

IN OUR STORE FOR MEN

We are Showing New Fall Models
in Men's Clothing



Society A Brand

Society A Brand

In no instances will you pay us more, but oftentimes less than elsewhere.

This is an invitation to you to see us in our Store for Men.

ALLEN BROTHERS

NO MURDER DEVELOPMENTS

CONTINUED FROM PAGE ONE.

of the hardest to solve that he had ever worked on but that he had several clews, one of which might develop into a case.

Blue Handkerchief a Clew.

The local police are also working on the case to the best of their ability and possibly may dig up something. Marshal Reeves has in his possession a dark blue handkerchief which was found in the interurban station. He is attempting to learn where the handkerchief was purchased in hopes that the identity of its owner may develop a clew. The marshal visited all of the local stores this morning but was unable to trace the ownership of the handkerchief.

The handkerchief was found in the ticket office of the station immediately after the murder was com-

mitted. Mrs. Hendren was shown at his home on Monday night and that he cannot account for his actions during the night. He is being held on the charge of intoxication and probably will be held for several days awaiting developments.

SLASHED CONDUCT-

OR WITH RAZOR

Tues night Marshal Reeves and Officer Stone went to Fillmore and later to Coatesville in answer to a telephone call stating that a man answering the description of the man who is believed to have committed the murder was seen walking east on the Vandals tracks. They went to Amo and walked back to Coatesville on the Van tracks, but did not find the man.

Sims Still in Custody.

Charley Sims, who was arrested yesterday, is still in jail. Sims, the officers say, appears very nervous whenever they talk to him regarding the case. It is said that he was not

Mr. Powell and Mr. Hendren are similar in appearance and many believe that the men believed they were attacking Hendren when they got Powell. Why Powell did not report the affair to the police at the time it happened is something that many cannot understand. Powell lives on Bloomington Street between Seminary and Anderson.

CIRCUIT COURT NOTES

Bertha Russell has filed suit in circuit court against Willis Russell asking for divorce, the custody of their child and for alimony. The complaint is sensational, alleging that the defendant is guilty of cruel treatment in that he struck beat and injured the plaintiff with his fists, threw tumblers, china and stove lids at her and kicked her. That last

March, at the time of the final separation, she was beaten and driven from the house with her infant child and told never to return. The defendant is a resident of Marion County, and it is alleged is owner of \$1,000 property there. The plaintiff asks divorce, the custody of the child and \$500 alimony.

The case of Benjamin Frankenberger against Frederick Johns for breach of contract was continued Thurs. Frankenberger alleges that he rented a piece of land of the de-

fendant and that later the defendant refused to abide by the terms of the lease and drove him from the land. He asks \$150 damages.

The case went to the jury just before dinner. The jury returned a verdict at 2 o'clock, finding for the plaintiff in the sum of \$750.

George Briscoe vs. Charles T. Peck, adminis. of estate of Mary Briscoe, deceased. Suit on claim. Claim allowed in sum of \$750 and ordered paid out of proceeds of estate.

John W. Silley vs. The City of Greencastle, cause continued.

Charles A. Cawley, Florence C. Cawley vs. Frank W. Cawley, defendant called and defaulted. Court finds Frank W. Cawley and Mamie Gainer are each the owner of an undivided one-fourth of the real estate in question. Same is to be sold at public auction. Central Trust Co. appointed commissioner to make sale. Cross bill of First National Bank against Charles A. Cawley filed. Cross bill of Joseph Treiber against Frank W. Cawley, Anna Cawley et al. and Cross bill of Florence Cawley against Frank W. and Anna Cawley filed. Process ordered on both bills.

Friday morning the court took up the case of John Riley against Herod & Smith. This is the case in which Mr. Riley holds that while of unsound mind due to sickness he disposed of his store and property in South Greencastle at a price, which, he alleges, was below its real value. Later he attempted to secure possession of the property and alleges that he offered the purchase price received in return and was refused. This morning many witnesses were present on both sides. It was at length decided, however, to postpone action until 1 o'clock, and it was believed possible that a compromise might be reached.

At 1:30 the attorneys for both sides appeared before Judge Rawley and stated that an agreement had been reached. The case was dismissed and the witnesses and jury discharged. The agreement is stated to be that Mr. Riley withdraws his claim and quiets the title in the defendants. The defendants are to pay the costs of the proceedings thus far. John W. Gardner vs. Ira Sutton, trial had and Clay Bridges appointed receiver.

Mary M. Wolf vs. Schuyler Wolf, divorce, finding for plaintiff.

Lydia J. Wolf vs. Schuyler Wolf and Mary Wolf, suit for possession, finding for plaintiff.

John W. Kiergan vs. Fred Vaughn change of venue to Clay county.

In the case of Edgar Collins against Fred Goodwin the defendant appeared Tues in court and filed a motion to set aside judgment by default rendered by Judge Rawley on the first day of the present term of court. The affidavit alleges that the defendant had understood that the case was not to come to trial during the present term of court and urged this as an excuse for not being present. The motion to set aside judgment was sustained.

Case of Apperisana Rosaris against the Big Four Railroad is dismissed by the plaintiffs. Judgment given for costs.

Suit was filed in circuit court by Scott Browning against the C. C. C. & St. L. asking for judgment on an account alleged to be due said Browning, said plaintiff having purchased the account from Ratcliff Bros. The complaint alleges that the account is owing, due and unpaid. The plaintiff asks judgment for \$456.30.

Perkins (at midnight as he sees burglar climbing up ladder to second story window)—Hey, there! Look out for the paint!—Life

REPORT OF THE CONDITION OF THE Central National B

At Greencastle, in the State of Indiana, the close of business, Sept. 21, 1908.

RESOURCES.

Loans and Discounts.

Overdrafts secured and unsecured.

U. S. Bonds for security circulating.

U. S. Bonds on hand.

Bonds, securities, etc.

Banking house, furniture and fixtures.

Due from National Banks (not to serve agents).

Due from State Banks and Banks.

Due from approved real estate agents.

Checks and other cash items.

Notes of other National Banks.

Fractional paper currency, nickels, dimes, etc.

Lawful Money Reserve in Bank, in Specie.

Legal-tender notes.

Redemption fund with U. S. Treasury.

(5 per cent of circulation).

Total.

LIABILITIES.

Capital stock paid in.

Surplus fund.

Undivided Profits, less expenses and taxes.

National Bank notes outstanding.

Due to other National Banks.

Due to State Banks and Banks.

Due to Trust Companies and Savings Banks.

Individual deposits subject to check.

Demand certificates of deposit.

United States deposits.

Total.

State of Indiana, county of Putnam.

I. J. L. RANDEL, Cashier of the above bank, do solemnly swear that the above statement is true to the best of my knowledge and belief.

J. L. RANDEL, Cashier.

Correct—Attest:

S. A. HAYS

EZRA B. EVANS

FRANK A. ARNOLD

Subscribed and sworn to before me

28th day of Sept., 1908.

ALBERT E. DUNBAR, Notary Public.

My Com. ex. Dec. 1.

Sale of Valuable City Property.

Public Auction.

The undersigned commissioners

in the Putnam Circuit Court, app

in case number 7647, est

Charles A. Cawley and Flore

as shown in Order Book 39 of

court at page 468, pursuant to

orders of said court, therefor

hereby gives notice that it will

in parcels as shown below, at

outcry, to the highest bidder, at

the south door of the Court House

Greencastle, Putnam County, Indiana, at 1 o'clock p. m. on Mon

October 26, 1908, the following

real estate situate in Putnam County in the State of Indiana, to-wit:

(Parcel No. 1) Lot one hundred and thirty-six is the

original plat of the town (now

Greencastle, known as the

ley residence property.)

(Parcel No. 2), Lot number

hundred and thirty-eight (138)

the original plat of the town (now

city) of Greencastle, (known as

Cawley coat yard property).

(Parcel No. 3), Lots one (1)

two (2) in Block one (1) of

Enlargement to the City of Gre

castle.

(Parcel No. 4), Lot five (5)

Block seven (7), and lot thir

(13) in Block seventeen (17)

Commercial Place as shown by

plat of said Commercial Place

on file in the Recorder's office

Putnam County, Indiana.

(Parcel No. 5), Part of lot

hundred and twenty (120) in the

original plat of the town (now city)

Greencastle described as follo

Beginning forty feet and two

one-half inches east of the south

corner of said lot, thence east two

four (24) feet and nine and one

inches; thence north to the alle

thence west twenty-four (24) fe

and nine and one-half inches; th

south to the place of beginn

(known as the Cawley office prop

erty).

That said property will be sold

for cash, and at not less than two

thirds of its appraised value.

Said parcels have been appr

as follows: Parcel No. 1, at \$100;

Parcel No. 2, at \$1250.00; Par

cel No. 3, at \$700.00; Parcel No.

at \$50.00; Parcel No. 5, at \$250.00.

The Central Trust Company of

Greencastle, Indiana, Commissio

Hospital Fair.

The Hospital Fair Committee aff

that those who have articles for

Fair will see that the committee

them as soon as possible, but

such articles will be received We

niday, Thursday and Friday.



Captivating Hats for Fall and Winter Wear

Select your hat from this beautiful collection of the season's most becoming and artistic styles. We are showing hundreds of the latest designs in

Trimmed, Ready-to-Wear and Children's Hats

Every hat we sell means a pleased customer. Let us show you.

MRS. H. S. WERNEKE