

JEROME AFTER HEINZE

BOOK MUTILATION CASE.

Will Take Up Question Tuesday—Wise Won't Assume Initiative.

District Attorney Jerome will take up on Tuesday the mutilation of the books of the United Copper Company, a crime under the state laws, it was reported yesterday. He will have to get some of his evidence from United States Attorney Henry A. Wise, but made no move to do so yesterday. Mr. Wise looks upon the tampering with the books as a strong card in the prosecution of F. Augustus Helms on the two indictments standing against Helms. The United States Attorney said yesterday: "I do not intend to bring the question of the mutilation of the books before the District Attorney. He will naturally take his own initiative. I have my own opinion on the removal of the books put a new phase on the case, as this is actionable under the federal statutes. My prosecution of Mr. Heinze will not be hampered in the least by the fight of the officers nor the disappearance of the books. I don't believe for a minute that the books have been destroyed. They contained the records of the United Copper Company and of many subsidiary concerns and were of great value to Mr. Heinze." When asked whether it was believed that Stanley Gifford, the secretary, who called for Europe on May 22, had taken the books with him, Mr. Wise said that he did not know. From an officer of the company it was learned that Mr. Gifford made a journey to Europe every year at this time in the interest of the company and that his departure had nothing to do with the books or the Heinze indictments. That the secretary will be removed is generally expected—that is, if the directors other than Mr. Heinze have their way. Mr. Heinze will not submit to removal as a director without a fight in keeping with his reputation, it was said yesterday. He is said to hold a third interest in the \$80,000,000 copper company. This may enable him to checkmate the attempts to oust him at the meeting called for this week. Mr. Wise said that in the event of Mr. Heinze's removal the directors could demand the books from him, but the result could not be foretold. The thirty-five pages torn from the ledger, Mr. Wise said, related to the holdings of copper stock by Mr. Heinze, Max Schultz and other participants in the copper pool and the borrowings from the Mercantile National Bank. Mr. Wise was particularly elated because of the internal developments in the company, saying: "This is the first time on record that a grand jury has forced a meeting of a board of directors of a big corporation, and that is something. There is no intention to cause the arrest of Mr. Heinze because of the outcome of the proceedings on Friday. I shall go right ahead with the preparation of the case against Mr. Heinze on the two indictments now pending against him—one charging the overcertification of checks of his brother, Otto, and the other the misapplication of some \$2,000,000 of the funds of the Mercantile National Bank. The arguments on the demurrers introduced to the indictments may be heard on Tuesday, unless there should be good reason given for adjournment." There was an inquiry early last week as to reported changes in the company, but the directors generally knew nothing about the corporation's affairs. Mr. Wise heard of the sailing of Mr. Gifford as soon as he put his foot on the steamer, but it was then too late to serve him with a subpoena. William J. Curtis, one of the directors, held position. It was said that Mr. Heinze, Edward F. Lauterbach, counsel for Mr. Heinze, said yesterday that if the government had such a case against his client it seemed to him (Mr. Lauterbach) that the United States Attorney was much stirred up about getting the books. When asked whether the books were lost, the counsel for Mr. Heinze said that the case was like that of the Irishman who said that the kettle was not lost, because he knew where it was, but he couldn't recover it from the well.

SUES PACIFIC WIRELESS COMPANY.

Stockholder Says He Can't Find the Concern to Which He Gave Note for \$800.

Samuel H. Davis has brought an action in the Supreme Court against John T. Valentine and the Pacific Wireless Telegraph Company, to recover a note for \$800 that he gave for one hundred shares of stock in the wireless company. Mr. Davis believes the concern is an ethereal enterprise, but not just in the sense advertised. He says he cannot find the Pacific Wireless Telegraph Company. His note is due on July 8. Mr. Davis says in his complaint that he bought the stock on representations that the company had a wireless invention which made it impossible for any other system to intercept its messages, and had contracts for the establishment of stations for extensive commercial communications between various cities. These promised connections included one between Chicago and Milwaukee. "But these are still 'in the air,'" according to Mr. Davis, who says the company has gone out of business and the stock is of no value. So he either wants his note back or an injunction restraining the holders from using it.

DEFEATS FATHER-IN-LAW ON APPEAL.

Harry E. Mittenhall Need Not Pay Loan Made to His Wife.

Harry E. Mittenhall, president of the Mittenhall Brothers Amusement Company, won a victory over his father-in-law, Benjamin Klopfer, yesterday, when the Appellate Term of the Supreme Court reversed a verdict which the latter had obtained in the 8th Municipal Court for an alleged debt of \$259.83. Klopfer, who lives at the Hotel Savoy, said that he had advanced the money to his daughter, as Mittenhall had refused to support her. The husband advertised a year ago that he would not be responsible for her debts. Justice Seabury, in the opinion ordering a new trial, said that Klopfer, to recover, would have to show that the money advanced was for necessities. O'REILLY CANNOT PAY. Thaw's Lawyer Says He Doesn't Own Even His Cuff Buttons. Daniel O'Reilly, ex-Assistant District Attorney, who was one of Harry Thaw's attorneys, was examined in supplementary proceedings yesterday in the City Court on a \$2,500 millinery bill contracted by his wife. He testified that he had no funds to pay the judgment, and that even the 20-cent cuff buttons he wore did not belong to him. The examination was not accomplished without heated exchange of words between the judge, debtor and Joseph B. Buller, counsel for Mrs. Elise Harlow, the judgment creditor. In fact, it looked at one time as if the two would put Blackstone on the shelf and consult that other recognized authority, the Marquis of Queensberry. O'Reilly said that he had received as his fee from the first Thaw trial \$55,000. He spent the money, he said, and didn't keep books. He said that his property consisted of a lot in Ireland which was worth about 20 cents. The furniture in his home belonged to his wife, and that in his office to a law associate. The examination was adjourned for a week.

BOY DROWNED IN MORRIS CANAL.

James Kane, seven years old, of No. 73 Mulberry street, Newark, was drowned in the Morris Canal this afternoon. He was playing with other boys on the north bank, when he fell into the water. The little fellows with him were unable to aid him, but their screams were finally heard by some men, two of whom dived into the canal repeatedly in a futile effort to rescue the boy. After a long search the body was recovered. One of the boy's companions ran to the Kane home and told Mrs. Kane what had happened. The mother and her two daughters were at the canal when the body was found. They were half frantic with grief over the boy's death.

SOLDIERS BREAK JAIL.

Convicted Regulars Use Saxos to Gain Their Liberty.

With implements which must have been smuggled into their cells, four convicted regulars waiting removal to the federal penitentiary at Fort Leavenworth sawed their way through steel and iron bars and escaped from the post jail at Fort Totten, Willets Point, a few minutes after midnight of Friday. One of the men is six feet in height. The others are of medium height. All wore old army uniforms. They are ex-Private Kirk, sentenced for three years for theft and assaulting an officer; ex-Privates Carr and Covert, two years for theft, and ex-Private Edwards, sentenced to one year for desertion. The post jail is a brick building located in a remote part of the reservation near Long Island Sound. The men were the only prisoners. At 12:15 a. m. the sentry on duty found all four prisoners asleep in their cots. On his next round, at 12:45, the cells were empty, the steel and iron bars of the windows having been sawed through. The entire garrison was at once aroused, and the soldiers were sent out in searching parties. In scouring the meadows east of the fort the searchers came across the only clew discovered. They found a fatigue blouse worn by Kirk, and in the pockets a skeleton key. They also found two steel jimnies and two chilled steel saws. After daylight yesterday morning it was learned that two men wearing uniforms had inquired about Long Island trains at Flushing.

DIVORCED FROM MISSING HUSBAND.

Mrs. George W. Sloane, Jr., of Brooklyn, Gets Legal Custody of Boy He Took.

It became known yesterday, with the filing of papers in the office of the Clerk of Kings County that an interlocutory decree of divorce had been granted to Mrs. George W. Sloane, Jr., of Brooklyn, by Justice Jaycox, after a secret trial in chambers. The defendant, who was an officer in the Tiltle Guarantee and Trust Company, of Brooklyn, a member of the Union League and of the Crescent Club, left home on January 20, taking their son, Mrs. Sloane has not heard from him since. The decree gave the custody of the boy to Mrs. Sloane.

HIGGINBOTHAM MUST SHOW CAUSE.

Surrogate Would Know Why His Bond as Guardian Should Not Be Revoked.

Magistrate E. Gaston Higginbotham, of Brooklyn, who was recently in difficulties over keeping a cash bail bond, must appear before Surrogate Ketchum in Kings County on June 7 to show cause why the bond for \$6,000 furnished for him by the United States Fidelity and Guaranty Company in his position as guardian of Miss Minnie F. Nelson should not be revoked. An application has been made to remove him as her trustee because of alleged improper performance of his duty. The bond company is plaintiff in the first proceeding. In another action, started with the other two, Mrs. Higginbotham will be forced to give an accounting in the estate of Catherine M. McClenahan, for whom she is guardian. She is charged in the proceedings to remove the magistrate as guardian of Miss Nelson and her two sisters that he has invested their money in a manner unauthorized by law. The estate amounts to several thousands of dollars.

UNCOVER BIG CLOTHING SWINDLE.

Detectives Make Seven Arrests After Long Investigation.

Seven arrests have uncovered one of the largest clothing theft schemes that have engaged the attention of the Detective Bureau for some time. More than \$5,000 worth of men's and women's wearing apparel, alleged to have been stolen, has been confiscated by the branch detective bureau in Allen street. Many complaints of the burglary of shops on the East Side have been received, and express companies have been heavy losers through frequent fraudulent checking, which has enabled a systematic organization to operate successfully. Six of the seven accused were held yesterday in \$1,000 bail each in Essex Market court on charges of burglary for examination on June 1. The six gave their names as Max Walk of New Rochelle; Walter Bradenburgh, of No. 215 Hudson street; Louis Kandler, of No. 125 Essex street; Jacob Levy, of No. 108 Henry street; Max Levy and Charles Levy, of No. 331 East Fourth street; Yetta Levy, wife of Max Levy and mother of Charles Levy, was the seventh defendant, but was released by Magistrate Herbert.

HARLEM KOSHER BAKERIES TO OPEN.

Lockout Against Threatened Strike Will End To-day.

All the kosher bakeries in Harlem, the owners of which locked out their bakers about the time the strike of the downtown kosher bakers started, will be reopened to-day, according to the East Side Boss Bakers' Association. Ten of these bakeries were reopened a week or two ago. The shutdown in Harlem was to head off a strike for the refusal of a demand by the bakers, with pay. The six kosher bakeries on the East Side which were closed last week and tagged "unclean" have been cleaned in the mean time and were allowed by the Factory Inspection Bureau to open at the latter end of the week. The factory inspectors will make another raid on East Side bakeries, union and non-union alike, this afternoon. The strikers have begun preparations for a hearing, which will be given by Police Commissioner Elinham or one of his deputies on June 1, on the complaints of the strike leaders that many innocent bystanders were clubbed and arrested by the police in the strike riots several weeks ago. They will also make charges that the police directed the proprietors of the bakeries which had been engaged for mass meetings by the strikers not to allow the holding of the meetings.

BROOKLYN SCHOOL INFECTED.

Diphtheria Epidemic in No. 61 Taken in Hand by Health Department.

One of Brooklyn's schools, No. 61, at New Jersey avenue and Fulton street, has had a diphtheria epidemic. Of the four hundred and fifty pupils, twenty-seven have been prostrated from the disease and some have died. The Health Department has closed the school. The pupils whose parents reported conditions yesterday there on Thursday, and Friday and yesterday the pupils whose parents would consent to immunization were treated, and the school rooms and books were thoroughly disinfected. Dr. Alonzo Blauvelt, the assistant sanitary superintendent, who has charge of Brooklyn Health Department affairs, said last night that the school would be reopened on Tuesday. No other schools were afflicted, he said, and he denied reports that Brooklyn was suffering from an epidemic of contagious diseases.

PROFESSIONAL BONDSMEN WARNED.

Professional bondsmen will no longer find a fruitful field in Adams street court, in Brooklyn. Magistrate Dwyer said yesterday that hereafter security offered by them would be refused. When Alister Slater was arraigned on a charge of disorderly conduct and her case was adjourned, Daniel Powers, of No. 314 Pearl street, who has signed many bonds in the Adams street court, appeared to sign her on his security, and announced the new regulation.

CALIPH II AND MISS MURPHY MOVE.

It was moving day again yesterday—the second this month—for Caliph II and Miss Murphy. At noon the hippopotami were transferred to their summer quarters in the big tank in Central Park. A huge crowd witnessed the transfer, and the animals seemed glad to be out of doors again. Three weeks ago, the first sign of warm weather, they were taken out, but when the cold spell came they went back to their winter quarters.

MOUNTAINS OR SEASHORE?

The Summer Resort number of The Tribune, out next Sunday, will be a veritable mine of information regarding where to go for vacations. Profusely illustrated. Consult it.

B. & O. TO GET CONTROL.

C. H. & D. READJUSTMENT.

Agreement-Made with Morgan and Committee of Noteholders.

Following several months of negotiation between the Baltimore & Ohio Railroad Company, J. P. Morgan & Co. and the committee representing the \$15,000,000 4 1/2 per cent collateral notes of the Cincinnati, Hamilton & Dayton Railway Company, formal announcement was made yesterday of the conclusion of an agreement under which the Baltimore & Ohio is to acquire the controlling interest in the stock of the Cincinnati, Hamilton & Dayton. The plan of readjustment of the finances of the latter property, which has for years been in a receivership, was also made public. Under the agreement between the Baltimore & Ohio and J. P. Morgan & Co., in whose hands is the plan of readjustment, the ownership of the Cincinnati, Hamilton & Dayton majority stock is to be acquired by the Baltimore & Ohio at the end of seven years from July 1, 1903, at a price then to be fixed by arbitrators; the control of this stock to be vested during the seven-year period in three voting trustees, of whom one is to be the president of the Baltimore & Ohio.

The plan of readjustment provides for the payment or adjustment of the receiver's certificates, demand notes and other obligations of the receiver, the preferred claims and past due interest upon the underlying bonds, the purchase money notes of 1913 and the 1904 refunding mortgage bonds, and for the payment, adjustment or extinguishment of the floating debt, the raising of funds to meet the use of new securities or the company's earnings, and provisions designed to increase the company's earnings. The plan also contemplates the cancellation of \$7,751,425 par value of preferred stock, which was purchased by the company about 1904 and is now part of the collateral for the \$15,000,000 4 1/2 per cent notes; a readjustment of the company's indebtedness, either with or without a judicial sale; the early raising of the receivership, and the ultimate termination or discontinuance of all pending judicial proceedings.

TWO MORTGAGES TO BE CREATED.

The new plan provides for the creation of two mortgages, both dated July 1, 1909, a first and refunding mortgage of \$7,000,000 and a general mortgage of \$2,000,000. The first mortgage is to be issued under the first and refunding mortgage are to bear 4 per cent interest and to mature in fifty years. Of these bonds \$2,500,000 are to be issued at present, as follows: For payment or adjustment of the company's indebtedness, both due and accrued, \$7,500,000, this amount including the payment made to the holders of the bonds for coupons of the refunding bonds or purchase money notes due July 1, 1913; for improvements now needed, \$5,000,000; for necessary working capital, \$2,000,000; and for collateral for the \$11,557,000 4 per cent notes of 1913, which the Baltimore & Ohio is to guarantee \$13,000,000. Upon the guaranty of these notes the present refunding mortgage bonds of 1904 are to be cancelled. The bonds to be issued for improvements and for working capital and \$5,000,000 of the bonds to be issued for liquidating the company's indebtedness are to be guaranteed by the Baltimore & Ohio. Of the total \$7,500,000, there are to be reserved for future use \$2,714,000 for additions, improvements and betterments and \$2,786,000 for refunding underlying bonds.

The general mortgage of \$2,000,000 will secure a total issue of an equal amount of bonds maturing July 1, 1925, and will cover, after the lien of the first and refunding mortgage, all the property at any time subject to the lien of that mortgage and all other property acquired by use of the bonds of either class. The general mortgage bonds are to be issued in \$100 denominations, 1 per cent fixed and 2 1/2 per cent dependent upon income from that date to June 30, 1914; 3 per cent fixed and 1 1/2 per cent dependent upon income until July 1, 1916, and the full 4 1/2 per cent absolutely each year thereafter. The holders of the \$15,000,000 notes due on September 1, 1910, are to receive for each \$1,000 note and its coupons \$90 in cash and a new general mortgage bond for \$1,000.

BALTIMORE & OHIO TO PURCHASE BONDS.

The Baltimore & Ohio will in July, 1909—or, in case it will acquire the controlling stock of the Cincinnati, Hamilton & Dayton, in the month of July following the month in which such acquisition shall be made—purchase at 85 and interest the bonds originally to be issued under the general mortgage or, at its option, give in exchange for them new 4 per cent coupon bonds maturing in 1909, secured by the same general mortgage and guaranteed by the Baltimore & Ohio. In consideration of these undertakings of the Baltimore & Ohio the original general mortgage bonds are to be subject to call on any July 1 prior to July 1, 1916, for exchange for the new 4 per cent bonds. The original bonds are also to be subject to call for payment at par and accrued interest and the 4 per cent guaranteed bonds at 103 on any January 1 or July 1.

The indebtedness payable includes \$2,141,000 of receiver's certificates, demand notes and unpaid vouchers; interest past due on bonds, \$1,045,000; demand notes for money borrowed in 1906, \$1,762,570; secured by \$2,000,000 of consolidated general mortgage bonds; claims for materials and supplies sold to the company prior to the receivership, and now involved in court proceedings, \$1,082,000; demand notes for money borrowed in 1905 (unsecured), \$82,622; unpaid judgments, \$300,000; amount due the Pere Marquette, \$1,364,000; advances in connection with the Ashland & Ironton Bridge Company and the Toledo Terminal Railroad Company, \$333,000.

The foreclosure suit now pending is upon the consolidated mortgage of 1905, under which \$7,500,000 of bonds were issued, of which \$15,000,000 are to be secured by the \$15,000,000 notes due September 1, 1910, and \$2,500,000 are security for demand notes for \$1,762,570 given in 1906 for borrowed money. The Baltimore & Ohio, which has lines running east and west through the upper and lower parts of the State of Ohio, will, in acquiring the Cincinnati, Hamilton & Dayton, get a system connecting with its own lines at Cincinnati and at various points between Columbus and Dayton, which are joined by a north and south line through the state, and will also obtain a direct line into Indianapolis.

WANT STATION DISCONTINUED.

Senator Depew Had It Opened and New York Central Says It Does Not Pay.

Senator Depew's name figured in a hearing yesterday before the Public Service Commission. The question at issue was the application of the New York Central & Hudson River Railroad Company for permission to discontinue the station at 183d street, on the Harlem division. The railroad alleges that it cost five times as much as the annual revenue to maintain the station, which is between Fordham and Tremont and less than half a mile from each. It developed at the hearing that Senator Depew and several friends owned 170 lots in the vicinity of the 183d street station when it was opened, in 1896. Prior to the sale of the lots to the Northern Development Company Senator Depew and his friends had agreed to give \$5,000 toward the establishment of the station. Other property owners promised to contribute \$10,000. The total cost of the station was \$30,000. In the bill of sale of the lots to the Northern Development Company it was stipulated that the \$5,000 be paid, and it was done. Dr. Adelbert C. Becker, of the development company, opposed the closing of the station. Counsel for the railroad charged that the residents in the vicinity had not patronized the station as they had promised to do. Dr. Becker retorted that the service had been so poor that people preferred to walk to Fordham. No trains stop at the station between 9 a. m. and 4:48 p. m. Only nine northbound and six southbound trains stop at the station daily, and there is no theatre service. Commissioner John E. Eustis adjourned the hearing to make a further investigation.

TO BUILD STUDENTS' DORMITORY.

Plans have been filed for an eight story apartment hotel, to be erected for the Champlin Realty Company, as owner, at No. 526 West 112th street, and to be fitted as a students' dormitory. It will be of brick, with trimmings of limestone and terra cotta, with a frontage of 75 feet and a depth of 55 feet. The ground floor will contain a dining room, parlors and a lounging room, and the upper floors will be apportioned to the closing of the station. The building will cost \$210,000, and the design is by Mulliken & Moeller.

MEMORIAL DAY PLANS.

MAYOR TO VIEW PARADE.

Oration by Governor and Many Other Exercises.

There is no indication in the programmes for tomorrow that the observance of Memorial Day along the lines originally intended will be less marked than in past years. True, advantage of the holiday will be taken by promoters of athletic games and other sports, but not more so than in former years. None of the regular services in memory of the dead soldiers and sailors will be omitted, and the parades of the Grand Army of the Republic, both in Manhattan and Brooklyn, promise to be fully as large as those of last year. There will be faces missing among the wearers of the Grand Army uniform, but their places will be taken by Spanish War Veterans and the Sons of Veterans. Mayor McClellan will review the parade in this borough, and Governor Hughes will be the principal guest in the reviewing stand in Brooklyn. The Governor will deliver the oration at Grant's tomb, in Riverside Drive, under the auspices of Grant Post, G. A. R., at 2 o'clock in the afternoon.

The veterans are praying for sunshine to-morrow, as a year ago the parade was marred by a heavy rain, lasting through the day. Captain Thomas O'Reilly is the grand marshal this year, and hopes to get his column moving by 9 o'clock. It starts at West End avenue and 72d street, and will move past the reviewing stand at the Soldiers and Sailors' Monument, at Riverside Drive and 89th street, after which it will be dismissed. As in past years, the Old Guard will act as a special escort to the reviewing officer and those who will accompany him. Among them will be General Henry M. Nevius, commander in chief of the Grand Army of the Republic; General William H. Daniels, Major General Julius H. Stahl, Major General Anson G. McCook, General John F. Lockman, General Allan C. Bakewell, past department commander; Colonel John J. Astor, Colonel J. J. McCook, Representative Herbert Parsons and a number of justices of the Supreme Court.

As usual, the regular troops and the national guard organizations will come first, as an escort to the Grand Army men and other war veterans. There will be six companies of coast artillery, in command of Major H. C. Schumm. Following will come a detachment of sailors and marines from the Brooklyn Navy Yard. At the head of the Grand Army of the Republic column will ride six former grand marshals. Four divisions of the Grand Army veterans will be followed by a division of the Spanish War Veterans. The Army and Navy Union and cadet corps will wind up the parade. After the parade is dismissed memorial exercises will be held on the broad plaza of the Soldiers and Sailors' Monument. General George B. Loud, chairman of the memorial committee, will give the address. Music will be furnished by a chorus from the high schools of the city. In the evening further commemorative services will be held under the auspices of the Grand Army of the Republic in Carnegie Hall. There will be other parades to-morrow, including the annual exhibition of work horses, under the auspices of the Woman's Auxiliary of the Society for the Prevention of Cruelty to Animals. This will take place in the vicinity of Madison Square, and the reviewing stand will be at the Worth monument.

Police Commissioner Elinham has issued a permit for a parade of the unemployed, which will start at Centre and Duane streets at 1 p. m. and move to the Manhattan Lyceum, in 4th street, where a meeting will be held. In the morning comrades of the International Brotherhood Welfare Association will decorate the graves of the "brothers who have died in the year" at Hart's Island. Some three thousand letter carriers, headed by Postmaster Morgan, will march in the vicinity of the City Hall to-morrow afternoon before taking the Erie ferry for Jersey City, where they will attend the convention of the New Jersey State Letter Carriers' Association. At 9 o'clock in the morning, at the Bowery Mission, No. 37 Bowery, a memorial service will be held for the "unknown dead in the Potter's Field." A large proportion of these unfortunate men were attendants at our meetings," reads the notice, "and, there being no friends or relatives to specially remember them, are undertaking this sad and pathetic duty." James R. Brown will make the address.

A committee of the United Irish-American Societies will place a wreath on the monuments to Thomas Adair Emmet and Dr. McNevin, the Irish patriots, in the churchyard of St. Paul's at noon. Nor will political considerations be entirely lacking in the observance of the day. The John F. Curry Association, named in honor of the Tammany leader of the 13th Assembly District, will hold its annual outing to-morrow. The boat will leave 29th street and the North River for Donnelly's Grove, at College Point, at 9 a. m. In Brooklyn, in the afternoon, the Brooklyn Disciplinary Training School for Boys will celebrate the day with a parade and exercises. Flatbush will celebrate with a carnival, the queen being crowned in the afternoon by Borough President Coler.

Many of the more solemn observances of Memorial Day will take place to-day, such as church services and the decoration of graves. The annual service for the dead members of the Police Department will be held at St. Patrick's Cathedral, the sermon being preached by the Rev. John P. Chidwick. General Guy V. Henry Camp of the Spanish War Veterans will march to the Church of Our Lady of Good Counsel, in East 90th street. Because Mayor McClellan would not set aside a city ordinance that no music shall be used in Sunday parades the band will remain silent on the march. John A. Dix Post, No. 185, G. A. R., will attend services in the Fourth Presbyterian Church at 7:30 services in the Fourth Presbyterian Church at 7:30 p. m. After the parade to-morrow the post will take a boat to 158th street and the North River, whence it will march to Trinity Cemetery and hold services over the grave of General Dix.

A window in memory of President Lincoln will be dedicated in the Metropolitan Temple to-day. Senator Dick, of Ohio, will speak in the morning, and the Rev. Dr. J. Wesley Hill in the evening.

IN THE DRESSMAKING & TAILORING DEPARTMENT.

ORDERS WILL BE RECEIVED FOR GOWNS AND TAILOR-MADE SUITS, AT THE FOLLOWING VERY MODERATE PRICES:

\$68.00, \$75.00, \$85.00 AND UPWARD

LINEN RIDING HABITS TO ORDER \$38.00 AND UPWARD

CLOTH RIDING HABITS TO ORDER \$65.00 AND UPWARD

FLOOR COVERINGS FOR COTTAGES AND BUNGALOWS

INEXPENSIVE RUGS, ESPECIALLY ADAPTED FOR SUMMER USE, INCLUDING THE FOLLOWING:

IMPORTED AND AMERICAN ART SQUARES.

HOMESPUN RUGS IN CRETONNE COLORINGS. PORCH RUGS OF FIBRE, GRASS AND WOOL. WILTON, BRUSSELS AND SMYRNA RUGS IN DRESDEN DESIGNS AND DELICATE COLORINGS.

ALSO ORIENTAL RUGS.

PRINTED FABRICS FOR FURNISHING SUMMER HOMES

INCLUDING REPRODUCTIONS OF OLD JAVANESE, DELFT, COLONIAL AND PERSIAN FABRICS, IN DESIGNS APPROPRIATE FOR LIVING AND DINING ROOMS, BED CHAMBERS, ETC.

PORTIERES, COUCH AND TABLE COVERS, PILLOW TOPS, ETC., TO MATCH.

INEXPENSIVE LACE AND MUSLIN CURTAINS, SCREENS, UTILITY BOXES, HAMMOCKS AND LAWN CANOPY TABLES.

AWNINGS, WINDOW AND PORCH SHADES MADE TO ORDER.

RUGS AND DRAPERIES RECEIVED FOR STORAGE DURING THE SUMMER MONTHS.

34th Street, 33th Street and 5th Avenue, New York.

B. Altman & Co.

AN EXTREMELY IMPORTANT SALE OF WOMEN'S DRESSES AND SEPARATE SKIRTS

MADE OF VARIOUS COTTON MATERIALS, COMPRISING A SELECTION OF NEW AND VERY DESIRABLE STYLES, AT ESPECIALLY LOW PRICES, IS ANNOUNCED

FOR WEDNESDAY, JUNE 2d.

DRESSES OF COLORED FIGURED LAWN \$6.00

DRESSES OF CHECKED GINGHAM \$7.00

WHITE DOTTED MUSLIN DRESSES, LOW NECK MODEL \$8.00

WHITE LAWN AND COLORED DOTTED MUSLIN DRESSES \$8.75

DRESSES OF WHITE, AND WHITE AND BLACK DOTTED MUSLIN, AND COLORED DOTTED SWISS, LACE TRIMMED \$10.50

DRESSES OF WHITE AND COLORED COTTON POPLIN WITH SELF COLORED LACE \$14.00

WHITE AND COLORED BATISTE DRESSES, LACE TRIMMED \$15.00

DRESSES OF WHITE AND COLORED COTTON BENGALINE, HAND-EMBROIDERED \$16.00

TAILOR-MADE SUITS OF WHITE AND COLORED FRENCH LINEN \$18.00

FANCY COAT SUITS OF COLORED COTTON POPLIN WITH SELF COLORED LACE AT \$20.00

WHITE AND COLORED BATISTE DRESSES, TRIMMED WITH CLUNY AND VALENCIENNES LACES \$25.00

SEPARATE SKIRTS

SKIRTS OF WHITE COTTON POPLIN \$3.75

SKIRTS OF WHITE COTTON POPLIN, IN PLAID AND HAND-EMBROIDERED STYLES \$5.00

(SECOND FLOOR)

WOMEN'S, MISSES' AND CHILDREN'S SUMMER GARMENTS

MOTOR APPAREL, RIDING HABITS AND ACCESSORIES, AFTERNOON AND OUTING DRESSES, HATS, OUTERGARMENTS, PARASOLS, ETC.

SHAWLS, RUGS AND ROBES, SUIT CASES, HAMPERS AND SIMILAR ARTICLES, GOLF JACKETS AND BATHING SUITS.

A VARIETY OF INTERESTING IDEAS FOR SUMMER NEEDLEWORK.

SPECIAL PROVISION IS MADE FOR ORDERS RECEIVED BY MAIL DURING THE SUMMER MONTHS, AND INFORMATION WILL BE SUBMITTED TO THOSE RESIDING OUT OF TOWN.

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ORDERS WILL BE RECEIVED FOR GOWNS AND TAILOR-MADE SUITS, AT THE FOLLOWING VERY MODERATE PRICES:

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ALSO ORIENTAL RUGS.

PRINTED FABRICS FOR FURNISHING SUMMER HOMES

INCLUDING REPRODUCTIONS OF OLD JAVANESE, DELFT, COLONIAL AND PERSIAN FABRICS, IN DESIGNS APPROPRIATE FOR LIVING AND DINING ROOMS, BED CHAMBERS, ETC.

PORTIERES, COUCH AND TABLE COVERS, PILLOW TOPS, ETC., TO MATCH.

INEXPENSIVE LACE AND MUSLIN CURTAINS, SCREENS, UTILITY BOXES, HAMMOCKS AND LAWN CANOPY TABLES.

AWNINGS, WINDOW AND PORCH SHADES MADE TO ORDER.

RUGS AND DRAPERIES RECEIVED FOR STORAGE DURING THE SUMMER MONTHS.