

Just received ANOTHER LARGE SHIPMENT OF THOSE MANNISH SHIRTS



They're the Fad
of the Season

There's nothing more desirable in waists for ladies wear and the have the hearty approval of the most particular dressers. The line we show is direct from the factory that introduced them, and we've marked them at our usual low prices. We don't double the profits just because there's an unusual demand for them. One of the novelties is a snow-white pure linen shirt at

\$2.85

It's a beauty.

Good Quality Fabrics at \$1.40, \$1.60, \$1.75, \$2 up to \$4.75 for a fine Silk Taffeta Shirt.

Barnes' Cash Store

E. T. Barnes, Prop.

was the first to show the mannish shirts in Salem and our line beats them all

Salem's cheapest one-price Cash Store

CHICAGO STORE PEOPLES BARGAIN HOUSE

Salem's Wonderful BARGAIN GIVER

The Chicago Store

Offers specials for this GREAT SALE at prices lower than was ever attempted before by any house on the Pacific coast; we never sacrifice quality for price; the only thing that drops is the price, not the quality. Any careful observer can see the store in Salem that does the business. Why is it that we do the business. We buy for cash and sell for cash; we are after a big volume of business and are satisfied with less profit than any store in Salem, that is the reason. See the following prices:

- 85c Fancy Dress Silks yd. 59c
- 45c wash India Silks yd. 23c
- 75c Black Taffeta Silks yd. 45c
- \$5,000 worth of the latest silks in America to select from.
- 25c fancy and plain dress goods yd. 15c
- 45c fancy and plain dress goods yd. 25c
- 50c fancy mohair dress goods. 29c
- \$5,000 worth of the latest fabrics in dress goods to select from. Panamas, voils, stamenes, mohairs, Eolienens, Secelians and plain fancy black goods; prices 39, 49, 69, 75, 85 and 98c.
- 1,000 yds fancy calicoes and lawns yd. 35c
- We are showing a grand assortment of fancy lawns, dress gingham, plain and fancy voiles and white goods at small prices. Prices 81-3, 10 and 12 1/2c.
- 25c Irish Linen dress goods yd. 15c
- 12 1/2c black satens yd. 9c
- 500 yds black India linons 10c, 18c and 23c
- 15c lining seletias yd. 9c
- 15c dress canvas yd. 9c
- 12 1/2c fancy cretons yd. 8-3c
- Muslins bleached and unbleached 5, 6 1/2, and 8 1-3c little prices.
- \$1 white bed spreads 69c
- 12 1/2c white linen crash yd. 81-3c
- 45c bleached table damash yd. 29c
- Better ones at small prices.
- 50 doz towels 4, 5, 6 1/2, 8 1-3 and 10c
- Best mosquito bar yd. 4c
- Children's 20c parasols. 10c
- Ladies' 75c rain-proof umbrellas 49c
- Ladies' parasols. 98c, \$1.25, \$1.50 and \$1.98
- 75c lace curtains pair. 45c
- \$1.35 lace curtains pair. 98c
- Better ones at small prices.
- 75c girde corsets all colors. 48c
- We sell Warners' rust proof corsets. Kid gloves, silk gloves and Lisle thread gloves at small prices
- Ribbons a grand assortment, 1, 2 1/2, 3 1/2, 5, 6 1/2, 8 1-3, 10, 12 1/2, 25c
- Laces and embroideries all the new things. 1, 2 1/2, 5, 6 1/2, 8 1-3, 10, 15, 18c yd
- Ladies' hosiery and underwear, all kinds and makes 10, 15 and 25c
- 1,000 spools saus silk spool. 2c
- Best sewing silk spool. 3c
- Men's furnishings a full line.
- Men's underwear 15, 25, 35 and 45c
- Boys' 10c suspenders price. 5c
- Millinery, cloaks and suits. Silk suits \$9.50. Trimmed dress hats \$1.49. Mohair dress skirts \$2.98. Shirt waists 25c and up.
- Men's, Ladies' and children's shoes cheap.

SALEM'S FASTEST GROWING STORE.

McEVROY BROS.

Corner Commercial and Court Streets, Salem

BIG DAMAGE CASE SETTLED

SUPREME COURT FINDS IN FAVOR OF TWO RAILROADS.

GEO. ABBOTT DEEMED GUILTY

Of Contributory Negligence in Sustaining Injuries—Lower Court's Decision Is Reversed.

Supreme Court Also Denies Petition for Rehearing in Celebrated Portland Box Ordinance Case—Cannot Compel Sister to Support Brother.

BOX ORDINANCE CASE IS SETTLED

The Supreme Court yesterday handed down opinions in four cases on appeal and denied petitions for rehearing in others, among which latter was the case of Sandys vs Mayor Williams et al from Multnomah County, otherwise known as the "box ordinance" case.

An opinion involving a judgment for \$20,000 was rendered by the Supreme Court yesterday morning, in which Justice Moore, the author, holds in substance, that George Abbott, the plaintiff, was guilty of contributory negligence in walking off a high platform at the station of Biggs, on the line of the O. R. & N., in eastern Oregon, and that the railroad companies were not responsible to him for damages for injuries sustained by him through such accident, because of the darkness of the hour and their failure to have a light displayed upon the depot or platform.

Stepped Off High Platform.

On the night of June 27, 1903, Abbott traveled from Shaniko to Biggs, along with several other wool buyers, in a special car furnished for their accommodation and convenience by the Columbia Southern Railway Company. Connection was not made with the O. R. & N. train at Biggs, upon which Abbott desired to travel, and the trainmen allowed him to occupy the passenger car, instead of the depot waiting room, to await the arrival of the train, which was due at 3:30 o'clock on the following morning. During the night, shortly after midnight, Abbott left the car to get some fresh air and relaxation to his limbs, and, walking around the depot, the night being very dark, he stepped off a high platform and sustained injuries to his leg so serious in nature that amputation below the knee was found necessary.

Gets Judgment for \$20,000.

He brought suit against the O. R. & N. and Columbia Southern railroads to recover damages for the injuries received, alleging negligence on the part of the two companies for failure to keep a light burning to protect their passengers from sustaining injuries such as he had suffered. During the course of the trial the defendant companies interposed a motion to non-suit on the ground of contributory negligence on the part of the plaintiff. This motion was overruled by the trial court, and judgment was found for the plaintiff in the sum of \$20,000, when defendants appealed, assigning error in the court's overruling of their motion. In reversing the decree entered by Judge W. L. Bradshaw, of the circuit court for Sherman county, Justice Moore holds that the motion should have been sustained and remands the cause, with instructions to amend the decree accordingly.

Court Exceeded Authority.

Chief Justice Wolverton is the author of an opinion in which he reverses a decree entered by Judge Cleland, of the circuit court for Multnomah county, and remands the case for such corrections as are not inconsistent with the opinion. This is in the case of X. J. Faling, appellant, vs Cornelius W. Barrett and the County of Multnomah. In this instance the county court for Multnomah county ordered Mrs. Faling to support her brother, Cornelius Barrett, or pay the county the sum of \$30 per month for his support. This proceeding was brought by her on a writ of review to the circuit court, when the action of the county court was sustained. This decision is reversed on appeal to the supreme court, and Chief Justice Wolverton holds that the county court had no authority to do more than order her to support her brother, and, in case she failed to do so, then the court could bring suit to recover such sum as might be proper for his support.

Other Opinions Rendered.

Two other opinions were handed down by the supreme court yesterday, as follows: G. O. Jennings, appellant, vs. J. S. Seed and Frazier & McLean, respondents, from Multnomah county; M. C. George, judge; affirmed. Opinion by Justice Bean.

Jennings had a judgment against Seed for \$5,000 and sought to recover upon it by serving garnishment on Frazier & McLean, who had in their possession some horses formerly belonging to Seed. The trial court held that Frazier & McLean had purchased the horses in good faith, and this finding is affirmed by the appellate court. Luther Smith, respondent, vs. Moses Gibson, appellant; from Jackson county; H. K. Hanna, judge; affirmed. Opinion by Justice Bean.

UNPRECEDENTED STILL PLAYING

WILDEST DISORDER MARKS CLOSING HOURS OF COMMONS' SESSION LAST NIGHT.

Attempt of Alfred Lyttleton to Reply for Premier Balfour, Accused of Breach of Faith, Causes Tremendous Tumult—Speaker Adjourns Session.

LONDON, May 22.—The sitting of the house of commons tonight was marked by scenes of the wildest disorder growing out of a motion by Sir Henry Campbell-Bannerman to adjourn the house in order that he might discuss the charge against Premier Balfour of having violated his pledge not to deal with the subject of colonial preference without first appealing to the country.

Alfred Lyttleton, secretary of state for the colonies, was put up to reply to the Liberal leader, but the members of the opposition shouted down his every attempt to speak, even after the premier demanded a hearing for the secretary. Finally the speaker, after he had exhausted every effort to quell the turbulence, put into force for the first time the new law empowering him to adjourn the house in cases of grave disorder.

The scenes in the house created a tremendous sensation in the lobbies, which were crowded with members discussing every phase of the evening's occurrences, which were declared to be unprecedented.

Tonight's unprecedented and undignified scenes in the house grew to some extent out of the Balfour-Chamberlain controversy with the addition of heat engendered the opposition side by the premier's alleged breach of his pledge. The members generally were in feverish expectation that the debate would indirectly prove the terms of Balfour's answer to Chamberlain's compromise proposal. It was also anticipated that Chamberlain himself might make an important speech on the fiscal question. Then, when Secretary Lyttleton was put up to speak instead of Balfour, the storm burst, such as has not been seen in the house since the days of the Gladstonian-Irish debate.

MINE CAVES IN

SENATOR CLARK'S GREAT PROPERTY MAY BE CLOSED IN JEROME, ARIZ.

Millions of Tons of Rock and Earth Fall in United Verde Copper Mine—May Be Irreparable—Three Hundred Men Barely Escape With Lives.

PRESCOTT, Ariz., May 22.—Millions of tons of rock and earth caved in at noon today in Senator Clark's United Verde copper mine at Jerome, Ariz., the ground dropping over the surface to the 700-foot level. Cracking timbers gave the alarm, and 300 miners fled for their lives and escaped uninjured.

For several days the ground has been settling and timbers creaking. Today, with a mighty crash, the earth caved, carrying with it the new shaft, levels, drifts and stopes. From the fissures on the surface comes clouds of sulphur smoke from that part of the mine which has been on fire for several years.

The extent of the damage cannot yet be ascertained, but if it is as bad as is feared the great property will be closed and the existence of Jerome is doomed. The officials of the company take an optimistic view, and say the damage is not irreparable, and the smelter will be working again within a month.

CONGRATULATE THE MAYOR.

One Hundred Clergymen March to City Hall and Commend Weaver on Stand on Gas Lease.

PHILADELPHIA, May 22.—An unusual spectacle was witnessed today, when more than 100 ministers of the Methodist church solemnly marched to the city hall to express to Mayor Weaver their protest against the pending gas lease and to congratulate him on the stand he has taken. The decision to call on the mayor was reached at a morning session of the weekly meeting of the Methodist Episcopal Ministers' Association, after resolutions commending the mayor and the councilmen who voted against the lease had been adopted.

ROOM BANK BADLY BUSTED.

With Liabilities Amounting to Nearly \$80,000, Cash on Hand Is Less Than Twenty-Five Dollars.

GOLDFIELD, Nev., May 22.—The liabilities of the Goldfield Bank and Trust Company, which failed today, are nearly \$80,000. The assets so far discovered are less than \$5,000, of which \$2,000 is in notes. There was \$16 in the vault, and a five-dollar gold piece found under the counter. The most disorganized state of affairs seems to exist in the books of the bank.

HE IS MYSTERIOUSLY SHOT.

Daniel S. Berry Is Killed By Bullet Fired by Unknown Assassin.

SAVANNAH, Ill., May 22.—Daniel S. Berry, a prominent lawyer and ex-member of the legislature, was shot and killed today at the door of his office. Berry had just come from home and was unlocking the door of his office when he was shot from behind. There were no witnesses to the tragedy, and there are no developments throwing any light upon the mystery.

POSSE IS AT BAY JUST WHAT IS THE SITUATION

BARRICADED WITHIN HOME, A MADMAN DEFILES OFFICERS WHO WOULD HELP HIM.

Bob Shaw, Negro, Supposedly Insane, Blows Head Of Deputy Sheriff, Who Undertakes His Arrest—Seven Others Are Wounded by His Guns.

OWENSBORO, Ky., May 22.—Bob Shaw, a negro, supposedly insane, killed one man and wounded seven others in the past twenty-four hours near Waitman. The body of the dead man lies in front of Shaw's house and the negro continues to defy the officers seeking to arrest him.

Yesterday afternoon Shaw was terrorizing the community around Waitman, and a petition was sent here for help. A posse was immediately formed but as soon as they approached the madman's house he opened fire. Marshal Watson was shot in the face and Deputy Marshal Jackson in the back. Another man and two boys were also slightly wounded. This morning the posse, headed by Sheriff Kelly, went from Lewisport to Waitman and found Shaw sitting on his front porch. Shaw quickly barricaded himself in the house, but the negro opened fire, wounding two men. Apparently he shot only small shot, which saved the lives of those he aimed at. Shaw was shot at twice. He had two revolvers, but announced that he would save them for work at close range.

A great crowd gathered around the house, keeping a safe distance away. This afternoon Will Brown, Deputy Sheriff of Hancock county, volunteered to go to the house and take Shaw. When within fifteen feet of Shaw the crazy man fired, blowing Brown's head completely off.

At 6 o'clock tonight a mob of men and boys surrounded the house and set it on fire. Shaw remained in the burning house as long as he could stand the heat and finally leaped out and tried to escape. Nearly 100 shots were fired, and Shaw's body was riddled with bullets.

WILL RE-UNITE

BRANCHES OF PRESBYTERIAN HAVE ALL BUT COME TOGETHER AGAIN.

General Assembly at Winona Lake Votes to Re-Unite With Cumberland Assembly—Latter, However, Is Divided on the Matter.

FRESNO, Cal., May 22.—The Cumberland Presbyterian assembly is in the midst of a warm debate on the union question. Two reports were presented today, the majority declaring in favor of the constitutionality of the proposition and the minority claiming that the church has no authority to unite with another church. The minority also affirms that the Presbyterian church failed to comply with the terms of the agreement with reference to separate presbyteries.

During the afternoon two messages were received from Winona Lake, one stating that the union proposition had carried and another that it had been indefinitely postponed. Both were received with great applause.

SIGSBEE WILL BRING BODY BACK

Navy Department Orders Admiral to Proceed to France for the Body of Paul Jones.

WASHINGTON, May 22.—Orders were prepared at the navy department today directing Admiral Sigsbee, whose squadron has been selected for the trip to France to bring to the United States the remains of John Paul Jones, to be ready to proceed from New York not later than June 8.



HIGH IN POPULAR ESTEEM

Double Breasted Sacks Successful Candidates for General Favor

There is much to be said in favor of the double breasted sack suit. It is a style particularly well adapted to slender men or those of average proportions. The fancy patterns are extremely stylish this season.

Anticipating a greater demand for this style than ever before, we secured an excellent assortment of double breasted styles which we now offer to our trade. They are exceptionally good values at very LOW PRICES

\$12.50 to \$25.00.
SALEM WOOLEN MILL STORE