

ROYAL BAKING POWDER Absolutely Pure. EDWARD FASNACH, JEWELER & OPTICIAN.

Keeping pace with the growth and prosperity of the city of Raleigh, our stock of Watches, Jewelry, Optical Goods, etc., etc., is probably now the largest in the State.

100 Solid Gold Watches, 21 Diamond Rings from 1-16 to 14 karat, all gems of great beauty.

LEE, JOHNSON & CO'S. Opposite Postoffice.

LEE, JOHNSON & CO'S. MILK SHAKES. Lined and Grape Phosphates, SODA AND MINERAL WATERS.

JUDICIOUS ADVERTISING. One of the most important things to know in conducting business is, How, When and Where to advertise.

I. WINETROB FASHIONABLE MERCHANT TAILOR, 15 S. Wilmington Street.

I. WINETROB FASHIONABLE MERCHANT TAILOR, 15 S. Wilmington Street.

I. WINETROB FASHIONABLE MERCHANT TAILOR, 15 S. Wilmington Street.

I. WINETROB FASHIONABLE MERCHANT TAILOR, 15 S. Wilmington Street.

THE ANARCHISTS. THEIR CASES BEFORE THE U. S. SUPREME COURT.

ON APPLICATION FOR WRIT OF ERROR—DISTINGUISHED COUNSEL OF THE CONFERENCE—OTHER NEWS BY WIRE.

WASHINGTON, D. C., Oct. 21.—Long before half past ten o'clock this morning, which was the hour set for the hearing of the application for a writ of error in the Chicago anarchist cases, the conference room of the U. S. Supreme Court in the basement of the capitol was uncomfortably crowded with lawyers and newspaper men who were waiting to hear the proceedings.

At ten minutes past twelve the conference room and after greeting counsel and directing that all of the newspaper men be allowed to come in and take such places as best suited their convenience, he seated himself at his desk and called for attention.

As soon as the room had become quiet Justice Harlan, without waiting for any formal motion or application from prisoners' counsel said with slow deliberation: "This is an application for writ of error to bring up for review by the Supreme Court of the United States the judgment of the Supreme Court of the State of Illinois involving the liberty of one of the petitioners and the lives of others."

At ten minutes past twelve the conference room and after greeting counsel and directing that all of the newspaper men be allowed to come in and take such places as best suited their convenience, he seated himself at his desk and called for attention.

As soon as the room had become quiet Justice Harlan, without waiting for any formal motion or application from prisoners' counsel said with slow deliberation: "This is an application for writ of error to bring up for review by the Supreme Court of the United States the judgment of the Supreme Court of the State of Illinois involving the liberty of one of the petitioners and the lives of others."

At ten minutes past twelve the conference room and after greeting counsel and directing that all of the newspaper men be allowed to come in and take such places as best suited their convenience, he seated himself at his desk and called for attention.

IN ASHEVILLE. THE PRESIDENTIAL PARTY STOP HALF AN HOUR.

SET BY THE ENTIRE POPULATION—AND ESCORTED THROUGH THE CITY—A ROYAL WELCOME—OTHER TELEGRAPHIC NEWS.

ASHEVILLE, N. C., Oct. 21.—There has been a day of all days for Asheville and Buncombe county, and royally indeed did our people pay their tributes of respect and admiration to the Chief Executive of the nation and his distinguished party.

At noon yesterday the rain ceased and the clouds began to drift so that the sun this morning dawned upon a cloudless and beautiful autumn day. The decorations of the city were magnificent. The court house front was decorated with striking splendor and with excellent taste and judgment.

The Presidential train reached the depot on schedule time, 10:15 a. m., and was met by thousands of the people of Western North Carolina from almost every county.

At ten minutes past twelve the conference room and after greeting counsel and directing that all of the newspaper men be allowed to come in and take such places as best suited their convenience, he seated himself at his desk and called for attention.

As soon as the room had become quiet Justice Harlan, without waiting for any formal motion or application from prisoners' counsel said with slow deliberation: "This is an application for writ of error to bring up for review by the Supreme Court of the United States the judgment of the Supreme Court of the State of Illinois involving the liberty of one of the petitioners and the lives of others."

At ten minutes past twelve the conference room and after greeting counsel and directing that all of the newspaper men be allowed to come in and take such places as best suited their convenience, he seated himself at his desk and called for attention.

As soon as the room had become quiet Justice Harlan, without waiting for any formal motion or application from prisoners' counsel said with slow deliberation: "This is an application for writ of error to bring up for review by the Supreme Court of the United States the judgment of the Supreme Court of the State of Illinois involving the liberty of one of the petitioners and the lives of others."

LOCAL. NO MORE YELLOW FEVER AT P. LATKA.

GREAT IMMUNIZATION OVER THE CONTINENCE OF THE QUARANTINE—OTHER NEWS BY WIRE.

PALESTINE, Fla., Oct. 21.—The Board of Health today ordered the following to be sent to Surgeon General Hamilton: "You are officially informed that there has been no yellow fever in Palestine county since the case of the refugee from Tampa reported to you as having died on the 13th at Interlachen, eighteen miles west of Palestine. There is great indignation here over the continuance of the quarantine."

At ten minutes past twelve the conference room and after greeting counsel and directing that all of the newspaper men be allowed to come in and take such places as best suited their convenience, he seated himself at his desk and called for attention.

As soon as the room had become quiet Justice Harlan, without waiting for any formal motion or application from prisoners' counsel said with slow deliberation: "This is an application for writ of error to bring up for review by the Supreme Court of the United States the judgment of the Supreme Court of the State of Illinois involving the liberty of one of the petitioners and the lives of others."

At ten minutes past twelve the conference room and after greeting counsel and directing that all of the newspaper men be allowed to come in and take such places as best suited their convenience, he seated himself at his desk and called for attention.

As soon as the room had become quiet Justice Harlan, without waiting for any formal motion or application from prisoners' counsel said with slow deliberation: "This is an application for writ of error to bring up for review by the Supreme Court of the United States the judgment of the Supreme Court of the State of Illinois involving the liberty of one of the petitioners and the lives of others."

At ten minutes past twelve the conference room and after greeting counsel and directing that all of the newspaper men be allowed to come in and take such places as best suited their convenience, he seated himself at his desk and called for attention.

As soon as the room had become quiet Justice Harlan, without waiting for any formal motion or application from prisoners' counsel said with slow deliberation: "This is an application for writ of error to bring up for review by the Supreme Court of the United States the judgment of the Supreme Court of the State of Illinois involving the liberty of one of the petitioners and the lives of others."

LOCAL. NO MORE YELLOW FEVER AT P. LATKA.

GREAT IMMUNIZATION OVER THE CONTINENCE OF THE QUARANTINE—OTHER NEWS BY WIRE.

PALESTINE, Fla., Oct. 21.—The Board of Health today ordered the following to be sent to Surgeon General Hamilton: "You are officially informed that there has been no yellow fever in Palestine county since the case of the refugee from Tampa reported to you as having died on the 13th at Interlachen, eighteen miles west of Palestine. There is great indignation here over the continuance of the quarantine."

At ten minutes past twelve the conference room and after greeting counsel and directing that all of the newspaper men be allowed to come in and take such places as best suited their convenience, he seated himself at his desk and called for attention.

As soon as the room had become quiet Justice Harlan, without waiting for any formal motion or application from prisoners' counsel said with slow deliberation: "This is an application for writ of error to bring up for review by the Supreme Court of the United States the judgment of the Supreme Court of the State of Illinois involving the liberty of one of the petitioners and the lives of others."

At ten minutes past twelve the conference room and after greeting counsel and directing that all of the newspaper men be allowed to come in and take such places as best suited their convenience, he seated himself at his desk and called for attention.

As soon as the room had become quiet Justice Harlan, without waiting for any formal motion or application from prisoners' counsel said with slow deliberation: "This is an application for writ of error to bring up for review by the Supreme Court of the United States the judgment of the Supreme Court of the State of Illinois involving the liberty of one of the petitioners and the lives of others."

At ten minutes past twelve the conference room and after greeting counsel and directing that all of the newspaper men be allowed to come in and take such places as best suited their convenience, he seated himself at his desk and called for attention.

As soon as the room had become quiet Justice Harlan, without waiting for any formal motion or application from prisoners' counsel said with slow deliberation: "This is an application for writ of error to bring up for review by the Supreme Court of the United States the judgment of the Supreme Court of the State of Illinois involving the liberty of one of the petitioners and the lives of others."

LOCAL. NO MORE YELLOW FEVER AT P. LATKA.

GREAT IMMUNIZATION OVER THE CONTINENCE OF THE QUARANTINE—OTHER NEWS BY WIRE.

PALESTINE, Fla., Oct. 21.—The Board of Health today ordered the following to be sent to Surgeon General Hamilton: "You are officially informed that there has been no yellow fever in Palestine county since the case of the refugee from Tampa reported to you as having died on the 13th at Interlachen, eighteen miles west of Palestine. There is great indignation here over the continuance of the quarantine."

At ten minutes past twelve the conference room and after greeting counsel and directing that all of the newspaper men be allowed to come in and take such places as best suited their convenience, he seated himself at his desk and called for attention.

As soon as the room had become quiet Justice Harlan, without waiting for any formal motion or application from prisoners' counsel said with slow deliberation: "This is an application for writ of error to bring up for review by the Supreme Court of the United States the judgment of the Supreme Court of the State of Illinois involving the liberty of one of the petitioners and the lives of others."

At ten minutes past twelve the conference room and after greeting counsel and directing that all of the newspaper men be allowed to come in and take such places as best suited their convenience, he seated himself at his desk and called for attention.

As soon as the room had become quiet Justice Harlan, without waiting for any formal motion or application from prisoners' counsel said with slow deliberation: "This is an application for writ of error to bring up for review by the Supreme Court of the United States the judgment of the Supreme Court of the State of Illinois involving the liberty of one of the petitioners and the lives of others."

At ten minutes past twelve the conference room and after greeting counsel and directing that all of the newspaper men be allowed to come in and take such places as best suited their convenience, he seated himself at his desk and called for attention.

As soon as the room had become quiet Justice Harlan, without waiting for any formal motion or application from prisoners' counsel said with slow deliberation: "This is an application for writ of error to bring up for review by the Supreme Court of the United States the judgment of the Supreme Court of the State of Illinois involving the liberty of one of the petitioners and the lives of others."

LOCAL. NO MORE YELLOW FEVER AT P. LATKA.

GREAT IMMUNIZATION OVER THE CONTINENCE OF THE QUARANTINE—OTHER NEWS BY WIRE.

PALESTINE, Fla., Oct. 21.—The Board of Health today ordered the following to be sent to Surgeon General Hamilton: "You are officially informed that there has been no yellow fever in Palestine county since the case of the refugee from Tampa reported to you as having died on the 13th at Interlachen, eighteen miles west of Palestine. There is great indignation here over the continuance of the quarantine."

At ten minutes past twelve the conference room and after greeting counsel and directing that all of the newspaper men be allowed to come in and take such places as best suited their convenience, he seated himself at his desk and called for attention.

As soon as the room had become quiet Justice Harlan, without waiting for any formal motion or application from prisoners' counsel said with slow deliberation: "This is an application for writ of error to bring up for review by the Supreme Court of the United States the judgment of the Supreme Court of the State of Illinois involving the liberty of one of the petitioners and the lives of others."

At ten minutes past twelve the conference room and after greeting counsel and directing that all of the newspaper men be allowed to come in and take such places as best suited their convenience, he seated himself at his desk and called for attention.

As soon as the room had become quiet Justice Harlan, without waiting for any formal motion or application from prisoners' counsel said with slow deliberation: "This is an application for writ of error to bring up for review by the Supreme Court of the United States the judgment of the Supreme Court of the State of Illinois involving the liberty of one of the petitioners and the lives of others."

At ten minutes past twelve the conference room and after greeting counsel and directing that all of the newspaper men be allowed to come in and take such places as best suited their convenience, he seated himself at his desk and called for attention.

As soon as the room had become quiet Justice Harlan, without waiting for any formal motion or application from prisoners' counsel said with slow deliberation: "This is an application for writ of error to bring up for review by the Supreme Court of the United States the judgment of the Supreme Court of the State of Illinois involving the liberty of one of the petitioners and the lives of others."

LOCAL. NO MORE YELLOW FEVER AT P. LATKA.

GREAT IMMUNIZATION OVER THE CONTINENCE OF THE QUARANTINE—OTHER NEWS BY WIRE.

PALESTINE, Fla., Oct. 21.—The Board of Health today ordered the following to be sent to Surgeon General Hamilton: "You are officially informed that there has been no yellow fever in Palestine county since the case of the refugee from Tampa reported to you as having died on the 13th at Interlachen, eighteen miles west of Palestine. There is great indignation here over the continuance of the quarantine."

At ten minutes past twelve the conference room and after greeting counsel and directing that all of the newspaper men be allowed to come in and take such places as best suited their convenience, he seated himself at his desk and called for attention.

As soon as the room had become quiet Justice Harlan, without waiting for any formal motion or application from prisoners' counsel said with slow deliberation: "This is an application for writ of error to bring up for review by the Supreme Court of the United States the judgment of the Supreme Court of the State of Illinois involving the liberty of one of the petitioners and the lives of others."

At ten minutes past twelve the conference room and after greeting counsel and directing that all of the newspaper men be allowed to come in and take such places as best suited their convenience, he seated himself at his desk and called for attention.

As soon as the room had become quiet Justice Harlan, without waiting for any formal motion or application from prisoners' counsel said with slow deliberation: "This is an application for writ of error to bring up for review by the Supreme Court of the United States the judgment of the Supreme Court of the State of Illinois involving the liberty of one of the petitioners and the lives of others."

At ten minutes past twelve the conference room and after greeting counsel and directing that all of the newspaper men be allowed to come in and take such places as best suited their convenience, he seated himself at his desk and called for attention.

As soon as the room had become quiet Justice Harlan, without waiting for any formal motion or application from prisoners' counsel said with slow deliberation: "This is an application for writ of error to bring up for review by the Supreme Court of the United States the judgment of the Supreme Court of the State of Illinois involving the liberty of one of the petitioners and the lives of others."

DR. PRICE'S CREAM BAKING POWDER. FULL WEIGHT PURE. MOST PERFECT MADE.

Its superior excellence proven in millions of homes for more than a quarter of a century. It is used by the United States Government.

TO VISITORS. STATE FAIR.

Woolcott & Son, 14 East Martin St., Raleigh, N. C.

DRIVE OR DRIVER. I want to go to MOSELEY'S OYSTER AND DINING HOUSE.

Dinner for 50 Cents. Or a Stew, Fry or Raw of Oysters for 25 cents.

Woolcott & Son, 14 East Martin St., Raleigh, N. C.

DRIVE OR DRIVER. I want to go to MOSELEY'S OYSTER AND DINING HOUSE.

Dinner for 50 Cents. Or a Stew, Fry or Raw of Oysters for 25 cents.

Woolcott & Son, 14 East Martin St., Raleigh, N. C.