

IMITATION
OF THE **ARMAMENTS**
The British Proposition Verbally Communicated to Delegates By M. Nelidoff.

Vin-Tone
will set you right. Pleasant palatable and easily assimilated, gives health and strength, improves the appetite, and quickly builds up the system.
\$1.00 a bottle

DRUG STORE
The Home of Pure Drugs
112 - 114 South Main St.

WANTED FOR MURDER.
New York, July 16.—James Courtney is wanted here to answer charges of murdering Clara Englehart, with whom he was associated. The woman was found brutally murdered in her apartment on Oct. 7, 1906. Her head had been crushed in and there were pistol wounds on her body. The police say that Courtney and a man called Texas Red were seen leaving her apartment after the shooting was fired.
The reason for the killing has never been cleared up. Courtney and his companion disappeared and the next day the police heard of Courtney when he was arrested in San Francisco. A detective will be sent to San Francisco for him. Texas Red has completely vanished.

THE AMERICAN PROPOSITION.
Gen. Horace Porter spoke in French for half an hour, and his speech, which was considered a clear and convincing argument in behalf of the application of the American doctrine, was exceedingly well received. He began by explaining that the American proposition refers solely to contractual debts, and does not cover cases of injury to resident aliens caused by unjust imprisonment, mob violence, confiscation of property and conditions of a like nature which are demanded. He said that there was a growing impression that the employment of armed force to collect debts would be resorted to in the event of a war, while the so-called peaceful blockade was employed there would be an increasing disposition on the part of the government to resort to force to recognize such blockade. Thus war must be declared to make the blockade effective.
Continuing, he pointed out the possibility of a general war, and the danger abroad with the sole object of increasing his private fortune, and later demanding that his country go to war to recover the debts of the country in no way benefits. The taxpayers of the coercing country, he said, must bear the expense of enriching the speculators who would be in the case of the last 60 years show that in the case of 13 large claims for damages, unpaid debts, etc., the largest sum allowed was only \$9 per cent. In some cases it fell to the ridiculous amount of 3 1/2 per cent. These examples, he said, should deter forever civilized nations from resorting to force to collect debts, and should be judiciously adjudicated by an imperial tribunal.

WILL RECOUNT VOTES.
New York, July 16.—The appellate division of the supreme court today denied the application of city officials acting in behalf of Mayor McClellan to prevent a recount of votes cast for mayor. Unless counsel for Mayor McClellan makes further appeal, it seems to leave the way clear to begin the recount for which Mr. Hearst contends.

A SHOOTING SCRAPE.
Butte, Mont., July 16.—Only by the prompt action of deputy sheriffs was Remus, a horseman employed by Rordan & Mulcahy, following the races here, saved from rough handling at the course this morning, after he had shot and seriously wounded J. H. Brannan, another horseman. Brannan and Remus quarreled yesterday over the collection of debts, and last night and bought a revolver, and meeting Brannan at the paddock shortly after breakfast today shot and wounded him. Brannan was unarmed and the bystanders and his friends speedily besieged Remus in the grand stand, whence he was rescued by police and brought up town to jail. Both men further appeared here and have followed all the western circuits.

VEZUELA WILL REFUSE TO PAY BELGIAN CREDITORS
Brussels, July 16.—Venezuela has intimated that it will refuse to pay the \$2,000,000 debt to Belgian creditors. This decision is contrary to the finding of the Hague tribunal, and the Belgian government, realizing that persistence in this refusal would inflict the most serious injury to the cause of arbitration, is doing its utmost to induce Venezuela to carry out the Hague verdict.

BURGERS ROB POSTOFFICE.
San Francisco, July 16.—Burglars broke into the post office at South San Francisco at an early hour this morning and secured \$1,800 in stamps and money. The robbers escaped, and as near as can be ascertained it was at 2 o'clock this morning that the daring crime was committed. The postoffice safe was blown open with dynamite.
When the office was opened this morning the safe was found open, its drawers rifled and its valuables to the amount of \$1,800 gone.
The authorities with the postal inspectors are now working on the case.

They act like Exercise.
Dr. Cassell's
-for the Bowels
All Druggists
Ten Cents

Bennett Glass & Paint Co.
THE GLASS PAINT OF THE STATE
& PEOPLE OF THE STATE
67 WEST FIRST SO.

NEW MAYOR FOR SAN FRANCISCO
He is Dr. E. R. Taylor, Dean of Hastings College of Law, California University.
SCHMITZ IS STILL A FACTOR.
Appoints Boxton a Supervisor—Chief of Police Dinan Will Recognize No One But Schmitz.

HARRY THAW'S HEALTH.
As Good as That of Those Who in Thombs Live on Rich Food.

New York, July 17.—So many and such varying reports have of late been printed concerning the physical condition of Harry K. Thaw that Dr. Frank McGuire, the Thombs physician, Judge in Chamberlain, has issued an order that all exceptions to the appointment of masters and to the issues coming before the court on or before July 20, and of the court on or before July 20, and be argued before him in this city on July 20.
The taking of depositions to be submitted to the masters as evidence in the case will be begun in written at 10 o'clock tomorrow morning before the City Solicitor E. S. Cook as magistrate.

FORGOT HER DIAMOND.
New York, July 17.—Because he forgot to tell his wife he had placed a very valuable diamond ring in an old snuff-box which they left behind, James Van Cleef, formerly of Amsterdam and in the near future of St. Louis, called yesterday on the Kron Prinz Wilhelm, one hour after he and his wife had arrived on the liner Ryndam.
When he reaches the other side, Mr. Van Cleef will hasten to Amsterdam and expects to be detained there just one hour, when he will hurry to the nearest station and continue his interrupted journey to St. Louis.
Mr. Van Cleef has sold out his business in Amsterdam and intends to reside in St. Louis. Before sailing he placed the diamond ring in a snuff-box. It was not until they were nearing America that Mr. Van Cleef casually asked his wife what she had done with the snuff-box. Her reply that she had put it in a box, which was sent to storage, sent him post-haste back to Amsterdam.

TEXAS WILL BAR CONSUMPTIVES.
Houston, July 16.—Dr. William M. Brantly, state health officer, who is here today, says the governor will shortly issue a proclamation declaring tuberculosis is a contagious disease. The proclamation will put the railroad on notice and it will be statutory offense punishable by a fine of \$500 to haul a person afflicted with a contagious disease into the state. If interstate travel, a passenger demands that the carrier bring him to Texas, the health officer will require that the railroad notify the authorities at destination and the patient will be required to submit to an examination and if not satisfactory will be subject to deportation.

BEST MEDICINE IN THE WORLD FOR COLIC AND DIARRHOEA.
"Of Chamberlain's Colic, Cholera and Diarrhoea Remedy is the best remedy in the world," says Mr. C. L. Carter of Skirou, Ala. "I am subject to colic and diarrhoea, and last spring seemed as though I would die, and I think I could if hadn't taken Chamberlain's Colic, Cholera and Diarrhoea Remedy. I haven't been troubled with it since until this week, when I had a severe attack of colic and diarrhoea, and this morning feel like a new man." For sale by all druggists.

WELSH DAY, THURSDAY
At Beautiful Saltair.
Special Chorus of 100 voices.

ROBINSON'S PATENT BARLEY
THE ONLY INFANT FOOD.
All Grocers and Druggists.

ESTABLISHED 1864
Chamberlain's Colic, Cholera and Diarrhoea Remedy.
ONE PRICE TO ALL NEVER UNDERSOLD

No Clearance Sale, this year or any other year, has ever offered such unprecedented values as this FORCED UNLOADING SALE.

We've Cut the Prices
So deep there can no longer be any doubt as to the ultimate consummation of our purpose—a complete clearance of all remaining Summer Stocks.
A new Sales Record has been established yesterday, tomorrow, however, should witness the greatest selling of all—

MRS. EDDY'S CASE.
A Co-Master Appointed to Determine Her Competency.
Concord, N. H., July 16.—Judge Robert M. Chamberlain of the superior court, today appointed Horace W. Parker of Concord, N. H., as co-master with Judge Edgar Aldrich and Dr. George F. Jolly, in determining the competency of Mrs. Mary Baker G. Eddy, in connection with the suit brought by alleged "old friends" of Mrs. Eddy. Mr. Parker will take the place of Dr. G. A. Alsbury, of Providence, who has declined to serve. Mr.

IRRESISTIBLE
Gossard
CORSET



Where does the flesh go?
"They lace in front"
MODEL M

Model "M" attains the summit of corset ideal for the figure embraced by the intentions of its designer—figure of 100 pounds and upwards. It gives the willow grace, the snug hips, long waist line and the absolutely correct front. It has a long back, which by its carefully planned lines reduces the hips in appearance and cleverly draws them back thereby imparting the lines of youth. The soft extension at the bottom of the figure makes this model desirable in many instances in sizes as small as 10 and always for figures with large hips.

THE CHARLTON SHOP
OUTFITTERS FOR WOMEN
122 South Main, Salt Lake

TEA GOODNESS
Do you have it in every cup you drink—purity, strength, flavor and aroma?
The best there is. We purchased the very cream of the Japan Tea crop, and you can get it from your grocer by simply saying
HEWLETT'S
Three Crown Tea, Please

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THE ONLY INFANT FOOD.
All Grocers and Druggists.

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NOTICE
TRAPPER MINING COMPANY.—Notice is hereby given that a special meeting of the stockholders of the Trapper Mining Company will be held at No. 14 North Main Street, Salt Lake City, Utah, at 2 o'clock p. m. on Tuesday, the 23rd day of July, 1907, for the purpose of electing a board of five (5) directors from whom shall be chosen a President, a Vice President, Secretary and Treasurer, and to transact any such other business as shall lawfully come before the meeting.
A. E. HYDE,
President of the Trapper Mining Company.
Dated June 18, 1907.

NOTICE
Notice of intention to redeem outstanding issue of Salt Lake City Railroad Company 5 per cent. Second Mortgage Gold Bonds.
Whereas, the Salt Lake City Railroad Company, a corporation organized under the laws of Utah, did heretofore on the first day of February, 1906, issue and sell to the denomination of one thousand dollars (\$1,000), and payable on the first day of February, 1907, and secured the payment of the same by mortgages upon its property, and
Whereas, the Utah Light & Railway Company has since succeeded to the ownership of said property, and did heretofore on the 15th day of January, 1907, in consideration of the cash value of the said property, authorized the guaranty of the payment of said bonds by the payment thereof, which guaranty was thereupon duly executed. The said guaranty, however, was on the express condition that the said principal sum of said bonds should become payable on any February 1st or August 1st, prior to February 1st, 1910, at the option of the said Utah Light & Railway Company, upon the said condition that the said guaranty should be in full force and effect on the date of the maturity of the said bonds, and that the said principal sum of said bonds should become payable on any February 1st or August 1st, prior to February 1st, 1910, at the option of the said Utah Light & Railway Company, upon the said condition that the said guaranty should be in full force and effect on the date of the maturity of the said bonds, and that the said principal sum of said bonds should become payable on any February 1st or August 1st, prior to February 1st, 1910, at the option of the said Utah Light & Railway Company, upon the said condition that the said guaranty should be in full force and effect on the date of the maturity of the said 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August 1st, prior to February 1st, 1910, at the option of the said Utah Light & Railway Company, upon the said condition that the said guaranty should be in full force and effect on the date of the maturity of the said bonds, and that the said principal sum of said bonds should become payable on any February 1st or August 1st, prior to February 1st, 1910, at the option of the said Utah Light & Railway Company, upon the said condition that the said guaranty should be in full force and effect on the date of the maturity of the said bonds, and that the said principal sum of said bonds should become payable on any February 1st or August 1st, prior to February 1st, 1910, at the option of the said Utah Light & Railway Company, upon the said condition that the said guaranty should be in full force and effect on the date of the maturity of the said bonds, and that the said principal sum of said bonds should become payable on any February 1st or August 1st, prior to February 1st, 1910, at the 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