Ninety Three More Victims

Many Bodies, Recovered From the General Slocum During Monday.

& ven Hundred and Twenty-five Now Accounted For-300 More Missing.

Coroner's Inquest Develops Discrepancy in Accounts of Life Preservers.

New Notes of The Dominion

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Market State of the Landson of the Landson

Ten Thousand Reported Loss

Japanese Claims That Enemy's Casualties at Vafangow Total that Number.

Wounded Russian Officer Estimates Losses at Least Seven Thousand.

General Oku's Artillery Included Siege Guns Firing Deadly

Chinese Murder Case Reopene

Full Court Orders a New Tr of Men Under Sentence of Death.

Decision is Due to Trial Judge Failure to Define Degrees of Crime.

(From Wednesday's daily.) Wong On and Wong Gow, who of death for the murder of the Chip theatre manager, will have anoth

rerday.

The main facts of this case are st fresh in the public memory and do n need recapitulation. The accused we tried by Mr. Justice Irving and a ju and were found guilty of murder ar sentenced to death.

The appeal for a new trial was ma on various grounds but principally.

The appeal for a new trial was ma on various grounds, but principally a point reserved by the trial judge as on another that the judge had failed his direction to the judy to point of them the definition of the crimes murder and manslaughter, which omision, it was claimed, might have presented the accused from being four guilty of the lesser offence. The point reserved by Mr. Justice Irving was the admissibility of evidence for the Crown in rebuttal when the new evidence party contradicted that of the crown's previous witnesses. This evidence affectes the alibi sought to be set up by the accused, and it was claimed that this in fluenced the jury in the wrong direction.

fluenced the jury in the wrong direction.

The court was composed of the chie justice, Mr. Justice Drake and Mr. Justice Duff. Mr. W. J. Taylor, K. C. appeared for the appellants and M. Belyea, K. C., for the Crown.

After hearing a portion of Mr. Taylor's argument on the point of the omission in the trial judge's direction to the fluence of the court requested Mr. Belyea claime that, in the first place, a judge was no bound to define the crime of which a accused person was accused, as tha could be left to the jury to decide of the evidence, and secondly that in this particular case no evidence had been produced on which manslaughter could be predicated, and that the jury ha to find the accused innocent or guilt of murder.

The court held that on the first poin no appeal could be allowed as the Crown had the right to call fresh evidence in rebuttal even though that evidence might partly contradict the prievidence. On the second point the court unanimously agreed that the trijudge should have defined the crimof. murder and manslaughter to thigury.

or. murder and manslaughter to the jury.

The sentence of death on Wong On and Wong Gow accordingly was quashed and the prisoners remanded for a new trial.

CARDINAL DENIES FRICTION. Baltimore, June 21.—In view of the contradictory statements that have been published as to the attitude of Cardinal Gibbons and the American archbishops in the matter of Pope Pius' recent letter on the subject of church music, restoring the Gregorian chair, the cardinal today made the following statement to the Associated Press: The cardinal wrote to the holy father promising to carry out, as fast as practicable the judicious and particular letter of the Pope on the subject of sacred music. Today the cardinal received a reply from the holy father, in which his holiness warmly commends and appreciates the letter of

holiness warmly commends and appricates the letter of his eminence an archbishop. Alleged interviews and older touching on the holy father's letter of sacred music are devoid of foundations. CHANGE NAME OF UNIVERSITY Washington, June 21.—The secretary of the interior has approved the application of the board of trustees of the Columbian University of this city to change the name of that institution to the George Washington University.

FOUR DROWN IN TEAL LAKE. Marquette, Mich., June 21.-Mrs. John Oerie, Gordon Piper. Florence Crane and Roy Mitchell, all of Negaunee, were drowned today in Teal lake, a squall capsizing the boat.

ANTHRACITE COAL.

C. P. R. Developing Its Extensive Fields at Banff.

The C. P. R. is spending half a milanthracite mines in Cauada, and hardly heard of even in the West. When the preparing plant is fully installed the West will have a hard coal that the West will have a hard coal that will be quite as excellent as the famous Pennsylvania anthracite.

Mr. W. H. Aldridge, chief of all the mining and smelting interests of the Canadian Pacific Company, states that the preparing plant will not be ready until next summer, but large shipments will be made from the Banff mines for the first time this winter.

"These mines, hardly ever heard of," said Mr. Aldridge, "are one of only three authracite coal mines in the Rockies over the whole of North America, another field being in the States and the third in Mexico. The Canadian field at Banff has vast resources and will yet be a great industry.

It is for the installation of the preparing plant that the company is making this great expenditure, the purpose of this plant being to size and clean the coal as is always necessary in anthracite. Scientifically speaking the Banff coal is a semi-anthracite, but in analysis within two per cent pure."

NEWSPAPER'S TROUBLES.

Suits and Counter Suits in Connection With Vancouver Ledger. With Vancouver Ledger.

Writs for a suit and counter-suit in connection with the Vancouver Ledger Printing and Publishing Company havbeen issued from the Supreme cout within the past few days. Mr. Fra. L. Reynolds and Miss Ethel I. Rinolds, the son and daughter respectify of Dr. F. S. Reynolds, the pradent and manager of the Ledger C pany, have issued writs against company claiming wages and amounts aggregating nearly \$2,000 the other hand Mr. Thomas Wils shareholder in the company, has a writ asking to have the agree between Frank L. Reynolds and I. Reynolds and the Vancouver set aside. It asks further for a ation that the execution of t ation that the execution of contracts by the directors, F. nolds and Ethel J. Reynolds, nolds and Ethel J. Reynolds, vires of their powers and void, the contract is fraudulent at the shareholders of the said. The writ also asks for an oving the delivery up for cane the ten thousand shares issumance of the aforesaid agrafurther asks for an injunction the shareholders of the from meeting to give ratifies aid agreement, and restrated fendant F. S. Reynolds at a meeting of the stock at a meeting of the stock spect of the shares held injunction asked for was injunction asked for was grathe other matters are held in .