

AT URICAGO.	lawful assemblage, even th
ago 17 Philadelphia10	arming and drilling of the tro
AT PITTSBURG.	a violation of the militia the State of Illinois, quoting
sburg 9 Washington., 2	tion which provides that it shall
AT DETROIT. roit	lawful for any company to dril
AT INDIANAPOLIS.	rade with arms in the state authority.
anapolis 3- New York 5	It was claimed in one of the
	of the dynamite throwers that
THE ANARCHISTS' FATE.	in the hands of one man we equal to a regiment, and while
bornte Symming Up - Further	timony was irrelevant, yet it co
Betails.	no point to justily
HICAGO, Sept. 14 The following is	A REVERSAL
nopsis of the opinion by Justice	of the judgment. As specimen
ruder, citing the case and its ori-	weapons which depraved men of no heart could use again
Judge Magruder, speaking ably	fellow-creatures, nothing in
himself and the court says, in sub-	times can approach the
ice, quoting much of the testi-	site means devised by anarchists, and they
bout the first of May, 1888, the	anarchists, and - they to have made a study of the purpose. The court very carel
kingmen of Chicago and other in-	plains the law, as to conspirac
trial centres were generally worked	its phases and quoted extensive
n by oftside influence and	eminent authorities. The cout ther says it is a mistake to asst
GREATLY EXCITED,	a defendant cannot be charg
ectally over the eight hour move-	advising, encouraging, aidin
eting was held, May 8th; 1886, at	abetting an unknown principal perpetration of a crime, and for
Haymarket and it was addressed	that point, his honor gives a
he defendants Spies, Parsons and	VERY FAMILIAR
den, and while the latter was mak- his closing speech, at some time	and trite and well-known
ween ten and eleven o'clock in the	and follows it with a long list
ning, several companies of police-	liable authoritics. It is a ve principle of law decided by
n numbering 180 men, marched into crowd from the station on De-	courts that the man who, bein
lines Street and ordered the meet-	ent, aiding and abetting or a and advised, encouraged, a
stopped. As soon as the order sgiven some one threw a bomb.	abetted the perpetration of c
plaintiffs in error are charged	the case at bar. Consequent
h being accessories before the fact. here are sixty-eight counts in the	of these defendants are c
ictment, and these charge the eight	chargeable as accessories be fact. Among these instructi
endants with being present	the defense the court below
AND ABETTING,	though the defendants, or
some of them say they advised	them may have said or spoken lished their views t) the effect
encouraged these lawless acts. court then quotes chapter 38, divi-	SOCIAL REVOLUTION
a 3, sections 2 and 8 Revised Statutes be State of Hilmois, and the judge	should be brought about by f
s: "If the defendants advised and	that the officers of the law s
ouraged, aided or abetted in the	resisted, and to this end, d
ing of the policemen, therefore, y are as guilty as if they had taken	should be used to the extent o numan life and that persons
se men's lives with their own hands.	arm themselves to resist the
any of them stood oy and saw or ed in the throwing of the fatal	laws should be throttled and and, although such languag
nb, cach of the alders and abettors	cause persons to desire to c
as guilty as he who did the fatal d. It is charged that the defend-	the advice given as aforesaid,
s were united and had conspired to	the advice given as aforesaid, the act which caused Officer I death, yet the bomb may he
this awful work, and that their	thrown and Deggen killed by s unfamiliar and unacquainted
nmon design was fulfilled. The ming shows that, while not, per-	teachings of these bomb thi
es, a combination of the	The court here enters into an e
SAME CULPRITS,	argument upon the different tious, quoting authorities, a
esire on their several'parts and pur-	cludes by saying: "We think
e questions presented are: 'Did the	to the manner of impane
endants have a common purpose or	jury
ign to murder these police? Dld	WAS CORRECT
s combine for that purpose, and s the result of such combination	and in accordance with the meaning of section 21, chapte
cause of death to the men, or	vised Statutes."
re they guardians of the law? The estion is, who made the bomb that	We cannot see that the re
ed Deggen? The bomb was round	the state's attorney in the arg
i as big as a base ball, says a credit-	proprieties as require a revers
e witness and a witness says: 'I withe bomb and it was a round	judgment. In their argum counsel for the defense ma
no.'''	other points of minor im
he court follows in the description	which are not noticed. As to is sufficient to say that we h
anarchists' science and correctly	sidered and do not regard
ntioning four different variaties of	

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