

MONARCH GROCERY CO.

84 East Washington St.

Will give FREE, each day this week—

One barrel of Peerless Flour to purchaser of largest bill of goods.

One-half barrel of Peerless Flour to second largest customer.

One-fourth barrel of Peerless Flour to third largest purchaser.

This is the LAST DAY.

Friday's awards:

601 East Michigan street, one barrel Flour.

Mrs. Reedy, 64 South State street, one-half barrel Flour.

Mrs. Farmer, 415 South Capitol ave., one-fourth barrel Flour.

Fancy Michigan Potatoes, this week, per bushel..... 40c

Navy Beans, per quart..... 12c

Pickling Vinegar, per gallon..... 20c

Good parlor Brooms..... 13c

First-class water bucket..... 18c

New white comb Honey..... 9c

We are headquarters for Dressed Poultry.

Dressed Chickens, per lb..... 12c

Dressed Ducks, per lb..... 12c

Fresh Oysters served daily, per qt. 30c

New Oat Flakes, 8 lbs for..... 25c

Best Pancake Flour, per package..... 10c

Vermont Maple Syrup, quarts..... 25c

Fresh Dairy Butter, per lb..... 15c

Country Lard, per lb..... 14c

We save you money on Teas and Coffees, and you get the best.

Fresh Meats. Fresh Fruits.

Big 4 Route

Will sell round-trip tickets to points named below for the following occasions:

The Centennial Anniversary, Ft. Wayne.

Tickets good going Oct. 13 to 15, good returning till Oct. 15.

\$3.60—ROUND TRIP—\$3.60

UNION VETERAN LEGION, BUFFALO.

Tickets good going Oct. 14; good returning until Oct. 15.

\$13.35—ROUND TRIP—\$13.35

Woman's Christian Temperance Union, Baltimore.

Tickets good going Oct. 14 and returning until the 20th. One and one-third fare for the round trip. For sleeping-car space and full information call at Big Four ticket offices. H. M. BRONSON, A. G. P. A.

One More DOLLAR Excursion

TO CINCINNATI

VIA C. & H. & D.,

Sunday, October 13

Special train 7:30 a. m. Returning leave Cincinnati 7 p. m. No stops for passengers at way stations. In addition to the many attractions at Cincinnati, there will be a ball game between the Cincinnati and the Cincinnati Gymnasium.

Secure tickets and information at No. 2 West Washington street and Union Station.

GEO. W. HAYLER, D. P. A.

MONON ROUTE

(Louisville, New Albany & Chicago By Co.)

THE CHICAGO

SHORT LINE LEAVE INDIANAPOLIS.

No. 20—Chicago Limited, Pullman vestibule, Coach, Parlor and Dining Car, daily..... 11:00 am

Arrive Chicago..... 5:00 pm

No. 21—Chicago Night Express, Pullman Vestibule, Coach and Sleeping Car, daily..... 12:00 am

Arrive Chicago..... 6:00 am

The "New Woman" At The When-To-Day

Misses ELLA and IDA NELSON, the gritty "new women" who are trying to win the novel wager of \$500 by a "dead-broke" tour from Chicago to Jacksonville, Fla., and return, will close their engagement at the WHEN-TO-DAY. These young ladies have already gained national fame by their plucky go-ahead spirit. To-day and to-night they will be in our Men's Furnishings Department, attired in their nobby "new woman" costumes, and ready to wait on customers.

A GREAT SOCK SPECIAL. Hornsdyke dyed, fast black, fleeced-lined Half Hose, 25c the pair. WORTH SEEING. Our new 50c Neckwear in Four-in-Hands, Tecks, De Jolnville, Bows, etc.

Best Boys' \$5 Reefer in the Country. That's our \$5 Chinchilla Beaver Reefer for boys from 3 to 15 years old. High-grade materials, reliable linings, stout seams, velvet collar. A remarkable garment for wear. A beautiful garment for looks.

The When-Murphy, Ribben & Co.

93-95-97-99 S. Meridian Street.

Dry Goods at Wholesale Only

WATER In... UNDERWEAR, HOSIERY and GLOVES.

WEAR DUCK COATS, KNIT OVERSHIRTS and SWEATERS...

Sole agents in this market for the Waterloo Shawls.

Drs. Coughlin & Wilson, Dentists

Expert Crown and Bridge Workers. Fine Artificial Teeth. Teeth Straightened. Gum and Facial Treatment. All Ladies' entrance (ground floor), Deaf and Dumb.

Frank Costigan

Occidental Hotel Cigar Stand.

Friends Invited To Call.

CONFUSED AT TIMES

DURRANT AGAIN RATTLED UNDER SEVERE CROSS-EXAMINATION.

Forced to Admit Several Things He Had Previously Denied—Didn't Know What "Alibi" Meant.

SAN FRANCISCO, Oct. 11.—After a three days' ordeal Theodore Durrant to-day left the witness stand. District Attorney Barnes tried this morning to draw from the defendant admissions that he was well acquainted with the use of bromo-seltzer, as used in medicine. Durrant's replies indicated that he had devoted the night to the study of the compound, as he replied that he had conversed with Dr. West about it in the jail last evening. He was able to give his analysis and detailed its pathological effect. For the first time during the trial Durrant to-day pleaded ignorance. In reply to a question by Mr. Barnes he said he did not know what an alibi was until after his trial began.

While testifying to-day the prisoner became badly confused at times and when questioned regarding his experience at Cooper Medical College became so mixed in his dates that he had to refer to a card that he carried in his pocket to set himself right. He became noticeably confused and rather testy in his replies when examined in regard to the interview that he had with Gilbert F. Graham, a fellow-student at the city prison, when the prosecution claimed Durrant asked him to furnish him with a copy of the notes of Dr. Cheney's lecture, remarking: "If I had those notes I would be able to prove an alibi." Durrant had told Miss Cunningham that he had made such a declaration, and tried to explain by testifying that Graham consented to him with profers of assistance, going so far as to inquire anxiously if Durrant had the money to pay for the notes. Durrant finally admitted that he asked him to furnish the notes, but he testified that he had told Miss Cunningham that he had made such a declaration, and tried to explain by testifying that Graham consented to him with profers of assistance, going so far as to inquire anxiously if Durrant had the money to pay for the notes. Durrant finally admitted that he asked him to furnish the notes, but he testified that he had told Miss Cunningham that he had made such a declaration, and tried to explain by testifying that Graham consented to him with profers of assistance, going so far as to inquire anxiously if Durrant had the money to pay for the notes.

District Attorney Barnes again forced Durrant to admit that he had written a statement of his case and inclosed it in an envelope to his attorneys with the instructions to "open it if he was convicted and to return it if he was not convicted." Durrant was asked if he did not recently show an envelope bearing such an inscription to Miss Carrie Cunningham, a local newspaper reporter. Durrant replied emphatically that he did not. It also denied that he had told Miss Cunningham that he had heard suspicious noises in the belly of the Emanuel Church on the afternoon that Blanche Lamont was murdered. Several specimens of Durrant's handwriting were introduced in evidence for the purpose of comparing them with the writing on the wrapper in which the rings of Blanche Lamont were mailed to her aunt, Mrs. Noble.

The district attorney closed his cross-examination of the witness by trying to show that when he was at the ferry, ostensibly to search for Blanche Lamont, that 123 West Jefferson street, this afternoon, who came over from Oakland that afternoon, and was found murdered in the church, and after a long argument Judge Murphy sustained the objections.

After Durrant was examined Charles T. Laney, who was said to have been instructed for Durrant by pawnbroker Oppenheim, was recalled to the stand for further examination. Little progress had been made, however, when court adjourned until Tuesday morning.

Suicide at Louisville.

LOUISVILLE, Ky., Oct. 11.—Edward E. Kessler, forty-seven years old, a prominent business citizen and manager of the branch of the American National Tobacco works in this city, committed suicide at his home, 123 West Jefferson street, this afternoon, by shooting himself in the temple. Kessler had been afflicted for some time with heart disease, and it is thought the death was caused by the intense pain he suffered. He was quite wealthy.

Died in B's Chair.

COLUMBUS, Ind., Oct. 11.—Peter Rumer, an old and wealthy citizen of this township, died at his home yesterday evening. He was in his usual health and was left by his daughter sitting in his chair. She went upstairs and on returning found him dead. The cause of death was heart disease. He was sixty-eight years old and the owner of over two hundred acres of land, besides many other property. He leaves a large family of grown children.

Judge Cyrus T. Cook.

CHICAGO, Oct. 11.—Cyrus T. Cook, a prominent Republican politician of Edwardsville, Ill., dropped dead at the Grand Northern Hotel to-day, where he was attending a meeting of Illinois Republicans. Judge Cook was chosen a few days ago as the Republican candidate for Congress in the Eleventh district. He was named to succeed the late Congressman Remann, whose death occurred a short time ago. Heart disease is the supposed cause of Judge Cook's death. The political aspect of the district is entirely changed by the occurrence, as it will necessitate the election of another candidate. This will add another tangle to the already perplexing situation. The silver question is the chief issue in this district.

James J. Brooks.

PITTSBURG, Oct. 11.—James J. Brooks, ex-chief of the United States Secret Service Department, but of late years in charge of a local detective agency, died at 5 o'clock this morning of heart disease at his residence in this city. He was seventy-six years old. Mr. Brooks had made a wonderful record in hunting down offenders against the United States laws, and took an active part in suppressing the famous whisky insurrection.

Albert O. Baehle.

PHILADELPHIA, Oct. 11.—Pay Inspector Albert O. Baehle, of the United States navy, died at his home in this city, after a brief illness, aged sixty-three years.

Other Deaths.

MUNCIE, Ind., Oct. 11.—Forest Tessel, aged twenty-two years, died to-day from blood poison as a result.

George H. H. Ross, a cellar a week ago, receiving injuries which proved fatal to-day. He was forty-eight years old.

Captain John Ross, of Selma, died last evening, aged seventy-eight. He was the father of the wife of Senator C. N. Cranor.

George H. H. Ross, a cellar a week ago, receiving injuries which proved fatal to-day. He was forty-eight years old.

George H. H. Ross, a cellar a week ago, receiving injuries which proved fatal to-day. He was forty-eight years old.

George H. H. Ross, a cellar a week ago, receiving injuries which proved fatal to-day. He was forty-eight years old.

George H. H. Ross, a cellar a week ago, receiving injuries which proved fatal to-day. He was forty-eight years old.

George H. H. Ross, a cellar a week ago, receiving injuries which proved fatal to-day. He was forty-eight years old.

George H. H. Ross, a cellar a week ago, receiving injuries which proved fatal to-day. He was forty-eight years old.

George H. H. Ross, a cellar a week ago, receiving injuries which proved fatal to-day. He was forty-eight years old.

George H. H. Ross, a cellar a week ago, receiving injuries which proved fatal to-day. He was forty-eight years old.

George H. H. Ross, a cellar a week ago, receiving injuries which proved fatal to-day. He was forty-eight years old.

George H. H. Ross, a cellar a week ago, receiving injuries which proved fatal to-day. He was forty-eight years old.

George H. H. Ross, a cellar a week ago, receiving injuries which proved fatal to-day. He was forty-eight years old.

George H. H. Ross, a cellar a week ago, receiving injuries which proved fatal to-day. He was forty-eight years old.

George H. H. Ross, a cellar a week ago, receiving injuries which proved fatal to-day. He was forty-eight years old.

ARKANSAS CANNOT BE DISGRACED BY THE PRIZE FIGHTERS.

Gov. Clarke Says He Will Co-Operate with Judge Duffie to Prevent the Mill at Hot Springs.

PUGILISTS HAVE NO RIGHTS WHICH THOSE IN AUTHORITY ARE BOUND TO RESPECT.

Corbett and Fitzsimmons Notified by the Governor that the Laws of the State Cannot Be Violated.

LITTLE ROCK, Ark., Oct. 11.—Governor Clarke, who has been examining the laws closely touching the gubernatorial power to prevent prize fighting to-night outlined his intentions in a communication addressed to the officers at Hot Springs and the principals in the proposed fight. Upon the mooted question of the proper mode of proceeding, the governor has concluded with other advisers that his pronouncement to-night, which is in favor of preventive measures, is regarded as final. The Governor will hold himself ready to co-operate with Judge Duffie, of the Hot Springs district, to prevent the fight should it appear that the local authorities fail to impress upon the fighters and their backers, with sufficient force, the propriety of declaring the fight off. In his letter to Judge Duffie Governor Clarke says: "I beg to assure you that you shall have my prompt and cheerful co-operation in any effort you may make to suppress the proposed prize fight at Hot Springs. Any order that you may make in this connection shall not prove ineffective for want of power to enforce it. I say this with confidence, because I hold in the highest respect the fidelity and courage of Sheriff Hoop. I feel sure that his active assistance can be relied upon, and that even Justice, in some of his moods, if it shall, contrary to my expectations, become necessary to proceed without the valuable aid of the sheriff, I stand ready to supply all that may be necessary."

"I agree with you that preventive proceedings will, in this case, meet the demands of the law and the honor of the State. I will therefore, in this connection, I will treat your letter to me as an application to support your efforts to deal with the matter in this aspect, and not until I shall have exhausted the very comprehensive powers conferred on the Governor by Section 7181 of Sandels and Hill's Digest will I admit that I have made the effort in vain. I will notify the parties principally interested in this affair of my determination to co-operate with the local authorities in their efforts to prevent its occurrence at Hot Springs and request them to desist from further preparations in this direction."

His letter to Sheriff Hoop, Governor Clarke expresses a desire to confer with him personally, in order to reach an understanding as to what steps are necessary to carry out his purpose. In addition to notifying President Dan Stuart, of the Florida Athletic Club, by mail of his determination to prevent the fight, Governor Clarke also telegraphed to Corbett and Fitzsimmons as follows: "I am advised by the press dispatches that it is your purpose at an early date to engage in a prize fight in this State. The purpose of this is to inform you that such an act is a violation of our law and an affront to the sentiment of State pride entertained by our people. It will, therefore, not be possible for you to accomplish any such purpose, and any attempt on your part to do so will subject you to penalties and to treatment that I am sure will be highly distasteful to you. I do not at this time know in detail all the complications in which you may be involved by any such attempt, but I am well enough advised of the nature and extent of the power and authority with which you will find yourself confronted to say that it will prove sufficient to deter you from engaging in a prize fight in Arkansas. This is enough for you to know. The question, so far as it relates to you does not now call for the attention or construction by statutes or other rules of law. In the present state of public opinion, which at last is the force that inflicts penalties, prize fighters have no rights which those in authority are bound to respect. But there is no lack of law to make it now my duty to do all that is here indicated. As this is my official communication that I shall address to you, I have been somewhat more emphatic than would be the case if the matter were open to discussion."

No Fight on Public Land.

WASHINGTON, Oct. 11.—Secretary Smith said to-day that he had no knowledge that the Corbett-Fitzsimmons prize-fight managers were intending to have the fight on the government reservation at Hot Springs, Ark., but that, should any attempt be made to have the fight on the reservation, he would see that the law was enforced.

Corbett and Fitzsimmons.

SAN ANTONIO, Tex., Oct. 11.—Corbett and his party will leave here Monday night for Hot Springs. The arrangements for their departure have already been made. Brady, however, is not confident that the fight will be pulled off in Arkansas. He makes no attempt to conceal his disappointment at the action of Judge Duffie. He says it begins to look as if they would have to fight in private before only four or five representatives of each side. Julian left to-day for Corpus Christi. He says before taking the train to Hot Springs he will have to have a private agreement with Brady relative to the appointment of the referee.

AT THE GEORGIA SHOW.

Cuban Independence Day Promised—Papers Read by Women.

ATLANTA, Ga., Oct. 11.—Cuban independence is to be recognized at the exposition, the directors having decided to have a Cuban independence day during November. The Cubans of the United States who are interested in the success of the revolution in Cuba will be invited here, and several prominent men are to be asked to address them.

The Alabamians formally opened their State building at the exposition to-day. Addresses were made by Governor Oates, of Alabama, and President Collier, of the exposition. The State was well represented and when the hour came for serving punch the State building was thronged with the Ohioans of Georgia are preparing to receive their friends on Ohio and Cincinnati will be the first to be met by the respective. Cincinnati desired a day for herself, and this afternoon the directors fixed it for Dec. 1. Cincinnati has more exhibitors at the fair than any other city outside of Georgia.

Miss Sadie America, of Chicago, read the opening paper at to-day's session of the National Woman's Club. It was on the National Council of Jewish Women. Mrs. Elizabeth Grannis followed with a paper on the National League for the Promotion of Social Hygiene. Dr. George Cox read on "Household Economics as a Universal Movement." Miss Helena F. Goeman had a paper on "Women's Suffrage in the United States." "Wimodaghs" was the title of a paper by Rachel Foster Avery.

The Iowa Press Association, two hundred strong, is here.

TO LEAVE THE WABASH.

Charles M. Hays Will Manage the Grand Trunk Railway.

ST. LOUIS, Mo., Oct. 11.—The Republic to-morrow print exclusively the information that Charles M. Hays, vice president and general manager of the Wabash Railroad Company, who has held that position since July 1, 1887, and who is known as one of the most able railway men in the country, has resigned to accept a similar position with the Grand Trunk system at a salary of \$40,000 per year. Mr. Hays's headquarters will be at Montreal. While he will not take hold of the work in connection with his new position until next week, he will continue to act as general manager of the Wabash within a month. It is not known at positively who Mr. Hays's successor will be. It is expected that Joseph Ramsey, jr., general manager of the Terminal Railroad Association of St. Louis, will be appointed to succeed him. Mr. Hays left the Missouri Pacific to accept a similar position with the general manager of the Wabash Western, successor to the last named road.

\$10,000 IN DISPUTE.

Receiver of Ives's Wall-Street Syndicate Charged with Wrong Doing.

NEW YORK, Oct. 11.—Jesse Johnson, counsel for Charles F. Phillips, William C. Boone and Charles J. Graham, made several charges before Judge Lacombe, in the United States Circuit Court to-day, against Mills W. Barse, receiver of the partnership assets of a Wall-street syndicate of which Ives was a conspicuous member.

Phillips, Boone, Graham and Henry B. Moorehead claim they were partners with the plaintiffs in a motion made to-day to make Barse refund the sum of \$10,000 to himself as receiver and then refund it to the partnership as a creditor of the syndicate. "Instead of using this money," said Mr. Johnson, "to pay debts, he paid it to himself to pay himself as a creditor of the syndicate. We have his agreement pledging his entire interest to us. Now there is nothing left to pay to the syndicate. He has disposed of everything. There are now over \$99,000 in judgments against him, and he is out of the community."

"The money in question," explained Wm. H. Page, attorney for Barse, was paid to him in discharge of a debt before he was appointed receiver.

"It occurs to me," said Judge Lacombe, "that this is a pretty complicated matter. I will refer the account of the receiver to a jury."

The syndicate in which the litigants were partners was one formed to operate in Wall street.

Held on the Brink by Air Brakes.

PETERSBORO, Ontario, Oct. 11.—The train on the baggage car of a passenger train on the Grand Junction railway which the Grand Trunk railway plunged into the water on the night of the 10th inst. through a lock bridge which had carelessly been left open. The first passenger car, containing a party of five, was stopped on the brink of the river, the forward part projecting over the abutment, but the air brakes held it from going any farther. The engineer jumped from his cab before the engine was down and escaped unhurt. The fireman and baggage carman and Mr. Marks, traveler for King & Co. of Toronto, were with the engine when it was stuck down with the engine. They managed to escape alive, though they were seriously injured.

R. A. Miller Appears in Court.

CANTON, O., Oct. 11.—Robt. A. Miller, formerly general manager of the Autman & Co. manufacturing plant and president of the Sun Vapor Lighting Company, both of which concerns failed a year ago, appeared in court yesterday and gave bail in the sum of \$400 to answer to the charge of embezzlement. He was indicted Wednesday on three separate counts. He had an agreement with Brady to himself when the case came to trial.

Smuggling in Newfoundland.

HALIFAX, Nova Scotia, Oct. 11.—A cargo of spirits was seized on the Newfoundland, this afternoon, states that the government of the colony is vigorously prosecuting the illegal trade in spirits. The cruiser Fiona returned to-day from the south coast with six packages of spirits and other smuggled rum, brandy and other spirits from the French island of St. Pierre into St. John's. Many spirit dealers there also will be prosecuted. Already one smuggler has been sentenced to six months imprisonment. Information from the south and west coasts of the islands says there is extensive smuggling of spirits and tobacco between St. Pierre, Miramion and certain ports in the Gulf of St. Lawrence. The Canadian government is acting with vigor.

Wolf in Sheep's Clothing Convicted.

NORRISTOWN, Pa., Oct. 11.—Rev. Samuel Howard Chubb, pastor of the Methodist Church of this town, was yesterday convicted in the Criminal Court of felonious assault on Rachel Hinson, a woman forty years old, who was married to a man who had been convicted of a crime.

THE OHIO SENATOR INTERVIEWED AT THE NATIONAL CAPITAL.

He Says if There is Any Tariff Legislation This Winter It Will Include a Duty on Wool.

NO GENERAL PROSPERITY HE THINKS THE BUSINESS REVIVAL IS NOT SUBSTANTIAL.

Nothing Can Be Done to Improve the Situation Without Cleveland's Aid—Organization of the Senate.

WASHINGTON, Oct. 11.—Senator Sherman arrived in Washington this morning and expects to return to Ohio to-morrow. In an interview he said: "Times are better than they were. The business conditions have improved over what they have been; but there is no substantial revival and no promise of return of general prosperity under the present circumstances. In some branches of business there has been material improvement, but the revival is not general."

"Do you expect Congress to do anything this winter to improve the situation?"

"That depends on the President. The Republicans have complete power in the House, and I do not think, however, I think something can be done, but it will depend on the President."

"You mean in the way of increasing tariff revenue?"

"Yes; something could probably be done in that direction. Whatever is done must be on protective lines, however, and if there is any legislation it will include a duty on wool."

The Senator would not discuss the outlook for financial legislation. To the question, "Will the Republicans reorganize the Senate?" he replied: "We have a strong plurality in the Senate. One vote would give us the organization. I do not think, however, that there will be any struggle over the small offices. I do not think there will be any combinations to get the organization. The most probable thing is a settlement between the Republicans and Democrats—a compromise."

OCEAN MAIL SERVICE.

Contract with the American Line to Go into Effect Oct. 16.

WASHINGTON, Oct. 11.—On Oct. 16 the new arrangements for carrying ocean mails will go into effect. The first trip will be made by the St. Louis. At that time the United States will begin paying the new American lines of steamers \$1 per mile for carrying the mail from New York to Southampton. The number of miles between those places will be computed by the Navy Department, giving the average distance, and no regard will be paid to the northern or southern route. The computations will also be in standard, instead of nautical miles, the opinion of the Attorney General being to the effect that the word "miles" in the law does not mean n