

of action. What right had he to supply a plan of campaign when the command was given to attack?...

In Schley's Favor. At this point the Court returned to consider the question of the admissibility of Captain Lemy's intervention. After five minutes of consideration it returned an affirmative answer.

The Court decided that all questions to be asked of the admiral shall be confined to the time between May 29 and June 1, relating to the organization, training, and control of the squadron when he was actually in command.

The decision was decidedly in Admiral Schley's favor. Captain Lemy then received the cross-examination. Q—In regard to article 27 of the regulations which provides that captains of vessels shall be supplied with a plan of battle, will you ask your opponent to produce the copy of the regulations?

Q—When did it first occur to you that the firing which you heard when approaching Cliefuegos was a salute? A—When I first heard it.

Q—When did you first notify anyone else of your belief? A—I think I did so on the day following, that is, on the 23d.

Q—Was it not on the 23d? A—Well, perhaps it might have been. Q—If the Spanish admiral, Don Cervera, May 29, would they have been able to have reached Cliefuegos unless they had made better headway than you are going from Cliefuegos to Santiago?

Q—You speak in your letter of May 29 of the firing heard of Cliefuegos. When did it occur to you that this might be a salute to the Spanish fleet? A—That was after the Adula came and when I saw that the Spanish fleet had left Santiago. It occurred to me that there was significant connection with the firing which I then interpreted as an salute.

Q—Can you suggest any means more direct by which you could have got news than by the Adula? A—The first information that the Spanish fleet was at Santiago, which I did not see, came from Havana.

Q—You say that you were not in your letter No. 3 that information was received by the Adula? A—Yes, I said that.

Q—How about the bombardment by the Iowa? A—That would have been very useful information.

Q—Do you not know that he did? A—I do not know that he did. I infer that he was in my presence at the time.

Hosts could live in seas in which it would be almost impossible to make a landing. Q—Did not boats pass freely about outside of the 23d in the vicinity of the squadron? A—I do not remember.

Q—How did the weather of the 23d compare with that of the 22d and 24th, particularly the sea? A—There was more sea on the 23d, I think; more swell, I mean, particularly in the forenoon, but there was some trouble unless they were headed to the south.

Q—What was said between you and Captain Lemy about the law? A—As I remember it, I stated that the law would be asked in a short time.

Q—Why did you not go to Cliefuegos with the inhabitants on shore? A—No, I did not go to Cliefuegos with the inhabitants on shore.

Q—Did you not see the Adula? A—No, I did not see the Adula.

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KILLED BY A FAST TRAIN.

Milcutt J. Wine Meets Instant Death at North Takoma Park. Struck by the Locomotive on a Curve of the B. & O. Tracks—Body Brought to This City—A Real Estate Broker With Large Holdings.

A train of the Baltimore and Ohio Railroad last night struck and instantly killed Milcutt J. Wine, land attorney and real estate broker, in view of his bull.

As a member of the Takoma Park Citizens' Association, Mr. Wine, who spent yesterday at his office in this city, left his home at North Takoma Park early in the evening, going to the Town Hall at Takoma.

He attended the regular meeting of the Citizens' Association, and made a brief address on matters pertaining to the improvement of the town. This was the first time in his public-spirited efforts to advance the interests of Takoma, for many years his home. The meeting was well attended, and Mr. Wine seems to have enjoyed it very much.

He was very much interested in the meeting, and was particularly interested in the improvement of the town. He was very much interested in the meeting, and was particularly interested in the improvement of the town.

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Wash. B. Williams Furniture, Carpets, Etc.

DEALER IN—Furniture, Carpets, Etc. Seventh and D Streets Northwest. To Close Out

our line of Upholstery Goods we have put on the bargain table the entire stock, consisting of about 1,000 yards of Fine Tapestry, Damask, and Rep Furniture Coverings—goods that cost us from 75c to \$2 a yard—and to make sure of selling them all today and tomorrow the price will be—

- 50c a Yard. There are still left a few pairs of Portieres from yesterday's "Odds and Ends Sale." At the prices we have put on these Portieres they will not be here long, so you had better come early. These left are: 2 prs. Light Green Tapestry Portieres, were \$4.50, for... \$2.50 1 pr. Green Tapestry Portieres, were \$5.00, for... \$3.00 1 pr. Blue Tapestry Portieres, were \$4.75, for... \$3.00 1 pr. Green Corded Tapestry Portieres, were \$6.00, for... \$3.85 1 pr. Green Tapestry Portieres, were \$4.00, for... \$2.50 1 pr. Green Tapestry Portieres, were \$4.75, for... \$3.00 1 pr. Blue Tapestry Portieres, were \$10.00, for... \$6.50 1 pr. Green Tapestry Portieres, were \$2.75, for... \$1.75 1 pr. Red Damask Portieres, were \$15.00, for... \$8.60 1 pr. Silk Curtains, were \$18.00, for... \$7.50

Specially low prices on Couches and Morris Chairs, China Closets, Sideboards and Extension Tables, Parlor Suites, Odd Parlor Chairs, Divans, Cabinets and Music Racks, Bedroom, Office, and Library Furniture.

Wash. B. Williams, Seventh and D Streets Northwest.

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WEST INDIES, ETC. TUESDAY—(a) At 11:00 p. m. for JAMAICA, per s. s. ... (b) At 11:00 p. m. for HAITI, per s. s. ... (c) At 11:00 p. m. for CUBA, per s. s. ...

EDUCATIONAL. IN THE SUPREME COURT OF THE DISTRICT OF COLUMBIA—EMMA KATHLEEN REID, NIER et al. vs. MELVIN FERDINAND FESCHER, et al.

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SWARTZ & PELZMAN, 505-507 7th St. THARP'S BERKELEY RYE, 112 F STREET.

NEWS FROM ALEXANDRIA. ALEXANDRIA, Va., Oct. 28.—The Alexandria County Court convened this morning at 10 o'clock. M. L. MacLeod, judge, presided, when the following business was disposed of: Commonwealth vs. Carroll Daily, indicted for depositing manure in a public road, accused appeared in court and paid costs, etc., and was dismissed; Commonwealth vs. William Zeigler, indicted for selling a horse on which there was a deed of trust, accused pleaded ignorance, paid claims, etc., and a nol. pro. was entered in the case.