#### IN COURT FOR CONTEMPT

Detective Employed by Defense Refuses to Answer Questions Put to Him in Grand Jury Room. Prosecution Has Busy Time.

MOSCOW, Idaho, May 18 .- (Special.)-Charles F. Estes, who counsel for defense admitted in court today had been em ployed by the defense as detective in the land-fraud cases, was brought before Judge Dietrich on contempt of court proceedings growing out of the witness refusing to answer certain questions put to him by Assistant United States District Attorney Miles S. Johnson and J. A. Gossett, foreman of the grand was in the land of the grand with the contemp of the grand was a settly foreman of t sett, foreman of the grand jury, in the grand jury room, the interrogations carrying the inference he had been employed by the defense to "see" jurors and witnesses. It was stated in open court that the grand jury had reason to believe that the alleged crime of shortweith. the alleged crime of obstructing justice had been or is in process of being com-mitted, and that it was while jurors were trying to get at the facts that Estes refused to answer certain questions put to him as follows:

"Who employed you to follow Deputy United States Marshal Schattner, while he was out serving jurors?"
"I must say I decline to answer this."
"What have you been employed for in connection with court matters in Mos-cow?"

I decline to answer that question."

'Have you not been employed for the surpose of seeing jurors and witnesses a attendance on the United States Court

"I believe that I decline to answer "Have you been employed in connection with the trials now pending wherein kettenbach, Kester and Dwyer were charged with conspiracy to defraud the United States Government, and are to be tried in the United States Court?"

#### Defense Would Make Answer.

"I cannot answer that question; I re-The prosecution asked for a general or for compelling the witness to answer the questions. The defense said it would answer the questions mentioned above, if that was all the prosecution wanted, by stating that Estes was in its employ, adding that probably he refused to answer the questions on the ground that he did not feel called upon to tell the grand jury what he had ascertained for those the employed him, also that the man did not want to incriminate himself.
Attorney Johnson said in substance

Afterney Johnson said in substance that if Estes did not want to answer because he is afraid to incriminate himself, it was evident that he had either done something unlawful, or was shielding those who had. Attor-ney Johnson said he did not care a rap what Estes had ascertained for and imparted to counsel for the de-fense. All he was after was to ascertain what Estes had been instructed to do, and whether he had followed his inatructions, adding in substance:

"This witness is one of several persons who can be accused of blocking justice, and he is not the only one, either, in the city for that purpose. We know who they are, what they are inches propose to put a stop to their tactics, and we will do it, for we know just what their intent and purpose is. Estes Is a mere incident; we are not necessarily after him, but after those whose

After considerable cross-firing, the Williams, M. C., 55 3-5 seconds. court said in substance that he would issue an order Monday directing Estes to answer all proper questions put to

#### Slow Progress With Jury.

Not much progress was made this afternoon in the selection of a jury to try Kettenbach, Kester and Dwyer for conspiracy, owing to an exceptionally fine point of law coming up in the matter of the qualification of James Turnor of Kendrick, who took the seat vacated by W. H. Gage of Boise, excused because he had formed an Impression. November 24, 1904, Turner was indicted by a grand jury for taking liquor upon the Nez Perce Indian reservation. He pleaded guilty, although he declared he was innocent. Judge Beatty suspended sentence, and at the next term of court the case was dismissed upon the recommendation of the District Attorney. After Turner juror in this case, the defense accepted blin, and the prosecution challenged him on the ground that he had beer convicted of a misdemeanor involving moral turpitude, raising the question, "Does the record of the court show conviction on an offense which, under the statutes, would disqualify the juror from service from being within the scope of the law which intends that one guilty of moral turpitude shall not qualify for jury duty. Judge Dietrich took the matter under

WILL LAY CORNERSTONE TODAY

advisement until Monday.

#### Programme of Exercises to Be Held in Oregon City.

OREGON CITY, Or., May 18 .- (Special.)-Services in connection with lay-ing the corner-stone of the new Dr. John McLoughlin Institute will commence at \$ o'clock tomorrow morning, when mass will be celebraied in \$1. John's Catholle Church. There will be solemn high mass at 19 o'clock, and Most Rev. Alexander Christie, aren-Mest Rev. Alexander Christle, aren-bishop of Oregon City, will preach the sermon. Immediately after this serv-ice the children of the parish will march from the church to the building site and will sing the English "Hymn of Thanksgiving." The corner-stone will be set at 12 o'clock. Rev. A. Hil-lebrand, paster of St. John's Church, will introduce the speakers, who will will introduce the speakers, who will make addresses in the following order: Mayor E. G. Caußeld, County Judge Grant B. Dimick, Circuit Judge T. A. McBride, ex-United States Sen-ator John M. Gearin, Father Sherman and Archbishop Christic. In the evening at 7:30 o'clock services of d

CLASS OF SIX LAW GRADUATES

Commencement Exercises at Wil-

lamette University Last Night. SALEM, Or., May 18 .- (Special.) -The annual commencement exercises of within this state.

Williamette University College of Law were held this evening, and six young men were graduated—Max H. Gehlhar, In light fixtures and tiling.

James G. Heitzel, Hugh L. Parcel, Andrew Marker, George B. Simpson and Warren Wood. The address, delivered by Judge Alfred F. Sears of Portland, was a scholarly presentation of the difference between the common law and the civil law. While Judge Sears thought the codification of laws desirable, he said it is impossible because "we have adopted the common law and our constitutions recognize it."

After a brief address by Dean J. W. Reynolds, the diplomas were awarded Reynolds, the diplomas were awarded by President John Coleman.

TO MAKE RAIN IN OREGON Professional Showermaker Hired by

Sherman County Farmers. LOS ANGELES, Cal., May 18.—(Special.)—Charles M. Harold, rainmaker, has closed a contract to produce six inches of rain between now and July 25 in Sherman County, Or. He leaves here tomorrow to begin his operations.

Farmers about Moro and Wasco have Order Cups for Cherry Fair.

SALEM, Or., May 18 .- (Special.)-Twenty silver cups and as many diplomas were today ordered as premiums to be awarded at the Salem Cherry Fair to be held July 10. Fifteen of the cups cost \$10 each, and five, \$5 each. Second premiums will be diplomas

### FILLS GREEK WITH LEAD

ILWACO SALOONMAN SEVERELY WOUNDS LABORER.

Workman Had Cashed "Raised" Pay Check in Black's Resort-Assailant Put Under Arrest.

ASTORIA, Or., May 18 .- (Special.)-A telephone message was received here this evening stating that a Greek em-ployed by Erickson & Peterson, contrac-tors on the I. R. & N. extension, was shot five times and probably fatally injured this afternoon by Dill Black, an Ilwaco saloon-keeper. The shooting took place in the road in front of the McGowan residence at McGowan, Wash. Some days ago Black cashed a number of time checks for men employed at the of time checks for men employed at the grading camp and found on presenting the checks at the bank in this city that several of them had been raised, the sum of which he was defrauded amount-ing te about \$240. Warrants were is-sued for the arrest of the men, who were Greeks, and two of them were arrested at Chinook today. This afternoon Black left Chinook for Ilwaco and on arriving at McGowan met another of the Greeks who was wanted for check-raising, Black, it is said, immediately pulled his revolver and shot the man five times, inflict-ing, what are believed to be fatal injuries. He is now under arrest in Chinook.

RACES ARE RUN IN THE MUD

#### McMinnville College Track Team De feats Willamette University.

SALEM. Or., May 18 .- (Special.)-McMinnville College defeated Willamette University in a field meet here to-day by a score of 68 to 49. The weather was bad, the crowd small and the track slippery. The winners of the several

events are:
Half-mile—Forbes, W. U., 2:14 2-5.
One hundred yards—Roberts, M. C.,
10 2-5 seconds.

Shot-put—Rader, W. U., 23½ feet.
Two-hundred-and-twenty-yard hur-tile—Roberts, M. C., 28 seconds.
Broad jump—Williams, M. C., 18 feet Discus throw-Galloway, M. C., 102

feet 4% inches. Two-hundred-and-twenty-yard dash -Williams, M. C., 24 2-5 seconds, Mile run-Rice, M. C., 5:07, Pole vault-Roberts, M. C., 9 1

Hammer throw-Nelson, W. U., 95 High jump-Henderson, M. C., 5 feet

One - hundred-and-twenty-vard burles-Galloway, M. C., 191-5 seconds. Four-hundred-and-forty-yard dash-

#### RUNNERS LOSE THEIR CLOTHES

#### Reform School Lads Don Trunks in Brush, Then Forget Where.

SALEM, Or., May 18 .- (Special.)-In a relay race today over a six-mile course, a team of Y. M. C. A. juniors won over teams from the Mute School and Reform School. There were six boys in each team. The time of the winners was 361-5 minutes, Mute School 37 minutes, and Reform School

The only unusual incident of the occasion was that the Reform School boys went into the brush to doff their uniforms and put on their running clothes and they were so excited over the affair that they forgot where they left their clothes. At last reports they were still hunting for them.

### Requisitions for Earl and Bokien.

SALEM, Or., May 18.—Requisitions yere issued by Governor Chamberlain this morning for the extradition of Jack Earl, who is held at Los Angeles and is wanted in Pertiand for perjury, and for Oscar Boklen, who is in cus-tody in Washington, and is wanted in Portland for obtaining money under

Earl is charged with giving false testimony in the case of the State va. Earl and Cluett, furnishing liquor to minor females in a saloon by Louis Klug, and Bokien is charged with having passed a bogus check upon John Rometsch for \$150, upon the representation he had that amount on deposit in the Bank of California, of Tacoma, Officer Archie Leonard is named as state's agent to go after Earl and Police Sergeant C. Baty will go after Parkies.

Veteran Found Dead in Bed.

VANCOUVER, Wash., May 18.— (Special.)-W. C. Lowery, an old vet-(Special.)—W. C. Lowery, an old vet-eran, of the Civil War. was found dead in his bed this morning by his daugh-ber, with whom he was living. Last ovening, apparently in his usual health, he retired, after having been down-town to see the Engles parade, From all appearances, death was due to heart fallure. Deceased was a native of Tennessee. He was a member of the G. A. R. of Waitsburg, Tenn. He served as a member of Company C. Second Arkansas. He leaves several children, all of whom are grown, among whom is Mrs. Alice Martin, of

#### To Inspect Forts of State.

VANCOUVER, Wash. May 18.—
(Special.)—Colonel Thomas C. Woodbury. Acting Commander of the Department of the Columbia, will leave
this post tomorrow on the annual inspection tour of the posts in this jurisdiction. He will go first to Fort Lawtou. and from there will visit Forts
Ward, Worden. Flagler and Casey, all
within this state.

BARRETT'S HAVE THE GOODS

Pastor Hess and Aid Socially Women Are at Outs.

CALLS IT 4-BIT CHARGE

Women Make Other Very Uncomplimentary Remarks and Accuse Him of Action Unbecoming Minister of the Gospel.

SPOKANEL Wash. May 18 - (Special.)-Between Pastor John Hess, of the Methodist Church of Kendrick, Idaho, and the Ladies' Aid Society of the Church, there is a dispute that is jarring the congregation to its center. The Ladies' Ald had adopted resolutions which explain the cause. The resolutions which explain the cause. The resolutions say Pastor Hess has antagonized the society has made uncompilmentary remarks about it and when he could not get the money which he demanded from the society has repeatedly said: "Let their money rot in the bank; this is nothing but a four-bit charge, anyway," and much more of the same and worse character. The resolutions further state that the pastor has repeatedly acted in a manner unbecoming a clergyman on in a manner unbecoming a clergyman on the streets of Kendrick, and has been made to apologize and confess he had made untruthful statements.

but the case will be taken before the Methodist conference. The Ladles' Aid Society has done much charitable work in Kendrick, without previous interference by their newtons.

Presiding Elder Hawkes sides with Heas

BILL GOES UP TO THE VOTERS

List of Names on Referendum Petition Found to Be Valid.

SALEM, Or., May 18 .- (Special.) - Chief Clerk Kizer of the Secretary of State's office has finished checking the referen-dum petitions on the Multnomah County Sheriff's bill and finds there are 4972 valid signatures. There were 8000 on the peti-tion and 4600 are necessary. The bill will therefore not become a law until it has been voted upon by the people or until the courts have found some defect in the petitions not found by the Secretary's

## HE SCOLDS CLUB WOMEN

THEIR CRITICISM OF COURT WAS EXTREMELY RUDE.

Scattle Jurist Declares It Little Short of Contemptuous-His Fellow-Judges Back Him Up.

SEATTLE, Wash., May 18.—(Special.)— In an opinion given in the Superior Court by Judge George E. Morris, representing the six Superior Judges of this county, the Federation of Women's Clubs and particularly the Seattle Humane Society, were severely scored for a series of at-tacks that have been made upon the con-duct of the Seattle Jall. The judges united in a declaration that the women had no basis for their attack and that their criti-cisms of the court came little short of heing contemptuous.

The women declared they would pre-sent a petition with 10,000 signatures to the Judges asking them to compel the Sheriff to name three matrons for the juil and threatened if the courts turned them down to take the fight into the next campaign. Judge Morris declared from the bench that his associates had instructed him to say to the women that the Judges construed the law as found in the statute books, and were not concerned with political complications.

Judge Morris declared the petition for the court's interference was unwarranted and criticised the women for amending their original petition without showing th Judges the courtesy of a request for that privilege. The court then confirmed the Sheriff's absolute control over the fall.

NO MORE WHEAT FOR EXPORT

#### Rapid Advance in Market Stops the Chartering of Vessels.

TACOMA, Wash., May 18 .- (Special.)-The recent rapid advances in the wheat market have brought the grain export-ing season almost to an end. The mar-ket will not permit wheat bought at the present high prices to be shipped to for-eign countries and the exporters have stopped chartering vessels to carry grain cargoes to the United Kingdom. Neither will the market permit wheat to be sent to the Orient, except in the

form of flour. The heavy demand for flour for the Orient still continues, and the mills are running day and night to fill their orders. The trans-Pacific steamers of the regular lines have all their space booked for the next two

GOES INSANE AFTER REVIVAL

#### Parents of Tacoma Boy Send Him to Portland for Treatment. TACOMA, Wash., May 18 .- (Special.)-

Warren Law, son of James Law, of Ju-nott atreet, was taken to a private sani-tarium at Portland yesterday by his tarium at Portland yesterday by his father to recover from insanity induced by the religious excitement which reached its height during the revival last-

Young Law was physically weakened by hard study before the revival started. His parents made an effort to keep him quietly at home, but he insisted on attending the revival meetings and the excitement was too much for him.

For several days since the close of the svival the boy has been going about the neighborhood of his home carrying a hymn book and singing religious songs

DEAD OF THE NORTHWEST

#### Mrs. Pauline Kitto.

JACKSONVILLE, Or., May 18.-(Special.) -Mrs. Pauline Kitto, wife of W. C. Kitto. of this city, died May II. Mrs. Kitto was a sister of Mrs. M. Dattlebaum, of Berkeley, Cal.: Miss Stelia Levy, of Jacksonville, and Mrs. A. H. Maegly. She was an active member of the Order of Eastern Star and Ruth Rebekan Degree Lodges of Jacksonville. Mrs. Kitto was assist noble. Star and Ruth Research Degree Lodges of Jacksonville. Mrs. Kitto was past noble grand of the latter and a member of the last Grand Lodge of I. O. O. F., where she was voted thanks for the best annual report made at that session. Mrs. Kitto was of a lovable nature and will be mourned by her many friends.

Gilbert A. Culver.

VANCOUVER. Wash. May 18.— (Special.)—Gilbert A. Culver, a resi-dent of Vancouver Heights. died of

#### War Hero Laid to Rest.

WASHINGTON, May 18.—The body of Captain George W. Rossevelt, a cousin of President Roosevelt, who died while serving as Consul-General of the United States at Brussels, was laid at rest at Oak Hill Cemetery this after-noon. A Congressional medal of honor for "most conspicuous gallantry" at the for "most conspicuous gallantry" at the second battle of Bull Run and at Gettysburg has been granted to Captais Roosevelt. In the latter battle he dashed into the 'onfederate lines and recaptured and saved his regimental colors. At that time he lost a leg. President Roosevelt will fail heir to the trophy, Captain Roosevelt having directed that it be given to him as his next of kin. next of kin.

#### Baker High School Wins.

TA GRANDE, Or., May 18.—(Special.)—
The track and field meet of Eastern Oregon High Schools held here today was won by Baker City with 42 points. Pendleton secured 37 points, Island City 19 points, La Grande 8 points, Union 5 points, Baker won first in the discus, relay, low hurdles, shot put, half mile and hammer throw, second in the 40-yard dash, high jump and 20-yard dash; third in high hurdles, broad jump, 440-yard dash.

## GIRL HORSEWHIPS WOMAN

TROUBLE FOLLOWS FAST IN NEIGHBORHOOD QUARREL.

Eva Christnagle Angered Because Arrested, and When Released Takes Revenge on Mrs. Miller.

PULLMAN, Wash., May 18,-(Special.)-Eva Christnagle, aged about 18, was arrested here today, charged with malicious destruction of property. She was accused of cutting hedge and ornamental trees in the yard of L. O. Miller. Her trial before Justice Walter resulted in acquittal on the grounds that no maliciousness had been shown by the prosecution. Miss Christnagle did not deny cutting the trees and hedge, but denied malice intent.

After the trial, it is charged. Miss Christnagle visited the Miller home and horsewhipped Mrs. Miller cutting her face and neck badly. Miller came down town hurriedly and secured a revolver and a box of cartridges. Friends disarraed him and efforts are being made to patch up a truce between the warring families. The affair caused a sensation here. Other crests are promised for Monday. A docr is attending Mrs. Miller, who is said be painfully burt,

WALKED AHEAD OF THE GUN

Trigger Catches on Limb of Tree and One Hunter Is Killed.

CHEHALIS, Wash., May 18 .- (Speial.)-Leonard Boeckleman, of Adna, cial.)—Leonard Boeckleman, of Adna, 19 years of age, died today from the effects of a bullet wound received yesterday afternoon from a .45-caliber rifle carried by his brother-in-law. Bruno Penning. The men were bearhunting. Boeckleman was ahead of Penning, the latter carrying This rifle on his shoulder with the muzzle pointed toward the former. The hammer caught on a limb of a tree and the gun was discharged, the bullet passing was discharged, the builet passing through Boeckleman. Coroner Hardin was called, but no inquest was deemed necessary, as the shooting was purely

#### Object to City Assessment.

SAN FRANCISCO, May 13 .- The United Railroads today began suit to restrain the city from collecting the The company is assessed on a valua-tion of \$13,000,000, and the taxes amount to \$347,704. It is contended by more than two counties and that upon this account the taxes should be as-sessed by the State Board of Equalization and the taxes paid to the State

#### HOTEL ARRIVALS.

HOTEL ARRIVAIS.

The Portland—Mrs. E. T. Swegley, J. K. Clark, New York; T. M. Moore, Chicago: E. A. Goodwin, United States Army; D. H. Lawrence, Duluth; J. H. Rodgers, Philadelphils; H. Nesbil; Warrenton: F. W. Hendley, J. J. Heiser, Cincinnat; C. E. Bernard, Oneidas; R. H. Jaffa, Chicago; S. H. Codman, St. Paul; U. D. Miller and wife, Miss S. M. Miller, Seattle; W. W. Wright and wife, San Francisco; Miss Ghanholin, Belise; A. Roes and family, Minneapolis; H. L. Harris, Chicago; Ed Paine, New York; Mrs. H. W. Hyman, S. I. Hyman, R. Hyman, Mrs. W. C. Watrous, Drain; W. F. Lawrence, Duluth; J. M. Start, East Hampton; G. F. Nevins, Albany; L. Black, San Francisco; J. H. Colburn, M. J. O'Brien, New York; F. C. Stuart and wife, Sacramento; Mrs. L. R. Leonard and child, Passadena; H. M. Tracey, San Francisco; R. T. McCotter, Philadelphia; W. H. White, New York; S. L. Schults and wife, Denver; E. C. Smith, St. Joe; J. E. Greer, Pooria; A. S. Congdon and wife and child, North Yakima; J. R. Apple, city; A. Carlson, New York; Mrs. P. F. Reynolds, Fort Seward; Miss Hand, Los Angeles; W. H. Traver and wife; Chicago; L. F. Greegory, Seattle; D. W. Garrison, New York; T. J. Commelly Dr. J. C. Delphrate, Chicago; L. F. Greegory, Seattle; D. W. Garrison, New York; E. Coleman, S. Jonis; T. J. Commelly Dr. J. C. Delphrate, Chicago; E. M. White, H. Gabriel, R. E. Jones, R. R. Rickley, R. Boyd, J. V. Williams, Cotupubus; W. T. Henninger, A. W. W. G. H. G. M. W. H. Gabriel, R. E. Charles, New York; C. H. Hermsche, City; R. J. Stekles and wife, San Francisco; F. A. Barker, Chicago; F. V. Fisher, J. M. Richards, R. Insinger, Spokane; L. E. Powell, Chicago; F. W. M. Nochlaspe, E. M. Blahop and wife, New York; C. H. Hermsche, city; R. J. Stekles and wife, San Francisco; F. A. Barker, Chicago; F. W. M. Schlago; F. M. Burne, Grund Rapids; W. M. Nochlaspe; F. M. Berne, Grund Rapids; W. M. Nochlaspe; E. M. Burne, Grund Rapids; W. M. Nochlaspe; E. M. Burne, Gooden, Gen; W. E. Bauman, San Francisco; E. R. Powell, Chicago; C. L. Bamburger, B

#### TEA

Tell your friends if you like it; if not, tell your

Your grocer returns your money if you don't like Schilling's Best, we pay him

## SUMMER CLOTHES



Here, the right kind.

Very thin, all-wool fabrics, cut in the right style, honestly tailored and made to fit. HART, SCHAFFNER & MARX clothes; nothing better made.

> Better see what we have; you'll want them any day now.

> > Two-Piece

**SUMMER SUITS** \$12.50 to \$20.00

Three-Piece

**SUITS** \$15.00 to \$35.00

## SAM'L ROSENBLATT & CO.

CORNER - THIRD - AND - MORRISON - STREETS

Evantico. Nathan Golt, Pittsburg: Minutes Williams. Daylon: O. A. A. Warphy. San Prancisco. Control of the Cont

# FURNITURE TRUST DOOMED

#### INDICT FURNITURE TRUST

Pacific Coast Who Is a Member of Association to Be Caught in Federal Net.

Every furniture dealer of the Pacific Coast whether wholesale or retail, who is a member of the various associations formed will be indicted by the Federal grand jury which is in session in Portland.

This is the statement of Assistant United States Attorney James Cole, who commenced yesterday afternoon to lay bare the methods of the furniture dealers and jobbers who are alleged to have combined to restrain trade and to restrict sales in violation of the Sherman anti-trust law of July 2, 1800.

This wholesome campaign against the furniture dealers will include in the net which Mr. Cole has thrown out, every dealer on the Coast with the exception of about four wholesalers and jobbers, and a few retail dealers, who have refused to enter into the combine.

There are three or four retail associations on the Coast and one large jobbers' association. The scheme followed by the dealers was that all immbers of the retail dealers was that all immbers of the patall dealers was the pataller who was not a member of any of the retailers associations.

Net Is Spread Wide.

Net Is Spread Wide. So wide sweeping is the work which the grand jury will have before it that nearly a week is expected to be required to finish the grist. Probably 100 indictments will be refurned against the dealers in various parts of the Coast, although the exact number is unknown. There are about 15 dealers in Portland and about as many more in Oregon alone. Included in this list are men of great husiness reputation who are known all along the Coast.

Oregon Dally Journal May 15, 1907.

Read about the Federal Grand Jury's investigation of the Furniture Trust, if there is any doubt in your mind of its existence. In Sunday's Journal the President of the retail branch of the "Trust" copied our method of advertising "Trust" prices to deceive the public. Honesty is the best policy after all, and there will be others besides Abe Ruef ready to cry "Guilty" and throw themselves upon the mercy of the court. The Independent Furniture Co. will rid the people of Portland of this grasping monopoly that is now being brought to Justice by our Government. The Independent Furniture Co. is NOT a member of the Furniture Dealers' Association, and therefore sells Rugs, Furniture and Housefurnishings, etc., at much lower prices than any of the "Trust" stores. Why should you pay more for exactly the same articles when you can get them from us at a considerable saving of money? Below are only a few of our regular prices, and are not special prices. Our entire stock is priced in Our Price Price

Japan Matting, newest designs; 180-warp, Government inspected and passed as being perfect, yd.\$ Rugs, Art Squares, all sizes, a variety of beautiful patterns, per yard..... Linoleum, best E. quality, per yard-not the Eng-1.25 Ladies' Writing Desks, brass-hinged, royal or Paeific oak; two shelves..... 4.50 Iron Enameled Beds, brass knobs, brass head and 5.50 Refrigerators, good size, well made; just the thing for a small family.

Tapestry Brussels Rugs, 9x11 size, assortment of 10.00 mahogany or finest birdseye maple; French bev-

.20

.45

..60

1.80

6.00

7.50

15.00

## INDEPENDENT FURNITURE CO.

The Only Exclusive Furniture Store That Is Not a Member of the Furniture Trust or Any Other Combination

106 FIRST STREET BETWEEN WASHINGTON AND STARK