get more and better charcoal in Stuart's Charcoal Lozenges than in any of the ordinary char-coal tablets."

IF YOU WANT TO KNOW WHAT SMARTLY DRESSED MEN WILL WEAR THIS SEASON ASK BEN SELLING ABOUT IT



NEW ARRIVALS

Spring Topcoats

Broad, concave shoulders, wide lapels, new shape collar, cut 11/2 inches longer than last season.



SPRING SHAPES The Best \$3 Hat In the World

FIRST SHIPMENT MISSES' DRESSES TAILOR MADE

BEN SELLING

LEADING CLOTHIER AND HATTER

exploded. The force of the explosion and the upheaval of the engine threw ing: Walter L. Brown and William J. will never be known clai" from the rails. The westbound and Sidney J. West, of New York, dent was that, after the explosion, the train did not leave the track, but bruised and cut, not seriously; Dr. well was that, after the explosion, the stopped with a suddenness and shock which threw the occupants of the berths backward with great force. While many passengers of the eastbound cut broken and other injuries; not danger bound sleeping-cars were found cut broken and other injuries; not danger the seastbound train as it rushed by a time eastbound train as it rushed by a time train train had passed.

Others injured included the follow- the cause of the explosion probably

the entire 13 cars composing the "spe- Robinson, of Buffalo, and Robert Wella | The strangest feature of the acci-

First Showing of New Spring Goods

Already we are showing a number of new things for Spring. The very latest creations in Spring Jackets, Silk Shirtwiast Suits and Shirtwaists-all new and just in, and the first here Monday gets first choice. All exclusive and no two alike.

New Spring Style Jackets

Monday we will place on sale new offerings in the latest Spring Jackets, in tan covert cloth, in both the loose and tight-fitting backs, with the new legof-mutton sleeve; there is nothing sweller or higher in quality. See them. We have them from \$18.00.

\$13.50, \$12.50, \$10.50, \$9.50, \$8.50, \$6.50 \$7.50 and Also a swell line of Black Clay Worsted Jackets or extra size ladies' sizes, from 40 to 46.

New Spring Shirtwaist Suits

We place on sale Monday morning 113 new Spring Shirtwaist Suits, a sample line, no two alike; tailored to perfection, in colors black, changeable blue, brown and faney colors; perfect styles; \$25, \$22.50, \$20, \$18.50, \$17.50, \$16.50, \$14.50, \$12.50, \$11.50, \$10.50; **\$10.00**

Dress Goods Special for Monday Morning

970 yards all-wool Plaids and fine Cotton warpsgoods we stand behind as good values for 65e, 75e

New Spring Shirtwaists

Monday you can get choice of a line of White Wool and Silk Shirtwaists, trimmed with plaits and laces; well tailored and perfectly fitting; colors black and white; \$4.75, \$3.50, \$3.25, \$2.25 \$2.75 and

An extra special in Silk and Wool Dress Goods for Shirtwaist Suits. Your choice of what's left of these goods, which are 46 and 48 inches 69c wide, values \$1.25 and \$1.50.....

Dress Goods in Mohairs

A swell line of new Mohairs, just the thing for Spring Suits; colors brown, blue, green and twotone variegated effects; also cream and white; specially priced for Monday, \$1.90, 85c, 50c

Lace Curtain Sale Monday

If you are needing Lace Curtains, never before was the opportunity to buy such qualities and exclusive patterns as we are going to offer you Monday. Come and see:

Ruffled Swiss Curtains

Plain and fancy stripes, 21/2 yards long; guaranteed to wash as clean as a whistle; only 214 pairs left; come and take 'em for,

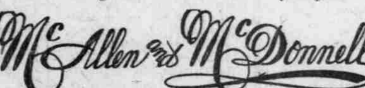
Bobinet Curtains

With antique lace and Battenberg trimmings, in plain white and Arabian, 21/2 and 3 yards long, \$1.25, \$1.50, \$1.75, \$2.25 and\$3.50 Lace Curtains

347 pairs of Lace Curtains, 21/2 yards long, in very neat designs; Monday only at, pair, 371/26 and 45¢

Our Annual Clearance Sale is still marching on, and in every department you will find the Fall and Winter goods reduced remarkably in price.

Corner Third and Morrison Streets



Corner Third and Morrison Streets