

W. P. BOYD & CO.

A Woman
In white is dressed in the very top of the style just now. We've ready:
Plain White Duck, 15c a yard.
Plain White Duck, 25c a yard.
White Corded Peaky, 35c, 40c, 50c a yard.
White Lawns, 10c, 12 1/2c, 15c, 20c and 25c a yard.

The Little Girl
Looks cute in a dainty striped or checked Gingham Dress. They're cheap.
Fine Zephyr Gingham, worth 15c, for 10c a yard.
Fine Zephyr Gingham, worth 20c, for 12 1/2c the yard.
22-inch wide Imported Gingham, worth 25c, for 15c a yard.
22-inch wide Anderson Gingham, worth 50c, for 25c a yard.

He's His Mother's Boy
And she loves to see him wear a pretty waist made by her own hands. You'll find the pretty styles here.
22-inch Percales, fast colors, 10c a yard.
22-inch Percales, fast colors, 12 1/2c a yard.
Fine Cheviots, pretty patterns, 12 1/2c a yard.
Imported Cheviots, dainty styles, 15c a yard.

Your Husband
Needs some Flannel Shirts to wear when he goes fishing. They'll be biting pretty soon, so get them ready.
Fine Soft Scotch Flannel, 25c a yard.
A better grade, 35c a yard.
The very best Scotch Flannel, 50c a yard.
Dainty French Flannels, 50c a yard.

The Baby, Too.
The little too we'd most forget. Looks best in white. Yes, that's right.
Irish Dimities.
French Nainsooks.
India Linens.
Victoria Lawns.
Checked Nainsooks.
Perian Lawns.

A Dainty Cape
Thrown over the shoulders just fills the bill for a cool evening or a nippy morning. Prices almost halved.
WALTONS AND BLOUSES—The warmer the weather the more winsome they become. Something for every taste and price for every pocketbook.

EDUCATION NOTICED.

Of Illegally Taking Deposits in His Walla Walla Bank.

HE WANTS A NEW TRIAL.

Says Populist Hatred of Banks Had Influence on the Jury.

Suicide at Leavenworth—A Nainaimo Miner Blown Up by Dynamite—The Washington Salmon Hatchery to Be Located on the Kalamia River.

North Yakima, June 8.—Special.—After deliberating twenty-four hours and taking forty ballots, the jury in the Edmonson trial brought in a verdict against the defendant at 10:30 this morning. The jurors stood six to six until late in the morning, when one left his associates who stood for acquittal, upon the promise that the verdict for conviction should bear a recommendation for mercy to the court. The same reasoning brought the other five around on the last ballot, although Edmonson's friends cannot understand what benefit he can derive from such a plea for judicial clemency. Attorney Snively, for the defense, will on Monday move for a new trial.

Edmonson appeared greatly cut up, but stated to a reporter that he would fight the case to the bitter end. He seemed to think the Populist influence in the jury box effected the result, because of the Populists' well-known antipathy for banks and bankers. The charge against him was accepting deposits in his Walla Walla bank when he knew it to be insolvent.

MYERS TO BE HANGED.

The Supreme Court Refuses to Spare the Assin Murderer.

Olympia, June 8.—Special.—The supreme court has filed its opinion in the case of the state of Washington, respondent, vs. Charles E. Myers, appellant, who was accused of the crime of murder in the first degree committed in the perpetration of arson. The undisputed facts shown by the proofs were to the effect that a certain hotel in Assin was destroyed by fire, in which the lives of inmates were lost, and the disputed facts which the prosecution sought to prove were that such fire was incendiary in origin, and that Myers was the incendiary.

A verdict of guilty was rendered and appellant sentenced to be hanged. The first assignment by the defense is founded upon the action of the court in refusing to allow the introduction of proof tending to show where one Murphy, an employee of the hotel, was at the time of the fire. The fact of his will by Murphy toward appellant, as alleged, was introduced, but in the absence of other circumstances tending in some manner to connect him with the commission of the crime, the court is unable to see how his whereabouts could have any effect upon the question of guilt of the appellant.

The second objection grows out of the fact that one of the circumstances relied upon by the prosecution was horse tracks upon the road, and as to the nature and freshness of which witnesses testified, in cross-examination counsel for the appellant produced boxes of dirt with the impression of horses' hoofs therein, and thereby endeavored to discredit the witnesses. In excluding this evidence, the court is unable to see how it would have any effect upon the question of guilt of the appellant.

The third objection grows out of the fact that one of the circumstances relied upon by the prosecution was horse tracks upon the road, and as to the nature and freshness of which witnesses testified, in cross-examination counsel for the appellant produced boxes of dirt with the impression of horses' hoofs therein, and thereby endeavored to discredit the witnesses. In excluding this evidence, the court is unable to see how it would have any effect upon the question of guilt of the appellant.

The fourth objection grows out of the fact that one of the circumstances relied upon by the prosecution was horse tracks upon the road, and as to the nature and freshness of which witnesses testified, in cross-examination counsel for the appellant produced boxes of dirt with the impression of horses' hoofs therein, and thereby endeavored to discredit the witnesses. In excluding this evidence, the court is unable to see how it would have any effect upon the question of guilt of the appellant.

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The ninth objection grows out of the fact that one of the circumstances relied upon by the prosecution was horse tracks upon the road, and as to the nature and freshness of which witnesses testified, in cross-examination counsel for the appellant produced boxes of dirt with the impression of horses' hoofs therein, and thereby endeavored to discredit the witnesses. In excluding this evidence, the court is unable to see how it would have any effect upon the question of guilt of the appellant.

The tenth objection grows out of the fact that one of the circumstances relied upon by the prosecution was horse tracks upon the road, and as to the nature and freshness of which witnesses testified, in cross-examination counsel for the appellant produced boxes of dirt with the impression of horses' hoofs therein, and thereby endeavored to discredit the witnesses. In excluding this evidence, the court is unable to see how it would have any effect upon the question of guilt of the appellant.

The eleventh objection grows out of the fact that one of the circumstances relied upon by the prosecution was horse tracks upon the road, and as to the nature and freshness of which witnesses testified, in cross-examination counsel for the appellant produced boxes of dirt with the impression of horses' hoofs therein, and thereby endeavored to discredit the witnesses. In excluding this evidence, the court is unable to see how it would have any effect upon the question of guilt of the appellant.

The twelfth objection grows out of the fact that one of the circumstances relied upon by the prosecution was horse tracks upon the road, and as to the nature and freshness of which witnesses testified, in cross-examination counsel for the appellant produced boxes of dirt with the impression of horses' hoofs therein, and thereby endeavored to discredit the witnesses. In excluding this evidence, the court is unable to see how it would have any effect upon the question of guilt of the appellant.

The thirteenth objection grows out of the fact that one of the circumstances relied upon by the prosecution was horse tracks upon the road, and as to the nature and freshness of which witnesses testified, in cross-examination counsel for the appellant produced boxes of dirt with the impression of horses' hoofs therein, and thereby endeavored to discredit the witnesses. In excluding this evidence, the court is unable to see how it would have any effect upon the question of guilt of the appellant.

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The seventeenth objection grows out of the fact that one of the circumstances relied upon by the prosecution was horse tracks upon the road, and as to the nature and freshness of which witnesses testified, in cross-examination counsel for the appellant produced boxes of dirt with the impression of horses' hoofs therein, and thereby endeavored to discredit the witnesses. In excluding this evidence, the court is unable to see how it would have any effect upon the question of guilt of the appellant.

The eighteenth objection grows out of the fact that one of the circumstances relied upon by the prosecution was horse tracks upon the road, and as to the nature and freshness of which witnesses testified, in cross-examination counsel for the appellant produced boxes of dirt with the impression of horses' hoofs therein, and thereby endeavored to discredit the witnesses. In excluding this evidence, the court is unable to see how it would have any effect upon the question of guilt of the appellant.

The nineteenth objection grows out of the fact that one of the circumstances relied upon by the prosecution was horse tracks upon the road, and as to the nature and freshness of which witnesses testified, in cross-examination counsel for the appellant produced boxes of dirt with the impression of horses' hoofs therein, and thereby endeavored to discredit the witnesses. In excluding this evidence, the court is unable to see how it would have any effect upon the question of guilt of the appellant.

The twentieth objection grows out of the fact that one of the circumstances relied upon by the prosecution was horse tracks upon the road, and as to the nature and freshness of which witnesses testified, in cross-examination counsel for the appellant produced boxes of dirt with the impression of horses' hoofs therein, and thereby endeavored to discredit the witnesses. In excluding this evidence, the court is unable to see how it would have any effect upon the question of guilt of the appellant.

The twenty-first objection grows out of the fact that one of the circumstances relied upon by the prosecution was horse tracks upon the road, and as to the nature and freshness of which witnesses testified, in cross-examination counsel for the appellant produced boxes of dirt with the impression of horses' hoofs therein, and thereby endeavored to discredit the witnesses. In excluding this evidence, the court is unable to see how it would have any effect upon the question of guilt of the appellant.

The twenty-second objection grows out of the fact that one of the circumstances relied upon by the prosecution was horse tracks upon the road, and as to the nature and freshness of which witnesses testified, in cross-examination counsel for the appellant produced boxes of dirt with the impression of horses' hoofs therein, and thereby endeavored to discredit the witnesses. In excluding this evidence, the court is unable to see how it would have any effect upon the question of guilt of the appellant.

The twenty-third objection grows out of the fact that one of the circumstances relied upon by the prosecution was horse tracks upon the road, and as to the nature and freshness of which witnesses testified, in cross-examination counsel for the appellant produced boxes of dirt with the impression of horses' hoofs therein, and thereby endeavored to discredit the witnesses. In excluding this evidence, the court is unable to see how it would have any effect upon the question of guilt of the appellant.

The twenty-fourth objection grows out of the fact that one of the circumstances relied upon by the prosecution was horse tracks upon the road, and as to the nature and freshness of which witnesses testified, in cross-examination counsel for the appellant produced boxes of dirt with the impression of horses' hoofs therein, and thereby endeavored to discredit the witnesses. In excluding this evidence, the court is unable to see how it would have any effect upon the question of guilt of the appellant.

The twenty-fifth objection grows out of the fact that one of the circumstances relied upon by the prosecution was horse tracks upon the road, and as to the nature and freshness of which witnesses testified, in cross-examination counsel for the appellant produced boxes of dirt with the impression of horses' hoofs therein, and thereby endeavored to discredit the witnesses. In excluding this evidence, the court is unable to see how it would have any effect upon the question of guilt of the appellant.

articles are being sold for what they will fetch. The pictures brought fairly good prices, but little else did.

The sale continues tonight and will not be concluded until after 10 o'clock at the rate it is now progressing. A large number of articles are on hand and are taking a deep interest in the proceedings. Many of them are bidding.

The Ellensburg Normal School. Ellensburg, June 8.—Special.—The fourth year of the state normal school, now drawing to a close, has been one of the most successful in the history of the institution. Notwithstanding the general depression, the attendance has been larger than ever before, and the magnificent new building has greatly facilitated the carrying on of the work. The school is in excellent shape and the prospects for the future were never so good as they are today. The programme of the commencement exercises is as follows:

Sunday, June 8, 10 a. m.—Baccalaureate sermon, Dr. W. A. Shanklin. Monday evening, June 10, at 8 o'clock—Annual address to literary societies, "The Primal Law," Hon. C. E. Graves. Tuesday afternoon, June 11, at 2 o'clock—Class day exercises.

Tuesday evening, June 11, at 8 o'clock—Joint session of literary societies. Wednesday, June 12, at 10 a. m. and 2 p. m.—Commencement exercises. Wednesday evening, June 12, at 8 o'clock—Alumni anniversary.

Thursday, June 13, at 10 a. m. and 2 p. m.—Commencement exercises. Commencement address, "Brain Waste," Dr. J. M. Allen.

The class of 1895 is: Mr. D. W. Ross, Ellensburg; Mr. E. W. Carothers, Ellensburg; Mrs. Ella Hatfield, Ellensburg; and Miss Crissie C. Cameron, Tacoma.

Everett News. Everett, June 8.—Special.—A fire broke out in the mill works this morning, but was quickly put out. Damage, about \$200.

Word has been received from Secretary Herbert that the Mohican is ordered to Everett not later than July 3. This will be the first of the "Herald" type. The Commercial Club will tender the officers of the vessel a reception.

Councilman Tim Collins is nursing a lame leg, the result of trying to ride his horse in the mill works this morning, but was quickly put out. Damage, about \$200.

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ALL READY FOR THE PARADE OF THE WAR VESSELS.

THE CONCILIATION OF FRANCE.

A French Admiral to Sit at Emperor William's Right Hand.

Extension of Women's Rights in Germany—Inhuman Treatment of Lunatics by Brutal and Ignorant Monks—Herbert Spencer and Pastour Reject Proffered Honors.

Copyright, 1895, by the Associated Press. Berlin, June 8.—The trial trips through the Baltic and North sea canal made this week by the imperial yacht, Hohenzollern and the Hamburg-American line steamer Palatia, with the emperor, Prince Hohenzollern, the Prussian minister for the interior, Herr von Koenig, and the imperial secretary of state for the interior, Dr. von Boetticher, and the minister for foreign affairs, Baron Marschall von Bieberstein, on board, showed that the canal is in condition for the passage of a small fleet on June 19 and 20. The Palatia just touched the bottom between Rendsburg and Hohenau, but it was not until more than an hour after midnight that the emperor, when landing from the Palatia at Hohenau, Prince Hohenzollern had a narrow escape, as he slipped and would have been crushed by the emperor's carriage, which was held up by him and pulled him upon the deck.

According to the programme the Kaiser-Arch, with Emperor William on board, will head a procession of sixteen German and foreign vessels which will pass through the canal during the evening of June 19. The Marchioness, which is the United States during the passage on the Elbe from Hamburg to Brunsbuttel. The canal will be closed to traffic until after the passage of the Kaiser-Arch.

The great canal which joins the Baltic to the German ocean cost about \$3,500,000, and has been eight years in building. It intersects the peninsula of Schleswig-Holstein from the mouth of the river Elbe, to Hohenau, on Kiel bay, and opposite the city of Kiel, a distance of about fifty-nine miles. The entrances at both terminals have been provided with dock gates, so that the water level is wide. The lowest possible depth of water at the Brunsbuttel end is five fathoms, and at Hohenau the water is a trifle deeper. The dock gates are operated by electric power, and the canal is lighted by electricity. Steam tugs will be stationed at each main gate of the canal, in order to assist in the passage of vessels. At several points the canal crosses the land by bridges, which, when open, leave a free space of fifty-four square yards. There are also a number of ferries and two finely constructed permanent railway bridges. The military use of the canal is in the fact that henceforth in time of war the German navy cannot be divided, and the provisioning of either the Baltic or the North shore cannot be interrupted, or rendered difficult by the French.

The agitation in France against the French warships at Kiel hoisting the German imperial flag bearing the sinister date "1871," has induced the emperor to visit Kiel, and to attend the celebration of the opening of the canal, as, if he visited any of them, he would be compelled to visit the Hoche, his French flagship, which would be a great insult to the French.

The speech which Emperor William is to make at the Hohenau banquet on June 21 is awaited with curiosity. It is expected that he will refer to the French right hand, and the Russian admiral, Skrydloff is to sit on his left. Thus it will be difficult for the emperor to avoid a special allusion to France as the most honest enemy.

The foundation stone of the big Bismarck monument to be erected by the German nation is to be laid on the summit of the Runkelsberg last Sunday.

In spite of the fact that the emperor is known to be aggrieved at some of the recent utterances of the Prussian minister for the interior, Herr von Koenig, because they reflected upon the father of the empire, the late Duke Frederick of Schleswig-Holstein-Sonderburg-Augustenburg, he will not visit Kiel.

Prussia has just announced the admission of a daughter of a Silesian countess to the Prussian gymnasium. The countess is a member of the Prussian aristocracy, and she is to be admitted to the gymnasium in certain professions. The minister of education has refused to do so, because of the Prussian minister for the interior, Herr von Koenig, because they reflected upon the father of the empire, the late Duke Frederick of Schleswig-Holstein-Sonderburg-Augustenburg, he will not visit Kiel.

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