DESERET EVENING NEWS TUESDAY MARCH 24 1908



Paris, March 23 .- A series of myste ous hotel robberies on the Riviera. tending over many years, has been uplained by the arrest of the charmng but masquerading Countess of For many years the Countes: Monteil has entertained lavishly both Paris and the Riviera. Her wealth d jewels have drawn comment and imiration from far and near. Now is declared one of the most ingeni-

The Detectives.

Develops to be Longer.

is declared one of the most ingenl-i, successful and audacious hotel eves that has ever troubled the ho-proprietors of France. Ior arrest at Nice reveals her not the captivating, brilliant' countess, as a thoroughly up-to-date burglar, rying concealed in her bewitching meets an array of burglar's imple-nts of intricate workmanship which med to her any hotel room on the riera that she knew to contain tho reted wealth of money and valuables.

BAFFLED FOR YEARS.

Wherever the countess stopped mys-riously inexpxlicable robberies baffled to police. Valuables disappeared from the rooms of rich Americans in the ost mysterious manner, for the doors were always found locked and windows nost mysterious mannet, for the doows astened. Gradually but vaguely the aintest haze of suspicion began to be inected toward the Countess of Mon-ell. The cautious agents of the de-artment of French surety investigat-d quietly the history of the countess. They found that she had been born of respectable French family, and that er maiden name was Ameelia Conde-the. She married a man named Por-il and came to live in Paris. After-ards they separated and Mrs. Portal ernt to the United Staes. Two years iter she returned to France as the ountes of Montell. For several years he held brilliant sway in society. She isited the leading watering places on ne continent, but especially the winter esorts in southern France. ARREST THE COUNTESS.

ARREST THE COUNTESS.

ARREST THE COUNTESS.. It was several years ago that the first thoughts of police suspicion drift-ed toward the countess, and her sensa-tional arrest at Nice at one of the famous hotels is the culmination of long and patient watchfulness by de-tectives of France. Her undoing came in a moment of overeagerness to rob. Waiting detectives found her envelop-ed in a long and beautiful cloak, bend-ing over the door of the room of a wealthy American tourist. When the woman was searched the police found hidden in special pockets of her clothes phichers, files, skeleton keys, screw-drivers and no fewer than 27 pairs of small, delicately made nippers, used by burglars to unlock and lock a door with its own key when the key is on the inside of the door. The detectives will seek to prove, moreover, that the masquerading fountess was in fact the active director of a band of hotel robbers, mostly men, some of whom have been arrested and whose aggegate of loot is of great





The back is the mainspring of woman's organism. It quickly calls attention to trouble by aching. It tells, with other symptoms, such as nervousness, headache, pains in the loins, weight in the lower part of the body, that a woman's feminine organism needs immediate attention. In such cases the one sure remedy which speedily removes the cause, and restores the feminine organism to a healthy, normal condition is LYDIA E. PINKHAM'S VEGETABLE COMPOUND

Mrs. Will Young, of 6 Columbia Ave., Rockland, Me., says: "I was troubled for a long time with dreadful backaches and a pain in my side, and was miserable in every way. I doctored until I was discouraged and bounded to make the state of the state of the state.

thought I would never get well. I read what Lydia E. Pinkham's Vegetable Compound had done for others and decided to try it; after taking three bottles I can truly say that I never felt so well in my life."

Mrs. Augustus Lyon, of East Earl, Pa., writes to Mrs. Pinkham: "I had very severe backaches, and pressing-down pains. I could not sleep, and had no appetite. Lydia E. Pink-ham's Vegetable Compound cured me and made me feel like a new woman." FACTS FOR SICK WOMEN. For thirty years Lydia E. Pink-ham's Vegetable Compound, made from roots and herbs, has been the standard remedy for female ills, and has positively cured thousands of women who have been troubled with displacements, inflammation, ulcera-

tion, fibroid tumors, irregularities, periodic pains, backache, that bearing-down feeling, flatulency, indigestion, dizziness, or nervous prostration.

return address of Ida Rhodes Carr. Woodstock, Ill. Under the cover of the package was the following un-signed note:

"I didn't know what else to do, Burn or do something right away. Do not open. Postmaster Olrach turned the body over to the authorities at Portales. Inspector McKee has started an inves-tigation which will clear up the mys-

JUDGE WOOD SAYS COMMENTS ERRED The Press, He Declares, Over-

looked the Vital Point in

His Rulings.

to overlook the real legal conclusion upon which I based the decision." Judge Wood was asked for a brief statement on the subject. He respond-

statement on the subject. He respond-ed with the following: "By the statutes of Idaho the com-mon law is made the rule of decision in all cases not inconsistent with the leg-islation, the laws of the United States and of the state. "At the common law when the court or magistrate accepted an accomplice as a witness against a co-defendant the law implied a promise on the part of such court or magistrate to recom-mend such accomplice to the merciful

of such court of magistrate to recom-mend such accomplice to the merciful consideration of the crown, provided the accomplice thus accepted as a wit-ness was subsequently convicted of the same offense.

AGAINST STATE Question of the Right to Pass Rate Law Decided in Minnesota Case.

HIGHEST COURT

Eleventh Constitutional Amendment Sufficient Ground-Result Will

Be Disastrous, He Says.

Washington, March 23 .- In refusing to grant to Atty.-Gen. Young of Minesota, a writ of habeas corpus releasing him from the penalty imposed by the United States district court for the district of Minnesota on the charge of contempt of court in instituting a proceeding in a state court for enforce ment of the railroad rate law after the ederal court had prohibited such a course, and in affirming the decision

course, and in affirming the decision of Judge Pritchard of the United States circuit court for the western district of North Carolina, discharging from imprisonment James H. Wood, a ticket agent of the Southern Railway at Asheville, after he had been sen-tenced by the Asheville police court to serve a term on the rock pile on the charge of collecting for a ticket on that road a greater price than was permit-ted by the state railroad law, the su-preme court of the United States today added another to the series of decisions which have rendered notable the pres-ent term of that court. HARLAN DISSENTED.

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HARLAS DISSENTED. In both cases the right of the states to fix rates for rallroad transporta-tion was the issue, and both involved conflicts between the federal and the states courts. The decision in each case was opposed both to the state and to their courts. The opinion of the court in both cases was announced by Justice Peckham, and with the excep-tion of Justice Harlan all the other members of the court stood behind him in the announcement of the court's finding. Justice Harlan read a dis-senting opinion in the Young case, in which he took the view that the suit was practically a proceeding against the state, therefore characterized the opinion as era making in the history of the court, said it had the effect of clos-ing the courts of a state against the state itself, and medicide that the re-suit would be disastrous.

THE MEAT RATE CASE.

Supreme Court Decides Issues in Favor Of Railway Company.

Washington, March 23 .-- The case of the interstate commerce commission vs. the Chicago Great Western Railof the interstate commerce commission vs. the Chicago Great Western Rali-way company, known as the meat rate case and involving the right of the company to reduce the freight rate on livestock products without mak-ing a similar reduction in the rate on livestock itself, was decided by the supreme court of the United States to-day in favor of the company. The suit was instituted in the interest of the city of Chicago, it being alleged that the charge had worked incalcul-able hardship to Chicago by diverting shipments of livestock from that city to St. Paul and to Missouri river points. The interstate commerce commission found that the charge of the rate on one article without a cor-responding change on the other was unlawful, but the courts refused to uphold that view.

COMMENT BY YOUNG. Says He Will Pay Fine, But Insists



to hear songs and dialogues; to the dance hall for music and motion; to the concert hall or grand opera to hear good singing, when we can get them all, at far less expense and trouble, in our own homes with the Edison Phonograph.

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 9605
 Call of the Wild March
 Ediaoa Military Band

 9796
 Under Any Old Flag at All
 Widow Waltz
 Edward M. Pavor

 9797
 Hornpipe Medley (Violin)
 Charles D'Almaine
 9605
 See-Saw (by the composer of "School Days")
 Ada Jones

 9798
 Rambling Rose
 Harry Anthony
 Sweetheart March (Xiophone)
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 Sill Lord, I'm Coming Home (sared selection)

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reported to E. L. McKee, is reported to L. an other control of the Rocky ountain region, the discovery of the dy of a dead infant in the mails. The package was addressed to Roy . Carr, Roswell, N. M., and bore the



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"This right has been declared to be a part of our judicial system by the supreme court of the United States and by the supreme court of several of the states by the supreme court of several of the states. "The right, however, to such recom-mendation for elemency depends upon the accomplice thus accepted as a wit-ness testifying fully and fairly to the entire transaction involved, and it is this fact that makes it necessary for the trial court to review the evidence of the accomplice before judicially de-termining that such accomplice is en-titled to the recommendations of the court for any degree of executive clem-

same offense

court for any degree of executive clemency. "The accomplice. Orchard, having testified fully and fairly when accept-ed as a witness, the court recommends the omission of the death pelanty."

UNDERGRADUATES APOLOGIZE. UNDERGRADUATES APOLOGIZE. Stanford University. March 23.—Little progress was made in clearing up the student situation today. The students' prosented an apology signed by the 247 paraders. The committee on students' affairs completed its investigation and is now considering the testimony of each individual parader. Chairman Clark suys there is no chance of a de-cision being reached before tomorrow on these cases. Today he stated that in his opinion there was no chance of rev-ocation in the case of the original 12 students suspended. Indications are that some of the 247 also will be dis-missed. The students will take no action until the committee reports.

TO EXTRADITE ROY.

Paris, March 22.—A formal request for the extradition of Paul Roy to the United States was received at the American embassy this afternoon from Washington. It was subsequently turned over to the French foreign of-

fice. Roy is a Frenchman who married an American woman known as Glacia Calla, and who has been accused by the latter of killing her brother, George A. Carkins, on Jan. 2, at Newington, N. H. After the death of Carkins, Roy re-turned to Paris, where he still is. The answer of France has not yet been framed.

c po St. Paul, Minn., March 23.Attorney General Young, on tearning of the su-preme court's decision, said that so far as his case was 'concerned' he would simply pay his fine of \$100. The action of the United States district court of Minnesota which resulted in Attorney General Young being cited for contempt was the result of the bringing injunction suits against the Minnesota railroad commission and certain shippers to prevent them from putting into effect the commodity rate law passed and the two-cent passen-ger fare by the last legislature. Attorney-General Young claimed that the sovereign state could not be enforce the laws passed by the legis-lature, for which he was constructive-ly put in fail for contempt. St. Paul, Minn., March 23.Attorney Boise, Idaho, March 23 .- Tomorrow Gov. Gooding will receive official notice, as is required by law, from Judge Fremont Wood about the senence of Harry Orchard, the self-confessed murderer of ex-Gov. Steu-nenberg, Judge Wood in speaking of the matter yesterday said; "I have read many press comments on the course I took, and while most of them commend the action they all seem

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NOTICE OF PRIVATE SALE OF PERSONAL PROPERTY. ESTATE OF JOHN BETTESS. De-ceased. Notice of private sale of Person-al property. The undersigned will sell at private sale one pool table and the ixtures, wines, figuors, bar goods, glass ware and all the property and good will of the business known as the Saidy Ex-change and located in the building stand-ing on lots 10-41 and 12, block S. Sandy Station Plat, Sait Lake County, Utah, on or after Friday, the 3rd day of April, A. D. 1998, and written blds will be re-ceived at the store of C. C. Crapo, Sandy, Utah. What kind of weather wa are going to have this time of the year, so is it hard to tell what kind of coal you

are going to get unless you place your order with us. Terms of sale: Ten (10) per cent on ac-ceptance of bid and balance on confina-You get what you order, ion. Dated, Sandy, Utah, March 22nd, 1908. STEPHEN T. BETTESS, Administrator, Western Fuel Co W. J. Wolstenholme, Mgr. C. H. Fischer, Prest. 73 S. Main St. Phones 719,





REAL ESTATE.

rmation. Dated, Sandy, Utah. March 22nd 1908. STEPHEN T. BETTESS, Administrator.

NOTICE.

HEBER A. SMITH, President, HENRY MOSS, Secy,

Anthony & Harrison 9812 J Got to See de Minstrel Show . . . Arthur Collins 9813 Christ Arose (an Baster eclection) . Edison Concert Band 9814 The Message of the Eyes . . . Allen Waterous 9815 Si and Sis, the Musical Spoons, Ada Jones and Len Spencer 9816 Nancy Lee Edison Mile Quartette 9817 Rain-in-the-Pace Medley Edison Military Band

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