

BOTKIN JURY IS COMPLETED

Twelfth Man Secured After the Venire of 100 Had Been Almost Exhausted

OFFICERS ARE RELIEVED

J. P. Dunning, Husband of Murdered Woman, Makes First Appearance in Court

THE JURY.

William S. McDevitt of 4022 Twenty-second street, a conductor for the United Railroads Company.

Vernon Upton of 205 Central avenue, a member of the printing firm of Upton Bros.

Jacob Goetjen of 249 Fifth street, a grocer in the firm of H. Goetjen & Co.

Julius Lilienthal of 307 Fulton street, a retired grocer.

Morris Hyman of 2230 Sacramento street, a merchant at 206 Sansome street.

Henry Peters of 87 South Broderick street, a grocer at 738 Hayes street.

Bernard F. Wambold of 732 Ivy avenue, retired from the grocery business.

Ferdinand Salz of 1630 Haight street, a grain dealer at 214 Pine street.

James H. Robertson of 503 Capp street, an insurance agent.

William O'Connor, residing at St. Dunstan Hotel, a capitalist.

Samuel P. Robbins of 622 Turk street, a real estate dealer.

John P. Carroll of 14 Lake street, formerly employed by the Harbor Commission.

After five days of tiresome examination of talesmen the jury has been completed that will determine the guilt or innocence of Mrs. Cordelia Botkin, who is now on retrial for causing the death of Mrs. John P. Dunning, at Dover, Delaware, by sending to her through the mails from this city a box of poisoned candy.

The candy which also caused the death of Mrs. Deane, and, in the event of an acquittal in the present case, Mrs. Botkin will have to answer to a charge of murdering Mrs. Deane.

The last two jurors were chosen yesterday. In the morning session Samuel P. Robbins proved acceptable to both sides and was sworn in. Late in the afternoon session John P. Carroll was accepted and the box was filled.

It was 3:40 o'clock in the afternoon before the last juror was secured and only six names out of the special venire remained to be drawn. Fifty-two talesmen had been examined when Carroll was called to the box, and out of all these only one man had proved acceptable. The defense still had three peremptory challenges left and the prosecution two. None expected the panel to be filled and it was confidently thought that another venire would be found necessary.

CARROLL ACCEPTED.

When Carroll had answered all questions in a manner apparently satisfactory to prosecution and defense there was a tense few minutes while counsel discussed the advisability of exercising a peremptory challenge.

Finally District Attorney Byington said "We accept the juror." All eyes were turned to where Attorneys Knight and McGowan were deep in consultation with Mrs. Botkin. After what seemed half an hour, but which was in reality only a couple of minutes, Attorney Knight turned to the court and said "Swear the juror." A sigh of relief went up from all the court officials, as the procurement of a jury has been a severe trial to all who are connected with the case. In all more than 350 talesmen were summoned before the panel was completed.

There was something of a sensational incident in the afternoon session. Frederick Taklos, one of the talesmen, stated that he was unable to give the defendant an impartial hearing because of something he had witnessed while a passenger on the train that brought Mrs. Botkin from Stockton to this city at the time of her original arrest for the alleged crime. He was excused and as he passed District Attorney Byington the latter said to the talesman, "I guess we'll have to use you for a witness." Taklos stopped and he and Byington talked in low tones for some seconds. Suddenly Attorney Knight jumped to his feet.

KNIGHT GROWS ANGRY.

"Are you going to make that man a witness?" he demanded angrily. "I submit to the court that the conduct of the District Attorney is highly improper. He has no right to halt a talesman and discuss with him any feature of this case in the presence and hearing of the jury."

"I have a right to talk to this man,

POSTUM CEREAL.

Some People

and

Coffee

don't agree.

Experiment and see if that is the cause of your trouble. Try leaving it off 10 days, use

POSTUM FOOD COFFEE

and if your physical ails begin to disappear you will know exactly what to do to get back to comfort and health again.

SHERIFF RAIDS CHINESE STORE

Celestial, That Owes Rent, Hurriedly Leaves Town to Escape His Landlady

SHE ATTACHES GOODS

Many Arrests Made Because of Inability of Bystanders to Withstand Temptation

Owing to his inability to settle with his creditors, among whom is an frate landlady, Kwong On Lung, head of the firm of Kwong On Lung & Co., 725 Jackson street, left town hurriedly about a month ago, leaving behind a large stock of rice, nuts, oil and other Chinese delicacies.

In figuring up her accounts against Kwong, Anna Moore, owner of the property at 726 Jackson street, found to her dismay that the Celestial tenant had gotten the best of her by \$189.

The store was locked up, and was stocked with all varieties of goods. Miss Moore thought that she might square matters by claiming them, but was informed that the only way in which she might claim her property would be to have the Sheriff take charge of the stock of goods.

Accordingly yesterday morning the Sheriff and deputies arrived at the building and proceeded to unceremoniously throw open the doors and pile the merchandise out on the street.

Before two boxes had been carried out Chinese of all sizes and descriptions poured in from all directions. As each load of stuff was taken to the street the crowds thronged about it and gaped longly on the delicacies. Some even went so far as to grab boxes of noodles and rice when the officers' backs were turned. The police gave chase, however, and each time locked up the offender on a charge of petty larceny.

By the time the store was cleared out several arrests were made. One Chinaman, about 50 years of age, was caught running down Jackson street dragging a bag of rice. He was easily overtaken and booked with the rest.

Strange to say, when the last arrest had been made and the book was gone over, it was found that in every case the prisoner had given the name of "Sing."

According to the stories told by his neighbors, Kwong had a rather poor standing in the Chinese Bradstreets. Kwong, they say, owes money to every one that he knows in Chinatown, and they universally say "Him no good."

A tall Chinaman with a black eye and a bright emerald sweater vouchsafed the information that Kwong had gone "catchem Fresno," that he has friends there, and will stay in hiding until his debts are outlawed.

Among the goods that were seized yesterday was a valuable stock of preserved ginger and spices.

haven't I?" asked Byington.

"No, sir; you have not at this time and place," replied Knight. "If you wish to talk to him take him to your office."

Assistant District Attorney Judge Ferrall took up the cudgels for his chief and declared that they would talk to Taklos whenever and wherever they pleased. Judge Cook thought differently.

"The District Attorney should not carry on a conversation with the talesmen in the presence or hearing of the jury," he said.

"None of the jury could hear me," protested Byington.

"I could hear you up here, although I could not distinguish the words, and the jury is considerably closer to you than I am."

Knight and Ferrall continued to squabble heatedly over the incident until threatened with punishment for contempt by Judge Cook. The momentous information possessed by Taklos was that he noticed Mrs. Botkin was extremely nervous while on the train and from that he concluded she was a guilty woman.

DUNNING IN COURT.

When the morning session was about half finished John P. Dunning came into the courtroom through the private entrance behind the bar. Mrs. Botkin glanced quickly at him as he came through the gate, but he did not look in her direction. It was the first time they had seen each other in five years. He was accompanied by Mrs. N. Ruth, one of the important witnesses for the prosecution, and the two were given seats directly in the rear of the defendant and her sister. Dunning appeared perfectly at ease and smiled broadly at the replies of Joseph Taubel, a German, who contributed the comedy element to the session by his profuse explanations in dialect of his state of mind regarding the charges against Mrs. Botkin. Even the defendant smiled once or twice at Taubel's efforts to translate his thoughts into English.

Mrs. Botkin looked better and was less ill at ease than on the previous day. She seldom said anything to her attorneys, but sat mostly with her cheek resting on her gloved hands and her head turned away from the jury box. Occasionally she would put her arm around her sister's waist and the two would whisper confidences. During the afternoon session N. C. McClure of Healdsburg, brother-in-law of the accused woman, sat with the two sisters for an hour and then left the courtroom. He appeared to take a deep interest in the proceedings and was on very good terms with the two women.

After the jury has been secured Judge Cook ordered the information read to them and then adjourned court until Monday morning at 10 o'clock. At that time District Attorney Byington will make his opening statement and the taking of testimony will begin.

Judge Cook ordered an attachment issued against Lawrence Fitzgerald, superintendent of Station G postoffice, who lives at 509 Webster street. The attachment was made returnable forthwith and the bail was fixed at \$250. Fitzgerald was summoned on the first venire, but failed to appear in court.

GRAND JUNCTION, Colo., March 18.—After experimenting many years, John T. Ellinghouse has perfected a method of growing seedless apples which is destined to revolutionize the apple industry, just as seedless oranges revolutionized orange-growing.

WATER DEMAND IS IRREGULAR

City Attorney Advises Supervisors Regarding Charge for the Public Buildings

QUANTITY NOT STATED

Says Spring Valley's Bill for Hydrants Is Legal and It Should Be Allowed

City Attorney Long yesterday filed an opinion with the Board of Supervisors in which he holds that the demand for \$8048 for hydrants submitted by the Spring Valley Water Company for January is in legal form and should be allowed, but the demand for \$1166 65 for water furnished public buildings is insufficient in its present form and should be amended before payment.

The advice of the City Attorney was asked in the matter in view of the fact that Mayor Schmitz had vetoed the ordinance authorizing the payment of the demands on the ground that they did not comply with the charter requirements. The opinion says:

It is impossible that the demands presented should refer to the ordinance authorizing the incurring of the liability out of which they arise, either by title, date or section, as the ordinance of 1903 has been suspended by injunction. It is my opinion that the demands relate to this matter they are untenable under the law.

It is further objected, however, that the demands are insufficient in this, that they do not specify the quantity of water supplied or the rate or rates charged.

As is the demand for \$8048, approved by resolution No. 4306, in the charter requirement that the same shall "specify each several item, date and amount composing it," severally complied with in the statement in the demand that it is presented "for water furnished for use of hydrants during month of January, 1904, 402 hydrants, at \$20.00 each."

No definite amount of water is required to meet the demand of hydrants, the supply being sufficient to meet any sudden demand. Such service is reduced to a flat rate of \$2 a month without reference to the amount actually used.

As to the demand for \$1166 65, approved by resolution No. 4304, in the charter requirement that the public buildings enumerated therein, the demand contains a schedule of the buildings supplied with water and the date of supply covered by the demand, but no reference is made to the amount of water supplied, which is to be allowed one-twelfth part each month of the appropriation for the fiscal year 1904-1905, which appears to be much less than like charges made to private consumers, but a more detailed statement of the amount of water supplied each public building is possible, as appears from such statement subsequently made by the company to your board, and it is my opinion that the charter requires the same.

STRANGE DISAPPEARANCE OF HEIR TO SMALL SUM

Hugh Grealey, Who Was Left \$500 by Grandmother, Drops Out of Sight Ere He Claims Coin.

The detective department has been working on a mysterious disappearance case for the last three weeks and finally has given up the case as a mystery that is beyond its power to solve. The much sought person is Hugh Grealey, formerly of Parsons, Kans., who fell heir to a small sum of a few months ago and then suddenly vanished.

Grealey was left about \$500 by his grandmother, who died recently. He had a quarrel with his father and came to this city last October. He called at the office of Phillips & Adams, attorneys, and told them the story of his grandmother's will and asked them to get the money for him, it being held in trust by his father until he should attain his twenty-first birthday.

Young Grealey became of age on January 9. In the meantime Mr. Phillips communicated with the elder Grealey and secured the money for the son, who promised to call around the next day, sign the papers and claim his inheritance. He did not keep his promise and subsequent inquiry revealed the fact that he had disappeared.

He was staying with a family named Pearson at 337 Tehama street, and a strange feature of the case is that the Pearsons moved on the day that Grealey disappeared and nothing has been heard of them since. Attorney Phillips put the case in the hands of the detectives and after working for three weeks the sleuths confessed that they were unable to solve the mystery.

COURT FORCES BUTLER TO PAY WIFE ALIMONY

Judge Hebbard Threatens to Send Contractor to Jail and He Promptly Pays Up.

W. A. Butler, the contractor, who is being sued for maintenance by his wife, Margaret Butler, was adjudged guilty of contempt of court by Judge Hebbard yesterday. He failed to comply with a court order directing him to pay to Mrs. Butler \$100 for her support pending the determination of her suit. When Butler was informed that he must pay the money or go to jail he promptly paid the sum over to the clerk of the court.

Rosalind Bower Clarke, the "sweet pea girl," will have to wait a few days before she receives any of the alimony Edward Clarke, her husband, was ordered to pay her. Clarke secured a five days' stay of proceedings yesterday.

Joseph A. Hammill, a mint employe, was ordered by Judge Mursky to pay to his wife, Lillie Hammill, \$35 a month pending her suit for divorce and \$50 counsel fees.

Decrees of divorce were granted to May Davis from Henry Davis for cruelty. Mrs. Davis being allowed \$50 a month alimony; Mary L. Warner from Matthew Warner for desertion, and David Lufspring from Pauline Lufspring for desertion.

Suits for divorce were filed by Lily Gorman against P. Gorman for cruelty, Elizabeth Strohm against Elmer Strohm for cruelty and Ralph Davis against R. Davis for desertion.

Ellinghouse Gets Judgment.

Oscar Ellinghouse, who as administrator of the estate of his brother, Alfred Ellinghouse, sued Selby Oppenheimer, Edward A. Kerman and J. B. Lankershin for an accounting, was given judgment for \$704 65 by Judge Hebbard yesterday. The suit was the result of a difference of opinion as to Ellinghouse's interests in the California and Republic theaters.

ASK THAT SUIT BE DISMISSED

Bush Brothers Urge Supervisors to Allow Steps Built on the Sidewalk to Remain

COMMITTEE UNDECIDED

Petitioners Act Under Regular Permit Granted by Resolution Passed by Board

The Supervisors' Judiciary Committee yesterday considered the petition of Charles and Harry Bush that the suit brought by the city to compel the removal of a staircase projecting eighteen inches on the sidewalk for a frontage of fifty-two feet at the northeast corner of Franklin and Eddy streets, in front of the premises owned by the petitioners, be dismissed by the City Attorney.

The latter stated that the steps were built under a permit granted by resolution of the Board of Supervisors on April 2, 1900, and a permit for the same was also granted by the Board of Public Works on September 26, 1900.

Attorneys Choynski, Lane and Coffey argued the matter for their respective clients, the last named claiming that the Board of Supervisors had not the power to permit the steps to remain on the sidewalk, even though it had originally granted a permit for the same.

The committee charged that Coffey had intimated that the trouble between the Bush brothers and his client, A. Petzold, the adjoining property owner, could be settled for a money consideration. Coffey said that he had simply stated that he would lay the offer of the Bushes to settle before his client.

The committee took the matter under advisement, but is in a quandary how to act, as Bush Brothers acted under a regular permit from the Supervisors in the premises.

The joint Supervisors' Committee on Judiciary and Fire yesterday referred to Assistant Chief Shaughnessy of the Fire Department, L. Deane and W. H. Mosser of the Architects' Association and City Architect Shea the proposed ordinance regulating fire escapes in buildings for a report thereon.

Louis Brownstone and M. A. Nathan appeared before the Judiciary Committee in behalf of their petition to collect certain moneys overpaid by the city to the State for a 25 per cent commission. The petitioners were given two weeks to file authorities on the question.

The consideration of the proposed ordinance prescribing a district within which it is prohibited to hold meetings on the public streets will be taken up by the Joint Committee on Judiciary, Police and Streets on Friday, April 1, at 2 p. m.

Automobiles are becoming more popular daily. Parties of two to six are to be seen touring the surrounding country for pleasure, plenty of time may be had for this pastime if you have a gas range from San Francisco Gas and Electric Co., 415 Post street.

HOLBROOK GETS FIFTH INTEREST IN A MINE

Judge Morrow Decides That He Earned That Interest for Negotiating Transfer of Property.

According to a decision rendered yesterday by United States Circuit Judge Morrow, Charles H. Holbrook is entitled to receive a one-fifth interest in the Young America mine in Sierra County, owned by David C. Green, S. M. Green, Otto Mears and T. L. Wiswall.

Holbrook alleged in his complaint that on April 23, 1896, he entered into a contract with the defendants whereby he was to receive a fifth interest in the mine if he succeeded in negotiating its purchase for them. He alleged also that the defendants were willing to pay \$35,000 for the mine and that by reason of his services he enabled them to secure the property for \$18,100. He alleged further that the defendants secretly purchased the mine for the last named sum, and that they refused to transfer to him the one-fifth interest promised him as his commission.

Judge Morrow decided that the averments of the complaint had been proved and rendered judgment for Holbrook.

WOULD IMPROVE THE CITY HALL

Bureau of Buildings Plans to Construct New Elevator and Install Heating Plant

ESTIMATES EXPENSES

Engineer's Department Figures It Will Need \$90,840 During Next Fiscal Year

The Board of Public Works is planning to make several improvements in the City Hall and will petition the Board of Supervisors to make the necessary appropriations therefor in the next municipal budget.

The Bureau of Buildings yesterday completed its estimate of the amounts required to conduct its affairs during the next fiscal year. The bureau recommends the construction of an additional electric passenger elevator in the main corridor of the City Hall at an estimated cost of \$7500; also the installation of a heating plant for the western end of the City Hall to cost \$20,000, and the construction of a balustrade in the second story of the City Hall dome to cost \$4000, the present wooden partition being deemed inadequate for safety.

The bureau also favors the cleaning of the granite on the City Hall, which will cost an additional \$8000.

The entire amount asked for by the Bureau of Buildings for the maintenance of the City Hall, including its cleaning during the year, is \$143,925 75. Of this amount \$3550 is for supplies.

For the maintenance of the Hall of Justice it is figured that \$25,981 will be required.

The Bureau of Engineering estimates that it will require the sum of \$90,840 to conduct its office during 1904-1905. It estimates that the receipts of the bureau in fees will aggregate \$20,000 during the year.

GRAND JURY INVESTIGATES CONDITION OF THEATERS

Commissioner of Works Herbert Schmitz Makes Verbal Report. Other Business Transacted.

At a session of the Grand Jury yesterday afternoon, in compliance with a recent request of that body, Herbert Schmitz, president of the Board of Public Works, made a verbal report on what the various playhouses in the city are doing relative to the ordinance providing for the safety of audiences and proper fire fighting apparatus. He stated that the majority of theaters had already complied with the orders of the Board of Works and the others had promised to make the necessary alterations and additions at once.

The matter of the condition of unaccepted streets was also inquired into and Commissioner Schmitz informed the jury that no action could be taken by the Board of Works if the abutting property owners did not favor the improvement of the thoroughfares. The condition of the remodeled Woodward's Garden Pavilion came in for some discussion and a report from the building inspector certifying to its safety was read.

Owing to Chief Wittman's inability to attend the session the report of the Police Committee was not acted upon. The report shows that the number of arrests for battery in 1903 was 1062. Of these 787 were dismissed, 202 convicted, 20 forfeited bail and 12 were fined without alternative, which is equivalent to dismissal. The remainder were disposed of in the Juvenile Court or their cases are pending.

The Grand Jury will meet again next Friday.

The very highest grade of Java and Mocha is Hills Bros.' Arabian Roast.

Daggett Free From Blame.

A. K. Daggett, the notary public, who, with W. T. Kearns, was a defendant in a suit in which charges of fraud were made by the plaintiff, E. Murphy, is no longer concerned in the suit. Judge Sewell made an order yesterday directing the dismissal of the suit as to the notary. The suit was over the estate of Jane Canney.

FAINE'S CELERY COMPOUND

Weak Nerves--Dyspepsia--Dizziness--Bad Blood

Easily Conquered--Quickly Cured--The Whole Country Has Awakened to the Marvelous Properties of the Celebrated Nerve Tonic and Tonic.

PAINE'S CELERY COMPOUND



Mr. T. B. PETERSON Was Put on His Feet and Given Health by Paine's Celery Compound.

"I Was Sick--Dizzy--Worn-Out." North Weymouth, Mass., Dec. 14.—"Paine's Celery Compound is the best and most effective medicine I have ever taken. I was sick, dizzy and worn out for a long time and unable to attend to

business. My blood was in troublesome condition. I was advised to try Paine's Celery Compound, which I did with pleasing results, and in a short time I was able to return to my business. My blood is greatly benefited. I would advise all who are run down by overwork or who need a blood tonic to take Paine's Celery Compound. They will find that it will be a great benefit to them."—T. B. Peterson.

Bad Blood--Neuralgia.

"I testify in regard to Paine's Celery Compound, that I had had blood and was subject to neuralgia, was much bothered, having tried various specifics, but to no purpose; thought I would try Paine's Celery Compound, used three bottles and it cured me. I shall recommend it to all of my friends. I consider it the best medicine I ever met for nervous diseases."—John Erpenbach, 616 Putnam ave., Eau Claire, Wis.

"Trace every disease, blood trouble or pain to the TRUE CAUSE. Pain is only the sign or symptom. It is idle to treat the pain itself. The only true cure for blood impurity or suffering is the cure that CURES THE TRUE CAUSE—Weakness of the INNER Nerves."

—Prof. Edward E. Phelps, M. D., LL. D., of Dartmouth University—Famous Discoverer of Paine's Celery Compound.

The blood and all the organs of the body depend on the INNER NERVES, and Paine's Celery Compound gives the blood and the nerve system the strength to MAKE all the organs work in health and harmony.

BE WELL THIS SPRING.

Learn how much better you can feel—Go to your Druggist To-Day—Get one bottle—Feel just OUNCES that abundant new nerve force made by Paine's Celery Compound—You will NEVER AGAIN be contented with low spirits and poor health.

AMUSEMENTS

Orpheum

EMMETT CORRIGAN COMPANY Presenting "Jockey Jones"; Nichols Sisters; Loney Haskell and Orpheum Motion Pictures. Last times of the Barrows-Lanaster Company; Poettinger's Swedish Ladies' Quartet; Ferguson and Mack; Gillo's Aristo and the Lowe-Hughes Duo. Regular Matinees every Wednesday, Thursday, Saturday and Sunday. Prices, 10c, 25c and 50c.

Beginning SUNDAY MATINEE: The Celebrated Spanish Actress and Pantomimist.

LA BELLE GUERRERO

Presenting "THE ROSE AND THE DAGGER."

CALIFORNIA

LAST TIME TO-NIGHT. MATINEE TO-DAY. MR. DANIEL SULLY In His Greatest Success. THE OLD MILL STREAM A Rural Romance of Surpassing Excellence. To-Morrow—BEN HENDRICKS In His New Play, "ERICK OF SWEDEN."

ALCAZAR

Belasco & Mayer, Proprietors. E. D. Price, General Manager. AT 8 TO-NIGHT—Mats. To-Day & Sun. "Parafal should be seen."—Call. Wagner's Impressive Miracle Play.

PARSIFAL

Produced under the personal direction of Frederic Belasco. The music by an orchestra of Twenty. Evens, 25c to \$1. Mats. Sat. & Sun, 25c to 75c. "Given with intense sincerity and reverence. It cannot help but uplift the spectator. It is well worth seeing."—Chronicle.

CENTRAL

Market Street, Near Eighth. Phone South 533. TO-NIGHT—LAST TWO NIGHTS. MATINEES TO-DAY AND TO-MORROW. The Greatest of All Irish Dramas.

SHAMUS O'BRIEN

"THE BOLD BOY OF GLENGALL." HERSCHEL MAYALL AS "SHAMUS." Big Specialties by Champion Gaelic Dancers. PRICES: Matinees.....10c, 15c, 25c Next—THE KING OF DETECTIVES

Racing! Racing! OAKLAND RACE TRACK NEW CALIFORNIA JOCKEY CLUB, Racing Each Week Day, Rain or Shine. Six or More Races Daily. Races commence at 2:15 p. m. sharp. For special trains stopping at the track take S. F. Ferry, foot of Market street, at 12, 12:30, 1:00, 1:30 or 2 o'clock. No smoking in last two cars, which are reserved for ladies and their escorts. Returning trains leave track at 4:10 and 4:45 and immediately after the last race. THOMAS H. WILLIAMS, President. PERCY W. TREAT, Secretary.

Palace and Grand Hotels

DON'T FAIL TO see the magnificent COURT Lounging room, the EMPIRE PARLOR, the PALM ROOM, the LOUIS XV PARLOR, and the LADIES' WRITING ROOM.

AMUSEMENTS

TIVOLI OPERA HOUSE.

MATINEE TO-DAY AT 2:15. LAST TIMES OF THE GYPSY BARON Strauss' Romantic Opera in Three Acts. SIG. DOMENICO RUSSO as BAKKE BARINKAY MONDAY EVENING, at 8 o'clock—First Production in San Francisco of MR. PICKWICK. Initial Appearance Here of DONA DE FILIPPE. Usual Program. Prices.....25c, 50c and 75c Box Seats.....\$1.00

COLUMBIA

SAN FRANCISCO'S LEADING THEATRE

MATINEE TO-DAY. TO-NIGHT AND SUNDAY—LAST TIMES. The Great Musical Comedy HIT, THE SILVER SLIPPER With SAMUEL COLLINS. The Sensational Champagne Dance. BEGINNING NEXT MONDAY. MARY MANNERING In a New Modern Comedy by Leo Ditrichstein. "BARBER'S HOUSEWORK." SEATS NOW SELLING.

Fischer's

A Smiling Face is Always The Most Welcome Kind And a Very Funny Musical Comedy Is as Welcome as the California Flowers in Spring. That is Why

The Rounders

Is Making so Big a Hit. Perfect in Every Particular. RESERVED SEATS—Nights, 25c, 50c and 75c; Saturday and Sunday Matinees, 25c and 50c. Children at Matinees, 10c and 25c. NEXT PLAY—"KISMET."

GRAND OPERA HOUSE

BEGINNING MONDAY, MARCH 21. MRS. Mary of Fiske Magdala Seats Now on Sale. Prices, 50c, 75c, \$1, \$1.50, \$2.

High-Class Specialties

Every Afternoon and Evening in the Reated Theater. ENJOY YOURSELF IN CABARET DE LA MORT. ANIMALS FROM ALL CLIMES IN THE ZOO. VISIT THE MYSTIC MIRROR MAZE. Take a Trip Down the "FLUME." When Talking Ask for "The Clues."

MISCELLANEOUS AMUSEMENTS.

Richard Wagner

Lecture Recitals, Lyric Hall, by MRS. RAYMOND BROWN, Pianiste Tuesday Night, "The Ring"; Thursday, "Tristan"; Friday, "Meistersinger"; Saturday matinee, "Parsifal." SEATS—50c, 75c, \$1. This morning at Sherman, Clay & Co's.

BASEBALL!

Chicago Nationals vs. San Francisco SATURDAY, 3 P. M. SUNDAY, 3 P. M. RECREATION PARK. Eighth and Harrison. ADMISSION 50c. RESERVED SEATS, 25c extra.

ADVERTISEMENTS.

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The shoes that are worn by the best gowned women in the leading cities of this country and abroad are designed by SOROSIS. We are showing the latest creations in this famous line for EASTER

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