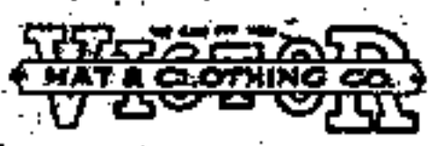


Cor. San Antonio & Mesa Avenue



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The growth of our business demonstrates that we are giving the public better fabrics and more individuality in clothes than any other store in the city.

Our Specials \$15.00 and \$20.00

Spring Suits for Men and Young Men FOR EASTER

The models for the young men are cut in semi-fitting styles, half or quarter lined, athletic vest, straight leg trousers and a slight flare to the skirt of the coat, with both plain and patch pockets.

Men's conservative suits—suitable styles, materials and colors for older men of more conservative ideas and tastes; rough or smooth materials, blue or gray and neat stripes, checks or mixtures.

The crowning point of your Easter attire will be your Easter soft or raw hat, if you buy at El Paso's largest hat store.

A wide variety of Straws and Panamas at \$2.00 to \$10.00

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HORRIBLE! IT YOUR LIVER, IF BILIOUS

Lose a Day's Work! Clean Your
With "Dodson's Liver Tone."

It's your liver. Take a spoonful and if it doesn't straighten you right up and make you feel fine and vigorous I want you to go back to the store and get your money. Dodson's Liver Tone is destroying the sale of colored because it is real liver medicine; entirely vegetable, therefore it can not sarsaparil or make you sick.

I guarantee that one spoonful of Dodson's Liver Tone will put your sluggish liver to work and clean your bowels of that sour bile and constipated waste which is clogging your system and making you feel miserable. I guarantee that a bottle of Dodson's Liver Tone will keep your entire family feeling fine for months. Give it to your children. It is harmless, doesn't gripe and they like its pleasant taste.

employees in charge of maintenance of a property, shall not be considered as activity of working unless at the same time interior work is being done in the mine.

Art. 2.—Every individual or company at present owning or to whom in the future a mining claim be adjudicated, that maintains an activity, at least one working exploration within each two "perpetuities" (ten years), or fraction thereof, shall not be considered as being underground that is working in a shaft, pit, tier, tunnel or any other working, whatsoever, in its claim, which is subject to work of exploration, and not those which serve for access to the mine.

Art. 3.—The provisions set forth in the preceding articles are understood to be without detriment of maintaining in good order the timbering and other necessary work for the security and salubrity of the interior of the mines.

Art. 4.—The mines at present not being explored of those which are suspended within the territory of the republic shall begin their working in the summer of 1915 in the foregoing articles three and four, within 180 days counting from the date of the promulgation of this law.

Art. 5.—Until the individuals of companies possessing claims of more than five "perpetuities" without having worked same in the number of years, or otherwise completed a period of 180 days in which to begin exploration in accordance with this decree, except in such cases that they have fulfilled the property by non-payment of the taxes upon their mining claims.

Art. 6.—If, however, they have failed to pay the said tax they shall enjoy a period of 90 days, beginning with the promulgation of this law in which to pay same and start their exploration.

Art. 7.—No individual can in the future discover more than 10 contiguous "perpetuities," and his company or corporation may discover a share thereof for "perpetuities." In the same mining district except in the event, determined by the secretary of "Perpetuities" after which report that by reason of the nature of the area of ground to be explored, would necessitate the increase of the number of "perpetuities" which are by those articles designated as the limit.

Art. 8.—For the effects of this decree relative to the forfeiture by reason of voluntary suspension or abandonment, or removal of long past date of efficiency of the working of the mines, the mining agent shall be under obligation to give notice to the secretary of "Perpetuities" and the period of 90, 180, or 360 days, as provided, having been continued or stopped in their cases and in order that the said secretary, with due knowledge of the circumstances, may determine the cause of suspension or abandonment of the insufficiency of said workings. It is understood under the terms of this decree, as suspension, abandonment, or insufficiency, of the workings, to be of cognizance of the secretary of "Perpetuities," to declare the forfeiture of mining property, in the same manner in which the secretary of "Perpetuities" declares same by reason of non-payment of taxes.

Art. 9.—The mining agents in order to comply with the obligations imposed in the preceding articles shall have, throughout the

THIRTY-FIVE YEARS FOR RED MULLEN

JURY IN THE THIRTY-FOURTH DISTRICT COURT RETURNS VERDICT AFTER FIVE HOURS' DELIBERATION.

Guilty of Murder of Maurice Rosenberg in February; Will Also Serve Out Five Years' Suspended Sentence.

W. E. (Red) Mullen was found guilty of the murder of Maurice Rosenberg by a jury in the Thirty-fourth district court at 11:30 o'clock last night, and his sentence was fixed by the jury at 35 years in the state penitentiary. To this sentence will be added the five-year suspended sentence hanging over the head of the defendant, making a total of 40 years confinement. The jury debated their verdict five and one-half hours, most of which time, it is said, being spent in determining the length of sentence to be recommended. The jury reported that they were ready



"RED" MULLEN.

to return with their verdict as soon as they had their first verdict, however, was interrupted and they were instructed to retire and spread the sentence. They returned again with their findings in correct form at 11:30 o'clock, and the verdict was read and accepted by the court. They had retired on the case following the final argument at 10 o'clock yesterday afternoon.

When it was announced that the jury was ready to report Mullen showed his first sign of perturbation during the course of the trial. He sat up suddenly in his chair, jerked his lips to his mouth, shrank if through his nose. He appeared to be strengthening himself for what would come, and when the verdict was read he was as cool and defiant as he had been through the six days' trial. When the court accepted the findings of the jury Mullen smiled, the same smile he had used through each succeeding incident during the trial—his defiance and indifference.

It is probable that the defense will file a motion for a new trial. Two days are allowed for entering this motion.

Prior to retiring yesterday afternoon the jury listened to the argument of A. J. Wilson, who had spoken briefly on the day preceding, and to W. Harrington, for the defense, and District Attorney W. W. Bridges, for the state. These arguments commenced at 9 o'clock and the defense finished at noon. Attorney Bridges spoke from 1:30 o'clock until 4 o'clock, and the state presented about circumstantial evidence and the facts which had been introduced by the state in this case. The defense taking the ground that there were breaks in the state's chain of evidence which made it insufficient for a verdict of guilty, and the state arguing that they had made a complete and absolute case.

Attorneys Wilson and Harrington laid stress on the facts which were witnessed from the evidence. They played heavily on the absence in court of evidence tending to show that the defendant owned a pistol. They called attention to the fact that no blood was seen on the defendant's clothes. They cited the time of arrival of the automobile at the spot where the body was found, its stay there, Mullen's visit to the work camp and his return by 11 o'clock, stating papers of time were inconsistent. That the defendant was seen in El Paso on the day and second day following the murder, they said, was proof that he did not feel that he was a hunted man. They summed up their case by declaring that the circumstantial evidence which was adduced by the state was broken but did not preclude any other possible hypothesis, and did not contain beyond a reasonable doubt. District Attorney Bridges presented what was perhaps one of his best efforts when he appeared before the jury, and defined a clear, logical chain of evidence which had

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El Paso Morning Times
3-31-15 p. 3

lines were inconsistent. That it was seen in El Paso on the 23d day following the murder, as proof that he did not feel a hunted man. They summed up by declaring that the evidence which was adduced was broken, did not preclude a reasonable hypothesis, and did not end a reasonable doubt. Attorney Bridger presented what one of his best efforts when before the jury, and defined a chair of evidence which had

DREAMS OF APPETITE

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been introduced to the court. He tore down one after another of the circumstances which the defense had attacked, and concluded with a word picture of the meaning of such a murder to a wife and little daughter who were waiting in their home for the return of their husband and father. It was during the last part of his argument also that Attorney Bridger defined the defendant.

"He is like a stone," said the attorney, "just as cold, just as hard, he will stop at nothing. His one aim is to accomplish what is in sight and he will go to any extreme to make his end. Murder to him and his character is nothing. He is the hardest type of criminal."

Mullen smiled while Attorney Bridger was drawing his sketch, and his smile was almost as broad as that he indulged in while the attorney was painting the sad circumstances surrounding the sudden death of Rosenberg.

Mullen was charged with the murder of Maurice Rosenberg on the night of Thursday, February 18. It was proven by the state that he called at Rosenberg's store that evening and took the storekeeper in a rented Ford automobile down the road toward Yaleta. That was the last that was seen of Rosenberg until the body was discovered buried in a canal bank several days later by workers on the canal. Mullen was seen at the spot where the body was discovered, however, on the night of the disappearance, and was identified by Julian Alarcon, one of the men who added him when his machine became stuck on the canal bank. Later that night Mullen was seen returning from east of the city by the owner of the machine. When the car was taken to the garage it was found to be blood stained.

The city detective force was placed on the case when Rosenberg failed to return to his home Thursday night. They ferreted out the facts and finally cornered on Mullen as the murderer. They then started their search for Mullen, which ended when the defendant was discovered inside a rooming house in Juarez. The discovery was made by city Detective Fred Delgado, who located Mullen in Juarez, had him deported and arrested him in El Paso. He was given a preliminary hearing before Judge J. J. Murphy, and finally indicted by the grand jury on February 27.

Mullen is what the officers call a "repeater." When he murdered Rosenberg he was enjoying liberty because a jury in the Thirty-fourth district court had recommended a suspended sentence of five years on a burglary charge. He had been out of jail six days under his suspended sentence when he murdered Rosenberg, which ended in his arrest five days later and his conviction yesterday. He will be formally sentenced by the court after that for the fitting of a motion for a new trial and action on the motion has elapsed.

Your first chance to see big league ball this season is tomorrow afternoon at 2:30, when the Chicago White Sox meet the Texas team at Washington Park.

Stamps. The premiums you get for stamps are exactly the same goods would purchase—with this difference—they cost you nothing.



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THE ALHAMBRA

The Alhambra is showing today "The Surprise of My Life," an Estany drama adapted from a Nimsy magazine story in which Ruth Storehouse appears. "The Stage Coach Driver and the Girl" is a Selig drama in which the interest is irrepressible, being full of thrill and dash. The reviewer said he saw this picture three times in one day and enjoyed it more each time.

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