

VILLA BANDITS KILL AMERICANS

Hunting Down Foreigners Between Torreon and Durango City.

CARRANZA SOLDIERS REFUSE TO ATTACK

Two Brothers from Georgia and Another Citizen of U. S. Victims of Villistas.

By Telegram to the Tribune. El Paso, Tex., Feb. 29.—Mexican bandits and Villa soldiers are hunting down Americans in the country between Torreon and Durango City and are killing all they find.

This was learned to-day by United States officials here and by friends of Americans who are still in the Durango mining country.

Confirms of the killing by Villa bandits of the Varns, a family of Valdosta, Ga., and the probable killing of his brother, J. E. Varn, was received to-night in dispatches from Durango City. Both men were in Durango City on the Cascarita ranch, which they jointly owned. J. E. Varn was in El Paso two weeks ago, and was then urged to quit Mexico and get his brother out.

THOMPSON LOSES IN CHICAGO WAR Mayor's Opponents Carry Six "Revolutionary" Wards.

Chicago, Feb. 29.—Six of the nine wards the adherents of which revolted against Mayor William Hale Thompson, Republican, nominated anti-Thompson aldermen candidates in the primary election returned in the 3d, 13th and 33d wards.

Complete returns from the nineteen wards where fights were made on the Thompson candidates gave the Mayor the victories and his opponents ten.

Diaz Reported in Mexico to Head a New Revolution

Washington, Feb. 29.—Reports to the Department of Justice to-day said General Felix Diaz, who hopes to start a new revolution in Mexico, left the United States on February 27, aboard a ship from Tampa, Fla., to Tientsin, in the state of Vera Cruz, Mexico.

Diaz Claims His Object Is to Restore the Nation

El Paso, Tex., Feb. 29.—"El Norte," a Mexican newspaper here, favorable to Felix Diaz, published to-day what purports to be the plan under which the nephew of Porfirio Diaz expects to inaugurate a new revolution as soon as he reaches Mexico.

15 MINERS KILLED AS DUST EXPLODES

Crushed Under Fall of Slate in West Virginia Tube.

Hammerstein Plans Philadelphia Opera

Buy \$750,000 Site Near Academy of Music, It Is Said.

BATES ESTATE, \$44,513

Lusitania Victim's Brother Beneficiary Under His Will.

Wife Says Preacher Insured Her Life and Then Brewed Beverage.

WOULDN'T DRINK HIS COFFEE

BATES ESTATE, \$44,513

Lusitania Victim's Brother Beneficiary Under His Will.

QUIT TO AID ROOSEVELT

Everett Colby Declares President Could Have Averted Great War.

CONDEMNS COURSE TOWARD GERMANY

Progressive Believes Roosevelt Will Be Wilson's Opponent for Presidency

By Telegram to the Tribune. Providence, Feb. 29.—Everett Colby, one of the Progressive leaders of New Jersey, delivered an address at Brown University this evening on the political issues of the coming campaign.

Colby declared that the opposing candidates this year would be Wilson and Roosevelt, and the latter, he insisted, would be a safe man for President.

Colby declared that the opposing candidates this year would be Wilson and Roosevelt, and the latter, he insisted, would be a safe man for President.

Colby declared that the opposing candidates this year would be Wilson and Roosevelt, and the latter, he insisted, would be a safe man for President.

Colby declared that the opposing candidates this year would be Wilson and Roosevelt, and the latter, he insisted, would be a safe man for President.

Colby declared that the opposing candidates this year would be Wilson and Roosevelt, and the latter, he insisted, would be a safe man for President.

Colby declared that the opposing candidates this year would be Wilson and Roosevelt, and the latter, he insisted, would be a safe man for President.

Colby declared that the opposing candidates this year would be Wilson and Roosevelt, and the latter, he insisted, would be a safe man for President.

Colby declared that the opposing candidates this year would be Wilson and Roosevelt, and the latter, he insisted, would be a safe man for President.

Colby declared that the opposing candidates this year would be Wilson and Roosevelt, and the latter, he insisted, would be a safe man for President.

Colby declared that the opposing candidates this year would be Wilson and Roosevelt, and the latter, he insisted, would be a safe man for President.

Colby declared that the opposing candidates this year would be Wilson and Roosevelt, and the latter, he insisted, would be a safe man for President.

Colby declared that the opposing candidates this year would be Wilson and Roosevelt, and the latter, he insisted, would be a safe man for President.

Colby declared that the opposing candidates this year would be Wilson and Roosevelt, and the latter, he insisted, would be a safe man for President.

Colby declared that the opposing candidates this year would be Wilson and Roosevelt, and the latter, he insisted, would be a safe man for President.

Colby declared that the opposing candidates this year would be Wilson and Roosevelt, and the latter, he insisted, would be a safe man for President.

Colby declared that the opposing candidates this year would be Wilson and Roosevelt, and the latter, he insisted, would be a safe man for President.

Colby declared that the opposing candidates this year would be Wilson and Roosevelt, and the latter, he insisted, would be a safe man for President.

Colby declared that the opposing candidates this year would be Wilson and Roosevelt, and the latter, he insisted, would be a safe man for President.

Colby declared that the opposing candidates this year would be Wilson and Roosevelt, and the latter, he insisted, would be a safe man for President.

Colby declared that the opposing candidates this year would be Wilson and Roosevelt, and the latter, he insisted, would be a safe man for President.

Colby declared that the opposing candidates this year would be Wilson and Roosevelt, and the latter, he insisted, would be a safe man for President.

Colby declared that the opposing candidates this year would be Wilson and Roosevelt, and the latter, he insisted, would be a safe man for President.

SEES U. S. DUTY TO UPHOLD LAW

Everett Colby Declares President Could Have Averted Great War.

CONDEMNS COURSE TOWARD GERMANY

Progressive Believes Roosevelt Will Be Wilson's Opponent for Presidency

By Telegram to the Tribune. Providence, Feb. 29.—Everett Colby, one of the Progressive leaders of New Jersey, delivered an address at Brown University this evening on the political issues of the coming campaign.

Colby declared that the opposing candidates this year would be Wilson and Roosevelt, and the latter, he insisted, would be a safe man for President.

Colby declared that the opposing candidates this year would be Wilson and Roosevelt, and the latter, he insisted, would be a safe man for President.

Colby declared that the opposing candidates this year would be Wilson and Roosevelt, and the latter, he insisted, would be a safe man for President.

Colby declared that the opposing candidates this year would be Wilson and Roosevelt, and the latter, he insisted, would be a safe man for President.

Colby declared that the opposing candidates this year would be Wilson and Roosevelt, and the latter, he insisted, would be a safe man for President.

Colby declared that the opposing candidates this year would be Wilson and Roosevelt, and the latter, he insisted, would be a safe man for President.

Colby declared that the opposing candidates this year would be Wilson and Roosevelt, and the latter, he insisted, would be a safe man for President.

Colby declared that the opposing candidates this year would be Wilson and Roosevelt, and the latter, he insisted, would be a safe man for President.

Colby declared that the opposing candidates this year would be Wilson and Roosevelt, and the latter, he insisted, would be a safe man for President.

Colby declared that the opposing candidates this year would be Wilson and Roosevelt, and the latter, he insisted, would be a safe man for President.

Colby declared that the opposing candidates this year would be Wilson and Roosevelt, and the latter, he insisted, would be a safe man for President.

Colby declared that the opposing candidates this year would be Wilson and Roosevelt, and the latter, he insisted, would be a safe man for President.

Colby declared that the opposing candidates this year would be Wilson and Roosevelt, and the latter, he insisted, would be a safe man for President.

Colby declared that the opposing candidates this year would be Wilson and Roosevelt, and the latter, he insisted, would be a safe man for President.

Colby declared that the opposing candidates this year would be Wilson and Roosevelt, and the latter, he insisted, would be a safe man for President.

Colby declared that the opposing candidates this year would be Wilson and Roosevelt, and the latter, he insisted, would be a safe man for President.

Colby declared that the opposing candidates this year would be Wilson and Roosevelt, and the latter, he insisted, would be a safe man for President.

Colby declared that the opposing candidates this year would be Wilson and Roosevelt, and the latter, he insisted, would be a safe man for President.

Colby declared that the opposing candidates this year would be Wilson and Roosevelt, and the latter, he insisted, would be a safe man for President.

Colby declared that the opposing candidates this year would be Wilson and Roosevelt, and the latter, he insisted, would be a safe man for President.

Colby declared that the opposing candidates this year would be Wilson and Roosevelt, and the latter, he insisted, would be a safe man for President.

Colby declared that the opposing candidates this year would be Wilson and Roosevelt, and the latter, he insisted, would be a safe man for President.

TIFFANY & Co. SILVERWARE SUBSTANTIAL IN WEIGHT

NAVY LEAGUER GIVES FORD LIE

Col. Thompson Says Pacifist Circulated Tavenner's "Untruths."

Washington, Feb. 29.—Branding an untruthful statement in Henry Ford's first anti-preparedness advertisement, Colonel Robert M. Thompson, president of the Navy League of the United States, sent a letter to-day to Mr. Ford.

Col. Thompson asserts in the letter that Mr. Tavenner had made any direct charges against the league outside of the floor of Congress, where he is protected from legal action.

Col. Thompson asserts in the letter that Mr. Tavenner had made any direct charges against the league outside of the floor of Congress, where he is protected from legal action.

Col. Thompson asserts in the letter that Mr. Tavenner had made any direct charges against the league outside of the floor of Congress, where he is protected from legal action.

Col. Thompson asserts in the letter that Mr. Tavenner had made any direct charges against the league outside of the floor of Congress, where he is protected from legal action.

Col. Thompson asserts in the letter that Mr. Tavenner had made any direct charges against the league outside of the floor of Congress, where he is protected from legal action.

Col. Thompson asserts in the letter that Mr. Tavenner had made any direct charges against the league outside of the floor of Congress, where he is protected from legal action.

Col. Thompson asserts in the letter that Mr. Tavenner had made any direct charges against the league outside of the floor of Congress, where he is protected from legal action.

Col. Thompson asserts in the letter that Mr. Tavenner had made any direct charges against the league outside of the floor of Congress, where he is protected from legal action.

Col. Thompson asserts in the letter that Mr. Tavenner had made any direct charges against the league outside of the floor of Congress, where he is protected from legal action.

Col. Thompson asserts in the letter that Mr. Tavenner had made any direct charges against the league outside of the floor of Congress, where he is protected from legal action.

Col. Thompson asserts in the letter that Mr. Tavenner had made any direct charges against the league outside of the floor of Congress, where he is protected from legal action.

Col. Thompson asserts in the letter that Mr. Tavenner had made any direct charges against the league outside of the floor of Congress, where he is protected from legal action.

Col. Thompson asserts in the letter that Mr. Tavenner had made any direct charges against the league outside of the floor of Congress, where he is protected from legal action.

Col. Thompson asserts in the letter that Mr. Tavenner had made any direct charges against the league outside of the floor of Congress, where he is protected from legal action.

Col. Thompson asserts in the letter that Mr. Tavenner had made any direct charges against the league outside of the floor of Congress, where he is protected from legal action.

Col. Thompson asserts in the letter that Mr. Tavenner had made any direct charges against the league outside of the floor of Congress, where he is protected from legal action.

Col. Thompson asserts in the letter that Mr. Tavenner had made any direct charges against the league outside of the floor of Congress, where he is protected from legal action.

Col. Thompson asserts in the letter that Mr. Tavenner had made any direct charges against the league outside of the floor of Congress, where he is protected from legal action.

Col. Thompson asserts in the letter that Mr. Tavenner had made any direct charges against the league outside of the floor of Congress, where he is protected from legal action.

Col. Thompson asserts in the letter that Mr. Tavenner had made any direct charges against the league outside of the floor of Congress, where he is protected from legal action.

WOULD TAX LAND, NOT BUILDINGS

Bill in Committee at Albany Receives Outside Support.

DR. ABRAHAM KORN VOICES OPPOSITION

Gilchrist - Ryan Two - Platoon Measure Condemned by Assistant Corporation Counsel.

By Telegram to the Tribune. Albany, Feb. 29.—Shifting the burden of taxation from the small home owners to the big landed estates such as those of the Astors and the "Golets" was given as the principal reason for the enactment of the Walker-Bleeker bill before the Senate and Assembly Cities Committee this afternoon.

Benjamin C. Marsh, executive secretary of the Society to Lower Rents and Reduce Taxes on Homes, said that the measure would save most small home owners from \$40 to \$50 a year, prevent speculative increases in the selling price of land and encourage building.

Dr. Abraham Korn, of the United Real Estate Dealers' Association, opposed the measure.

Two-Platoon System Again.

By Telegram to the Tribune. Albany, Feb. 29.—A resolution of the bureau principle, Assistant Corporation Counsel Edward J. Gilchrist, of Yorkers, opposed the Gilchrist-Ryan bill, providing for a two-platoon system in the Fire Department of the city.

Dr. Abraham Korn, of the United Real Estate Dealers' Association, opposed the measure.

Others who favored the bill were Captain James M. Clifford, of Jamaica, and C. J. Sankey, of Yorkers.

Others who favored the bill were Captain James M. Clifford, of Jamaica, and C. J. Sankey, of Yorkers.

Others who favored the bill were Captain James M. Clifford, of Jamaica, and C. J. Sankey, of Yorkers.

Others who favored the bill were Captain James M. Clifford, of Jamaica, and C. J. Sankey, of Yorkers.

Others who favored the bill were Captain James M. Clifford, of Jamaica, and C. J. Sankey, of Yorkers.

Others who favored the bill were Captain James M. Clifford, of Jamaica, and C. J. Sankey, of Yorkers.

Others who favored the bill were Captain James M. Clifford, of Jamaica, and C. J. Sankey, of Yorkers.

Others who favored the bill were Captain James M. Clifford, of Jamaica, and C. J. Sankey, of Yorkers.

Others who favored the bill were Captain James M. Clifford, of Jamaica, and C. J. Sankey, of Yorkers.

Others who favored the bill were Captain James M. Clifford, of Jamaica, and C. J. Sankey, of Yorkers.

Others who favored the bill were Captain James M. Clifford, of Jamaica, and C. J. Sankey, of Yorkers.

Others who favored the bill were Captain James M. Clifford, of Jamaica, and C. J. Sankey, of Yorkers.

Others who favored the bill were Captain James M. Clifford, of Jamaica, and C. J. Sankey, of Yorkers.

Others who favored the bill were Captain James M. Clifford, of Jamaica, and C. J. Sankey, of Yorkers.

Others who favored the bill were Captain James M. Clifford, of Jamaica, and C. J. Sankey, of Yorkers.

Others who favored the bill were Captain James M. Clifford, of Jamaica, and C. J. Sankey, of Yorkers.

Others who favored the bill were Captain James M. Clifford, of Jamaica, and C. J. Sankey, of Yorkers.

SENATORS HEAR BRANDEIS'S SIDE

Testimony Against Supreme Court Nominee Practically All In.

PARTNER EXPLAINS VARIOUS CHARGES

Says Firm Never Was General Counsel for Equitable Life Assurance Society.

Washington, Feb. 29.—An explanation of the various charges against Louis D. Brandeis now being investigated by a Senate committee considering his nomination to the Supreme Court was begun to-day by Edward F. McClenney, of Boston, a member of Mr. Brandeis's law firm.

Mr. McClenney took the stand with the testimony of those opposing confirmation of the Brandeis nomination practically all in. For more than two weeks the committee has been listening to witnesses, most of whom have attacked the nominee's professional reputation.

Mr. McClenney took the stand with the testimony of those opposing confirmation of the Brandeis nomination practically all in. For more than two weeks the committee has been listening to witnesses, most of whom have attacked the nominee's professional reputation.

Mr. McClenney took the stand with the testimony of those opposing confirmation of the Brandeis nomination practically all in. For more than two weeks the committee has been listening to witnesses, most of whom have attacked the nominee's professional reputation.

Mr. McClenney took the stand with the testimony of those opposing confirmation of the Brandeis nomination practically all in. For more than two weeks the committee has been listening to witnesses, most of whom have attacked the nominee's professional reputation.

Mr. McClenney took the stand with the testimony of those opposing confirmation of the Brandeis nomination practically all in. For more than two weeks the committee has been listening to witnesses, most of whom have attacked the nominee's professional reputation.

Mr. McClenney took the stand with the testimony of those opposing confirmation of the Brandeis nomination practically all in. For more than two weeks the committee has been listening to witnesses, most of whom have attacked the nominee's professional reputation.

Mr. McClenney took the stand with the testimony of those opposing confirmation of the Brandeis nomination practically all in. For more than two weeks the committee has been listening to witnesses, most of whom have attacked the nominee's professional reputation.

Mr. McClenney took the stand with the testimony of those opposing confirmation of the Brandeis nomination practically all in. For more than two weeks the committee has been listening to witnesses, most of whom have attacked the nominee's professional reputation.

Mr. McClenney took the stand with the testimony of those opposing confirmation of the Brandeis nomination practically all in. For more than two weeks the committee has been listening to witnesses, most of whom have attacked the nominee's professional reputation.

Mr. McClenney took the stand with the testimony of those opposing confirmation of the Brandeis nomination practically all in. For more than two weeks the committee has been listening to witnesses, most of whom have attacked the nominee's professional reputation.

Mr. McClenney took the stand with the testimony of those opposing confirmation of the Brandeis nomination practically all in. For more than two weeks the committee has been listening to witnesses, most of whom have attacked the nominee's professional reputation.

Mr. McClenney took the stand with the testimony of those opposing confirmation of the Brandeis nomination practically all in. For more than two weeks the committee has been listening to witnesses, most of whom have attacked the nominee's professional reputation.

Mr. McClenney took the stand with the testimony of those opposing confirmation of the Brandeis nomination practically all in. For more than two weeks the committee has been listening to witnesses, most of whom have attacked the nominee's professional reputation.

Mr. McClenney took the stand with the testimony of those opposing confirmation of the Brandeis nomination practically all in. For more than two weeks the committee has been listening to witnesses, most of whom have attacked the nominee's professional reputation.

Mr. McClenney took the stand with the testimony of those opposing confirmation of the Brandeis nomination practically all in. For more than two weeks the committee has been listening to witnesses, most of whom have attacked the nominee's professional reputation.

Mr. McClenney took the stand with the testimony of those opposing confirmation of the Brandeis nomination practically all in. For more than two weeks the committee has been listening to witnesses, most of whom have attacked the nominee's professional reputation.

Mr. McClenney took the stand with the testimony of those opposing confirmation of the Brandeis nomination practically all in. For more than two weeks the committee has been listening to witnesses, most of whom have attacked the nominee's professional reputation.

Mr. McClenney took the stand with the testimony of those opposing confirmation of the Brandeis nomination practically all in. For more than two weeks the committee has been listening to witnesses, most of whom have attacked the nominee's professional reputation.

Mr. McClenney took the stand with the testimony of those opposing confirmation of the Brandeis nomination practically all in. For more than two weeks the committee has been listening to witnesses, most of whom have attacked the nominee's professional reputation.

Mr. McClenney took the stand with the testimony of those opposing confirmation of the Brandeis nomination practically all in. For more than two weeks the committee has been listening to witnesses, most of whom have attacked the nominee's professional reputation.

Mr. McClenney took the stand with the testimony of those opposing confirmation of the Brandeis nomination practically all in. For more than two weeks the committee has been listening to witnesses, most of whom have attacked the nominee's professional reputation.

Mr. McClenney took the stand with the testimony of those opposing confirmation of the Brandeis nomination practically all in. For more than two weeks the committee has been listening to witnesses, most of whom have attacked the nominee's professional reputation.

TO-DA our clients are rec. \$440.00 Mortgage interest paid th. when it is due. If a SURE come is wanted buy our GUARANTEED MORTGAGES. LAWYERS MORTGAGE CO. RICHARD M. HURD, President Capital, Surplus & Pr. \$9,000,000

protective association," was the response. "Mr. McSweeney consulted Mr. Brandeis about taking the copy of the check merely because Mr. Brandeis charged him \$10 for his advice."

FIGHT PROMOTER ARRESTED Dan McKetrick Charged with Threatening Subpoena Server from Office.

Dan McKetrick, the fight promoter, who managed Frank W. Moran, when he fought Jack Johnson in Paris, was arrested yesterday by Deputy Sheriff Neilson because of his own alleged pugilistic tendencies.

Justice O'Dwyer adjourned the hearing to March 6 and paroled McKetrick in custody of his counsel, Frank J. Coy, Jr. Henry W. Heifer, attorney for the judgment debtor, has declined to accept the manager's explanation.

Justice O'Dwyer adjourned the hearing to March 6 and paroled McKetrick in custody of his counsel, Frank J. Coy, Jr. Henry W. Heifer, attorney for the judgment debtor, has declined to accept the manager's explanation.

Justice O'Dwyer adjourned the hearing to March 6 and paroled McKetrick in custody of his counsel, Frank J. Coy, Jr. Henry W. Heifer, attorney for the judgment debtor, has declined to accept the manager's explanation.

Justice O'Dwyer adjourned the hearing to March 6 and paroled McKetrick in custody of his counsel, Frank J. Coy, Jr. Henry W. Heifer, attorney for the judgment debtor, has declined to accept the manager's explanation.

Justice O'Dwyer adjourned the hearing to March 6 and paroled McKetrick in custody of his counsel, Frank J. Coy, Jr. Henry W. Heifer, attorney for the judgment debtor, has declined to accept the manager's explanation.

Justice O'Dwyer adjourned the hearing to March 6 and paroled McKetrick in custody of his counsel, Frank J. Coy, Jr. Henry W. Heifer, attorney for the judgment debtor, has declined to accept the manager's explanation.

Justice O'Dwyer adjourned the hearing to March 6 and paroled McKetrick in custody of his counsel, Frank J. Coy, Jr. Henry W. Heifer, attorney for the judgment debtor, has declined to accept the manager's explanation.

Justice O'Dwyer adjourned the hearing to March 6 and paroled McKetrick in custody of his counsel, Frank J. Coy, Jr. Henry W. Heifer, attorney for the judgment debtor, has declined to accept the manager's explanation.

Justice O'Dwyer adjourned the hearing to March 6 and paroled McKetrick in custody of his counsel, Frank J. Coy, Jr. Henry W. Heifer, attorney for the judgment debtor, has declined to accept the manager's explanation.

Justice O'Dwyer adjourned the hearing to March 6 and paroled McKetrick in custody of his counsel, Frank J. Coy, Jr. Henry W. Heifer, attorney for the judgment debtor, has declined to accept the manager's explanation.

Justice O'Dwyer adjourned the hearing to March 6 and paroled McKetrick in custody of his counsel, Frank J. Coy, Jr. Henry W. Heifer, attorney for the judgment debtor, has declined to accept the manager's explanation.

Justice O'Dwyer adjourned the hearing to March 6 and paroled McKetrick in custody of his counsel, Frank J. Coy, Jr. Henry W. Heifer, attorney for the judgment debtor, has declined to accept the manager's explanation.

Justice O'Dwyer adjourned the hearing to March 6 and paroled McKetrick in custody of his counsel, Frank J. Coy, Jr. Henry W. Heifer, attorney for the judgment debtor, has declined to accept the manager's explanation.

Justice O'Dwyer adjourned the hearing to March 6 and paroled McKetrick in custody of his counsel, Frank J. Coy, Jr. Henry W. Heifer, attorney for the judgment debtor, has declined to accept the manager's explanation.

Justice O'Dwyer adjourned the hearing to March 6 and paroled McKetrick in custody of his counsel, Frank J. Coy, Jr. Henry W. Heifer, attorney for the judgment debtor, has declined to accept the manager's explanation.

Justice O'Dwyer adjourned the hearing to March 6 and paroled McKetrick in custody of his counsel, Frank J. Coy, Jr. Henry W. Heifer, attorney for the judgment debtor, has declined to accept the manager's explanation.

Justice O'Dwyer adjourned the hearing to March 6 and paroled McKetrick in custody of his counsel, Frank J. Coy, Jr. Henry W. Heifer, attorney for the judgment debtor, has declined to accept the manager's explanation.

Justice O'Dwyer adjourned the hearing to March 6 and paroled McKetrick in custody of his counsel, Frank J. Coy, Jr. Henry W. Heifer, attorney for the judgment debtor, has declined to accept the manager's explanation.

Justice O'Dwyer adjourned the hearing to March 6 and paroled McKetrick in custody of his counsel, Frank J. Coy, Jr. Henry W. Heifer, attorney for the judgment debtor, has declined to accept the manager's explanation.

Justice O'Dwyer adjourned the hearing to March 6 and paroled McKetrick in custody of his counsel, Frank J. Coy, Jr. Henry W. Heifer, attorney for the judgment debtor, has declined to accept the manager's explanation.

THE AEOLIAN COMPANY AEOLIAN HALL NEW YORK 20 W. 42 ST. BROOKLYN 11 Flatbush Ave. STYLE G-1 \$100. The PHONOGRAPH of RICHER TONE that YOU CAN PLAY. ALMOST everyone who hears the Vocational marvels at its perfection of tone. Indeed this new musical instrument which we have developed from the talking machine is truly as great a wonder as the first phonograph itself.

TURN YOUR PIANO INTO A PLAYER-PIANO. Quality Best, Prices Just. The Centemeri name is so famous for quality that we sometimes fear a reputation for high prices may be growing up about it. There is no reason why this should be. One pays here fairly for genuine material, artistically fashioned. Prices are determined by the quality, style and pattern of embroidery. 1.50 "Iacra" 1.65 "Alberta" 2.00 Many kinds 2.25 "Roberta" 2.50 "Fielder" Send for our illustrated catalog. Special Values at the Bargain Counter, on the Second Floor. 26 Fifth Ave. One Door