Formal notice was made of the death of Dr. A. G. Warner, one of the most noted of the university alumni. He was one of the great men which this university has eent out. His death is a severe loss to the science of sociology, in which he was a master. The resignation of Prof. J. R. Webster of the professorship of equity-jurisprudence was received, and great regret was expressed because of this loss.

list of appointments and recommenda tions was presented, including that to fill the vacancy occasioned by the death of Dr. Solomons

#### The Chancellorship.

In regard to the chancellorship, Dr. Resbey wrote as follows. "Last July you asked lism and one by Nelson of Minnesota, prome to carry the work in the executive office viding for national banks with \$25,000 until you elected a chancellor, and assured capital in towns of not more than 4,000 inme that probably the holidays, but quite habitants, certainly the early part of the new year. The vote taken on the various amendwould bring a release from the burden laid ments offered were practically along party upon me. While I would not wish to em- lines. Chander, republican of New Haven, barrage you, or imperil the future of the voted for the bimetallic amendment, but university by compelling hasty action on against the bill. Caffery, democrat your part, I must urge upon you the need Louisiana, and Lindsay, democrat of Kenof an early election of a chancellor in order tucky, voted against the committee amendthat I may return to my proper work, in ment, but for the bill. Kyle of South Daonly of success is attained with far too great | 19, the vote being 47 to 28. an outlay of mental and physical strength. better and with far loss fatigue."

#### More Room Needed.

the university senate to take up the quesafter discussion to report to the regents. The secretary's report included a reference to the bids on the completion of Grant Memorial half, propositions for furnishing fuel, the coneideration of improvements on the campus and other matters which have to do with the care and preservation of held in the treasury. No United States notes legality of the seizure." He added: university property. The superintendent of construction reported that the buildings at the farm were practically completed on February 1 and that they are now ready for inspection. The acting chanceller urged the regents to make a very careful inspection of these buildings before acceptance in order that any defects, if they exist, might be discovered and in order that the of the United States in thirty-year bonds regents themselves might know thoroughly bearing 2 per cent interest, the principal as to the construction of these buildings.

Work for the Finance Committee. The report called attention to the need of having the finance committee very carefully depositing with the United States bonds of study the several university funds, all of this country shall be permitted to issue which threaten to be considerably short, in circulating notes to the face value of the order to know how to best make use of bonds deposited, no bank being allowed to them as subject to capture under the cirthese funds in order to supply the imperative issue circulating notes in excess of the needs in the several departments. It was amount of the paid in capital stock of the also urged that a committee, probably the bank. same one, should make a careful investigation as to where help is most needed in the different departments of the university, 19 was suggested that the regents should take action in regard to the expenditures of departments in order that the work of each department should certainly be done, even though the appropriations be somewhat reduced. A further report was made on the January 11. "It seems that the lesson of lowing substitute for it: careful in regard to the steam pipes than we have been." The acting chancellor reported that already the buildings have been carefully examined and wherever steam piper were found in near contact with wood workmen have been set to work to protect them. The janitors and others in authority about the buildings have received additional in structions in regard to precautions in regard to fire and what they are to do in case of

an outbreak. More help was recommended for the reg-Istrar's office on account of the very great increase in the number of students. The present enrollment is now about 2.055. The tabulation is not in such condition that the exact figures can be given, but these are conservative estimates.

Other matters discussed are the equipment in mechanical engineering, the sugar beet experiments at Ames, the need of a chemical storeroom, the desirability of advertising the school of agriculture and the school of mechanic arts. Several petitions and requests were forwarded to the board, Aldrich, all being of an individual nature, and a report was made by the senate of the conditions proposed for the competition for the "Bryan prize."

### New Bonds for Ord.

ORD, Neb., Feb. 15 .- (Special.) -The city or Ord is taking active steps to refund \$16,000 of bonds and issue \$7,000 additional bonds, the latter to be used in extending the water works system, building new brick engine house and putting in new engine and pump. The new bonds will be 41/2 per cent, twenty-year bonds.

Infantry for Fort McKenzie. FORT CROOK, Neb., Feb. 15 .- (Special.) - Lieutenant G. J. Holden, in charge of fifty-two recruits of the Tenth infantry, departed today via the Burlington for Fort Mc Kenzie, Wyo. This number is required to fill Company L of the Tenth infantry, now stationed at that post, in charge of Lieutenant Charles.

### Maine Day Celebrated.

TRENTON, Neb., Feb. 15.—(Special.)— The people of the Methodist Episcopal church here gave an entertainment in honor of the second anniversary of the ill-fated Kenney, Maine to a crowded house. The program consisted of music, songs, addresses and recitations referring directly to the Maine.

### Peck Departs for Paris.

Peck Departs for Paris.
CHICAGO, Feb. 15.—Commissioner General Ferdinand W. Peck left today for Paris and the exposition. The departure marks the end of eighteen months of propaganda end organization on this side of the Atlantic and Mr. Peck leaves with the satisfaction of having succeeded in awakening American manufacturers and producers to the opportunity offered by the fair to American commercial expansion and of having secured and sent over the exhibits of 7.500 exhibitors. The Paris offices of the commissioner general will be No. 29 Avenue Rasp.

No Episcopal Divorce Canon Yet. No Episcopal Divorce Canon Yet.

NEW YORK, Feb, 15.—The special committee appointed by the Protestant Episcopal convention of 1898 to consider and report to the convention of 1991 on the subject of divorce held another meeting today, after which it adjourned till November 1t. Dr. Dix, after the meeting, said that no definite action was taken in regard to the making of a canon or divorce. He said that at the November meeting action would be taken and then the report of the committee would be made public.

Malineux to Be Sentenced Today. NEW YORK, Feb. 15.—Roland B. Molineux will be arraigned before Recorder Goff in Part IV, general sessions, at 16:30 tomorrow. He will be sentenced to death, the time of execution to be named by the recorder. Sheriff Grell has arranged to have the prisoner removed at once to Sing

## After Dinner To assist digestion, relieve distress after eating or drinking too heartily, to prevent constipation, take

**Hood's Pills** Sold everywhere. 25 cents.

### DECISIVE VOTE FOR GOLD

mended. The question of drill and phys. | Senate Finance Bill is Passed, 45 for to 29

CHANCE FOR INTERNATIONAL AGREEMENT

Amendment Adopted Leaving Door Open to Bimetallism by Concurrence of Leading Commercial Nations.

WASHINGTON, Feb. 15 .- By the decisive majority of 46 to 29 the senate substitute for the house currency bill was passed by the senate today.

Prior to the final passage amendments were considered under the ten-minute rule. Only two of these amendments were adopted one offered by the finance committee, keeping the door open to international bimetal-

I cannot afford to stay in the chan- kots was the only senator who did not and president today sent to the senate a report cellor's office and I feel that you cannot was not paired. The free sliver substitute afford to keep me at a work for which I offered by Jance, the leader of the demoam not fitted, and in which a fair measure cratic side, was defeated by a majority of

The bill as passed consists of ten secrunning smoothly, but this does not blind me standard unit of value and that all forms to the fact that if you keep me at this work of United States money shall be maintained you will wear me out. Allow me to go back at a parity with it and that treasury notes toon to the work in science which I can do and greenbacks shall be redeemable in gold. The secretary of the treasury is to set apart a fund of \$150,000,000 for the redemp The report suggests that the regents ask | tion of these notes and maintain this fund at a figure not below \$100,000,000. He is tion of where room is needed most, and empowered to sell bonds of the United States bearing interest at not exceeding 3 per cent. It shall be the duty of the sec retary of the treasury, as fact as standard dollars are coined to redeem an equal amount of the treasury notes and to issue silver certificates against the silver so coined. Under certain provisions, toe, gold to the attention of the British government

> domination to exceed \$10,000. Refunding of the Bouded Debt. The secretary of the treasury is also authorized to refund the bonded indebtedness and interest of these bonds to be paid in charge of trading with the enemy." gold. The 2 per cent bonds shall be issued at not less than par. Any national bank, by

or treasury notes shall be issued in denomi-

nations less than \$10 and silver of a de-

This amendment was offered by the finance committee and adopted:

Provisions of this act are not intended to place any obstacles in the way of the accomplishment of international bimetallism, provided the same be secured by concurrent action of the leading commercial nations of the orld and at a ratio which shall insure permanence of relative value between gold and sliver.

As the vote was about to be taken on the

Inwing substitute for it:

The people of the United States are an favor of bimetallism and desirous of an international agreement with the great commercial nations of the world that will admit of the use of both gold and silver at such an established ratio as will maintain the parity between gold and silver and the parity between gold and silver and the government are hereby forts of the government are hereby ledged to endeavor to secure such interna-onal agreement as speedily as possible.

Teller's Amendment Defeated. Speaking on the proposed bimetallic amendment, Wolcott declared he was satisfied to accept in good faith the statements of honorable senators that they were favorable to bimetallism if it could be brought about by international agreement, and he expressed his gratitude for the proposed

amendment of the committee. The amendment of Teller was defeated, 27 to 45, the vote being along party lines, except that Chandler voted for the amendment, and Caffery and Lindsay against it. A vote was then taken upon the commit-

ce's amendment, and it was adopted, 45 to 30, as follows:

	Allison,	McBride.
	Beveridge,	McComas.
5.4	Burrows,	McCumber.
н	Carter,	McMillan,
ų	Chandler,	Mason,
-1	Clark (Wyo.).	Nelson.
	Culloin,	Penrose,
J.	Davis.	Perkins.
	The best of	The said of Courses A
1	Depew.	Plait (N. Y.)
1	Elkins.	Pritchard.
	Fairbanks.	Quarles.
ţ	Foraker,	Ross,
٤	Foster.	Scott,
ġ.	Fryo.	Sewell.
	Gear.	Shoup.
4	Hale,	Simon.
	Hanna,	Spooner.
	Hansbrough,	Thurston.
	Hawley.	Wetmore.
١	Hoar.	Wolcott-45.
t	Kean,	
3U	Nays:	and the second
*	Bate.	Lindsay.
+	Berry.	·McEnery.
o.	Butler.	McLaurin,
v	Caffery.	Martin.
•	Chilton.	Money.
•	Cark (Mont.).	Morgan.
	Clay,	Pettus.
	Cockrell.	EGWIIII9,
	Culberson,	Slewart.
ч	Daniel,	Su'llyan.
		Tallaferro.
ł.	Hectfeld,	retter.
r	Jones (Ark.).	Tillman.
à.	Jones (Nev.).	Turley.

An amendment offered by Stewart, providing for the payment of bonds of the United States in coin of the standard fixed by the act of July 14, 1870, was laid on the table.

44 to 26. An amendment offered by Pettus of Alabama, providing that gold coins and silver dollars coined by the United States shall be a legal tender at their nominal value, was defeated, 44 to 27. Another amendment by Mr. Pettus, providing that nothing in this act should affect the legal tender quality of United States silver dollars, was likewise

#### defeated, 44 to 26 Vest Attacks Secretary Gage.

Vest of Missouri offered an amendment providing for \$200,000,000 of treasury bond notes which should be loaned by the secretary of the treasury to any person who would Foresman, New Hampton, \$50. Origina widows, etc.—Rachel Hokame, Burlington \$8; Sarah E. Martyn, Grinnell, \$8. Origina widows, special accrued, February 2-Frances Breckon, Muscatine, \$8. deposit United States bonds as security Vest sharply arraigned Secretary Gage for his action in relation to the City National bank of New York, saying the letter of A. B. Hepburn, vice president of that bank, was 'nothing short of an insult to the highest inancial officer of the country.

The amendment was defeated without di vision. An amendment of McLaurin of South Carclina to repeal the tax on state banks was ing the general debate, which closed at

lost, 37 to 20. Jones of Arkansas then offered as a substitute for the senate bill a measure providing Pennsylvania discussed the Philippine quesfor the free and unlimited coinage of sil- tion; Gresvenor of Ohio and Gillette of ver. That, too, was lost, 47 to 28, the vote of New York, pensions, and Underwood of being along almost strict party lines, Senators Lindsay of Kentucky and Caffery of Alabama, his resolution to repeal the fifoutstana voting with the republicans. The bill, as amended, was then passed, if legislative bill probably will be passed to-

to 29, as follows, Final Vote on the Bill.

Yeas. Aldrich, Alison, Beveridge, Lindsay, Lodge McBride

Details of Clark's Attempt at Bribery in Wellcome Disbarment Case.

Motionisor McMillan Maron, Notaco, Penroso, Perkins

Platt (Cone) Catt (N. Y.) Pritchard, quarles,

Scott.
Sowell,
Rhoup,
Singn,
Spooner
Churston,
Votmore,
Volcott-6.

McLaurin McLaurin Martin,

Morgan,

tawlins, Stewart, Sullivan, Fallaferro, Feller, Fillman,

airbanks.

Hawley. Hour.

ark (Mon.

British government.

released was published.

cumstances presented."

being so used,"

enemy's forces.

granted:

was made the unfinished business.

What Has Been Done by State De-

partment to Obtain Restitution

of Property.

The fact that the flour seized had bee

o the notice of Ambassador Cheate

ect the property of American shippers."

Mr. Choate's first note, dated January 1

On January 4 Choate reported a conference

with Lord Salisbury, who, he said, claimed

that the Maria and the Mashona had been

seized for violation of the municipal laws

of Great Britain, the seizure being merely

an incidental matter, and that Lord Salis-

ernment settle the matter by taking the flour

and paying for it at its price at its destina-

Choate urged such sale to the British gov.

ernment as the simplest and easiest method

of settlement. This question was still pend-

ing, however, when the correspondence

against it, no selzure having been contem-

to the fact that there were no bills of lad-

On the 26th Choate reported the conclu-

quantities of the flour carried by the Be-

East London, as it was impossible to dis-

ceptions to this proceedure, saying it was

stuffs with hostile intention are not con-

PENSIONS FOR WESTERN VETERANS.

War Survivors Remembered by the

General Government.

WASHINGTON, Feb. 15 -- (Special.)-The

following western pensions have been

braska: Original-Sidney E. T Stella, & James H. Tarbet, Ber

Activated by the state of the s

Addrich, Wyoming, 38 to \$13, Increase—silas Whitmarsh, Sloux Rapids, \$6 to \$8; Francis W. Evans, Des Moines, \$6 to \$8; Christian Bormann, Primrose, \$6 to \$8; Christian Bormann, Primrose, \$6 to \$8; Lucius F. Robinson, Des Moines, \$8 to \$12; Samuel B. Pickle, Northwood, \$8 to \$12; Thomas Cloud, Lake City, \$6 to \$1, John T. Gault, Vinton, \$6 to \$8. Reissue—George Foresman, New Hampton, \$50. Original

Verlety of Topics in the House.

day completed twenty-six of the 124 pages

of the legislative, executive and judicial ap-

propriation bill, without amendment. Dur-

To Cure cold in One Day.

WASHHINGTON, Feb. 15 .- The house to-

the view of the United States."

Issue of January 31, 1960 Nebraska: Original-Si

bury knew nothing of the Beatrice.

FAMILY DOCTOR MEDIUM OF EXCHANGE

Fortune in it for Judge Who Would Save the Lawyer-Clark Investigation Unearths More Rottenness.

ing testimony was developed today in the insider a \$100,000 bribe to favor Lawyer Well-On motion of Mr. Cullom the Hawaiian bill ome, one of Clark's attorneys in the disbarment proceedings against Wellcome.

The witness did not, directly at least, con-REPURT ON FLOUR SEIZURE the whole testimony from the record, but lows." did not succeed. The witness testified that WASHINGTON. Feb. 15.—Responding to forth to reach Justice Piggott, another of put that construction on his proposition. He the senate's resolution of January 17 the

from the secretary of state, with accompanying papers, showing the steps that have been which Justice Piggott testified concerning taken to obtain the restitution of property remarks made to him on two days when he thought Dr. Tracey had mentioned Senaof American citizens seized by the military authorities of Great Britain in or near Delaan outlay of mental and physical strength. The bill as passed consists of ten secgoa bay. South Africa. The report consists Clark's leading come to him merely a political fight between Mr. Clark Pretoria he stated that he was born in Hol I am glad to know, for the sake of the uni- tions. It provides that the dollar of 20 3-10 entirely of correspondence between the State and, while apparently under great excite- and Mr. Daly. He had first related the fact land, that his legal residence was at Predepartment and Ambassador Choate and the ment, said that he had just been advised of the propositions being made to him on toria and that he was a naturalized citizen of know if it were true and spoke of denounc- same day. The correspondence begins with the report of Consul General Stowe, located at ing any such attempt. Witness had in-Capetown, made on December 6, and relat- formed counsel that he never would hear of which had been conducted almost entirely by ing to the detention of the British ship Maria and the seizure of the British ship Mashona, and also the Beatrice, all carrybribe offer.

ing American flour and other foodstuffs for The first witness was Edward B. Coyne, the Transvanl. These acts were brought judge of the county court of Livingstone county, New York, who testified concerning Secretary Hay on December 21, when the conversation he had in New York City latter was instructed to "bring the matter last October with Mark Hewitt, a witness for the presecution in this case. He said certificates shall be issued against the gold and to inquire as to the circumstances and Mr. Hewitt had spoken of the Wellcome disbarment case and in response to an inquiry "If it was illegal you will request prompt had said that Wellcome "did not stand a ghost of a chance," and would be disbarred. action and restitution." Consul Hollis, at Lourenzo Marques, was instructed at the He said that it did not make any difference of the enormity of the proposition and he same time "to use all proper efforts to urowhether Wellcome was guilty of the offense. case was being conducted with a view to relates to the American flour on the Mashona, and he says in this that the vessel was to come before the United States senwas brought into the prize court "on the ate. The Daly people were, Mr. Hewitt was On January 2 Mr. Choate was instructed w Mr. Hay to the effect that he should to accomplish the result. The witness also ter to the attention of the public prosecutor represent the views of this government to had expressed the opinion that Daly had put be that unless it can be shown that the

goods were contraband it does not regard his exposure. On cross-examination Mr. Covne said that ne had known Mr. Wellcome socially, but before his examination was concluded Judge Coyne was excused temporarily in order to permit the justices of the Montana supreme court to testify in order not to detain them.

### Attempt to Bribe Judges.

Justice Hunt's testimony created a proound impression. He detailed four different On the 10th of that month Choate transconversations he had had with his family mitted particulars concerning the attitude of the British government, saying that Lord Salisbury did not claim that any of the tempted to lay before him a proposition to and notified the chief justice. fire which occurred in University hall on committee amendment Teller offered the foi- American goods seized were contraband, the bribe him in the Wellcome disbarment case, position of the British government being which was at that time before the court of it had been a serious proposition? that "food stuffs with a hostile destination which the wirness was a member. The first can be considered contraband only if they of these conversations had occurred on Au are supplies for the enemy's forces, and that gust 5 last in Dr. Tracey's office. The court it is not sufficient that they are capable of had then held that it had jurisdiction in the disbarment proceedings and he went to Dr. Choate reports in this communication Lord Tracey's office at the invitation of the lat Salisbury's suggestion that the British gov-

> "When I went to his office," said the witness, "Dr. Tracey invited me to a back He said 'I have a funny kind of a proposition which has come up for you," The doctor then went on to tell, according to Judge Hunt's statement, that he (the doctor) was taking an interest in the Wellcome case, which he said he understood was case. On the 17th Choate reported that the cargo not like ordinary cases in court. He had of the Beatrice had been discharged at East been told, he said, that it was largely a after the demurrer had been overruled. How London and that there was no allegation matter in the discretion of the members of the court, continuing that he understood the plated; that the cargo of the Marie was at disbarment proceedings to be a political was not a lawyer. Durban, free for its owners to take; that the fight largely, and adding that while he did Mashona was at Capetown, but that owing was a decent fellow. Judge Hunt said that the defense no good, ing there was much difficulty in dealing he had replied to all this to the effect that with its cargo. Incidentally, Choate states in a dispatch of the 18th relating an interview with Lord Salisbury, that "he claims to take its course just as any other case. no blockade on Delagoa bay, but only the He himself felt that it was a painful duty, the committee. right to seize the real contraband of war because he knew Mr Wellcome's reputation on the high seas which is destined for the and altogether he would gladly avoid it if he

could. Dr. Tracey then said to him, accordsion of the British authorities that large ing to the witness: "I don't suppose, then, there is any use atrice were destined for the South African to lay my proposition before you. Without, however, waiting for any formal republic, making it necessary to land at reply the witness said the doctor had pro-

charge this part of the cargo without dis- ceeded as follows: "There is a party here who has got \$100,charging the remainder, allowing removal of 000 and who wants to put it up if that case parts of the cargo for local Portuguese concan be thrown out of court.

sumption. Secretary Hay took apparent ex-Justice Hunt said that he was not certain 'in conflict with the assurances that food the plural pronoun in speaking of the partynot sure whether he said he or they. traband of war unless intended as supplies

Justice Hunt said that he had replied to for the enemy's forces and inadmissible from Mr. Tracey that "not all the money in the Replying to this point, Choate said that United and Anaconda mines together, with Lord Salisbury had disclaimed the purpose mentioned. The correspondence closed with a note to Hay of February 9, saying that induce me to sacrifice my conscience to the a year ago and through the assistance of L. the American goods on the Mashona had extent of granting an additional time in G. Powers, Senator Wolcott, Governor Mer-

#### would." Returns with Proposition. Justice Hunt said he had then gone to his

tome and that about 5:30 in the afternoon Dr. Tracey had come to his house and sought another interview with him, saying that he understood that one of the supreme court justices had been secured in favor of the proposition which had previously been made. To this Justice Hunt said that he had replied that he did not believe this to be rue, as he considered both the chief justice and the associate judge, Mr. Taggott, men beyond reproach. After this Dr. Tracey had taken a memorandum book from his pocket and appeared to read from it a memoranda stating that he (the doctor) had understood that Daly had assured the re-election the justice. To this Justice Hunt said he had replied that Daly had never assured him of anything. He added that Daly had opposed his original election and that the only reason for supposing that he and Daly were now on good terms was found in the fact that some of their children were very intimate. After this Tracey had continued by saying that all "they want is a fair show." 'and I told him," continued the witness that under any circumstances they could

cunt upon that.' Justice Hunt said that after this Tracey o'clock, a variety of topics were tenched pon. Miers of Indiana and Shawalter of been threatened with lung trouble; that the doctor had told him that if he continued he Massachusetts, civil service reform; Driggs very laborious; if he would accept the propssition he could take a rest, go abroad, visit that regiment. the Paris exposition, have nothing to worry teenth amendment to the constitution. The about and thus indefinitely prolong his life Judge Hunt said that he had replied to this

TRY TO BUY SUPREME JUDGE have Justice Hunt to do anything which he did not think was right.

Doctor Regins to Hedge The matter did not come up between them Tracey on the street and the latter had asked him if no change had come over his 13 [ 15 / 8

Justice Hunt said that he had replied to DEMOCRATS MAKING CAPITAL OF IT he negative, saying that he had supposed that their last conversation had ended the matter between them, as he would not swerve from his position "to save my own life or the lives of my children."

The doctor then said that he was glad that his was the decision of the judge, and noth ing had been said concerning the subjecuntil Sunday night. February 4. At that WASHINGTON, Peb. 15 .- Highly interest- time Dr. Tracey had asked him to come to his (the doctor's) office late in the evening vestigation by the senate committee on When he went in Dr. Tracey showed him privileges and elections in the case of W. A. what was apparently a copy of a telegram Clark to the senate from Montana. Justice which informed him (the doctor) that Hunt, a republican Montana member of the some one had told the senate committee in supreme court, testified that his family Washington that the justice would testify physician, Dr. Tracey, had made what he before the committee that Dr. Tracey had (the justice) regarded as attempts to con- offered him a bribe of \$160,000 in the Wellcome case. The doctor then said to him: "You know I never offered you a bribe and that I was only joking in our conversations concerning the Wellcome case. You well sect Clark with this bribery proposition, so know I had no \$100,000 with which to bribe Faulkner, Clark's counsel, moved to strike you, and I am not one of that kind of fel-

Justice Hunt said he had replied to Dr. the same day one of the attempts to bribe Tracey that he wished he could believe that him had been made similar efforts were put he was only joking, but that he could not the justices of the supreme court of Mon- did not, however, believe that Dr. Tracey meant to actually bribe him, but simply to The committee held a night session, at lay the proposition before him.

In answer to questions, Justice Hunt said to the front as a burgher. Dr. Tracey had interviews with Justice for Clark's name in the first conversation Hunt. Justice Piggott's statement was that when he had spoken of the Wellcome case as applied for appointment us vice consul at by Mr. Neill of Helena that the supreme the night of August 5, when his associate, the South African republic. This application court could be unduly influenced in the Well- Justice Piggott, had come to his house and come disbarment proceeding, wanted to related that he had been approached on the Representative Wheeler of Kentucky to

At the close of the direct examination. such an attempt from him (Piggott), for he Chairman Chandler, Mr. Faulkner on hehalf sul of the government of the United States would kill any one coming to him with a of Senator Clark made a formal motion to to the Transvaal republic, over his own sigccedings and was entirely collateral.

#### Tracey Surprises Hunt.

The motion was overruled and the crossof pre-eminently good character. He did not believe the doctor had stopped to think read by the censor at Durban,' and still regarded him as a good man. Witness charged, as L y owned the court and the said he had first told his every to Justice Piggott, next to Judge Brantley, afterward getting testimony in the Clark case that to Judge DeWitt, never to Attorney General fore, be it Nolan. He understood that Judge Piggott had told Attorney General Nolan. Piggot represented to have said, determined to de- so far as he knew, had no affiliation with feat Clark and would not stop at anything Daly. Asked why he did not bring the ma-Judge Hunt replied that he was so humiliup the \$30,000 used by Mr. Whiteside in ated he did not care to disclose it; he preferred not to.

Q .- You preferred to allow the attempt o perpetrate such a crime to go unpunished?

A .- It would have been embarrassing to me as a judge. Q .- It was a contempt of court?

A .- I did not take notice of it. Witness said Judge Piggott felt the same

way about it. He had immediately notified his brother judges after the interviews of physician, Dr. William Tracey of Helena, in August 5, and after the interview of Novemtwo of which he believed the doctor had at. ber 14 he had immediately gone to the court

Q .- Did you inform your associates that have been a jocular interview until it was an engineer in the Geldenhuls mines, near suggested to me by Dr. Tracey later

Q .- Dr. Tracey alluded to no one? A -No one. Q .- Dr. Tracey asked only for justice! A .- I believe he thought there would be

At this point Senator Hoar created a laugh by recalling the fact that Lord Bacon said was compelled to leave South Africa." he only accepted bribes to do justice. "But that," he added, "was not the view the House of Commons took of it."

Continuing, the witness said he understood that Dr. Tracey wanted a dismissal of the Q. (by Senator Faulkner) -- But this was

could the case then be dismissed? A .- That occurred to me, but Dr. Tracey

while there was a certain amount of legal brought out the fact that Justice Hunt is assured them that while he was rather of discretion permitted the case would have a republican, as is also Justice Brantley, the opinion that there should be free trade

> committee adjourned until 7:30 p. m. LIVE STOCK CENSUS TO BE TAKEN. First of the Kind in the History of the Country.

of the National Live Stock association, as special agent in charge of the taking of a classified census of live stock for the census. Martin was sworn in today. The whether Dr. Tracey had used the singular or beadquarters for this division of the work, senate: which embraces all the range country, will be established in Denver and active work to be lieutenant colonel; Captain L. C. will be commenced at once.

This will be the first time in the history | F. Collett, to be captain; Second Lieutenant of the country that a classified census of R. H. Brewer, to be first lieutenant. every dollar that Daly and Clark are both live stock will have been taken. The asworth and that there is in the banks would sociation began the agitation of the matter been placed at the disposal of the American this or any other case. The Wellcome case riam and others, congress made the necestance consul general at Capetown.

NO CIVIL SERVICE FOR ENVOYS. Plan for Reorganization on that

asis Defeated in Committee. WASHINGTON, Feb. 15 .- The plan for reorganization of the diplomatic and consular service on a civil service basis was defeated and tabled in the house committee on foreign affairs today by a tie vote of 7 to The committee acted favorably on the bill for the appointment of a woman delegate at the ceremony of the unveiling of the Lafayette statue at Paris.

No Extra Pay for Luzon Service. WASHINGTON, Feb. 15 .- The senate committee on military affairs today decided to report adversely the bill introduced by propriations, reduction and increase of par-Senator Turner, giving travel pay and commutation of subsistence to officers and soldiers of the volunteer army who served in an examination of War department account the Philippines beyond the termination of by the committee on expenditures in the the Spanish war and afterward were transported to the United States and mustered out in this country. The committee was in formed that about \$7,000,000 would be required to make the payments provided for by the bill.

President Makes Nominations. WASHINGTON, Feb. 15 .- The president had made an appeal to him to get off the today sent to the senate the nomination of only two deaths have occurred from bubonic bench on account of his health, he having James Allen of Kansas, to be commissioner plague and that in the last eight days, exto the International Exposition at Paris; also a number of army nominations, including no new cases and no suspects have occurred. was sure to break down, as the position was Lieutenant Colonel A. S. Cummins of the He says the conditions are most encouraging Twenty-seventh infantry, to be colonel of and favorable in all respects and adds it is

Henderson Names a Stenographer. WASHINGTON, Feb. 15.-Speaker Henhat he appreciated what the doctor said derson today appointed M. R. Binemenberg about the desirability of getting off the stenographer to committees under a resolu-Take Laxative Brome Quinine Tablets. All bench, but that he could not see his way tion recently passed by the house creating committee on military affairs has favorably druggists refund the money if it fall to cure. clear to accept the proposition. The doctor an additional stenographer. The place payer reported the bill for the establishment of a military pest at Des Moines. Is.

### MACRUM AND THE RECORDS NO MORE GRIPS

again until November 14, when he met Dr. Former Consul's Statements and Official Reports Do Not Agree.

Representative Wheeler Presents a

Representative Wheeler Presents a Resolution for an Inquiry-Van Amering a Hoer Hefore He Was Vice Consul.

Was Hington, Feb. 15.—While State department officials were averse feday to discussing the published statement of ex-Consul Macrum, it was authoritatively stated that a search of the records failed to show that Mr. Macrum had ever reported to the department that his official mail was being regularly tampared with by the British authorities. It was said that he did, in a general way report that both official and private mail intended for American citizens did not reach him punctually and asked that protess be made on account of this rather arbitrary proceeding on the part of the postal authorities. The department investigated the matter and learned that no unnecessary.

No more grips. Russian or any other kind.

That is the verdict of the traveling public who have grown tited after years of constitute and learner with the grips and grips of pill own have grown tited after years of constitute and liquid purgatives.

To open the bowels institutely equity, without diseases the blookele has been solved in Carriers Candy Candy Cathartics, Candy Ca authorities. The department investigated or New York. the matter and learned that no unnecessary delay existed and does not credit the statement that any correspondence, official or otherwise, was opened, inspected and delayed by British authorities, Macrum stated that his vice cousul, Van

Amering, closed up his business, took the oath of allegiance to the republic and went

### Van Amering Airendy a Boer.

The records show that when Van America Representative Wheeler of Kentucky today intrdouced in the house the following reso lution: "Whereas, Charles E. Macrum, late con-

strike the testimony of Justice Hunt out of nature, charges 'when this (his) mail was the record because it had failed to con- finally forwarded to me after Colonel Stowe, nect the name of Mr. Clark with the pro- the American consul general at Capelown, had secured its release. I had the humiliation as the representative of the American gov ernment of sitting in my office in Pretoria examination proceeded. Justice Hunt said and looking upon envelopes bearing the that before Dr. Tracey had made the propo- official seal of the American government sition to him he had considered him a man opened and officially sealed with a sticker, notifying one that the contents had been

"Whereas, He further states in the same article, "When I accepted my post as consulknew nothing of any secret alliance be tween America and Great Britain,' there-

"Resolved. By the house that the secreary of state is directed to inform the house representatives if said Charles E. Macrum as consul of the American government informed the State department that his official mail had been opened and read by the British censor at Durban, and if so, what steps if any, have been taken to obtain an explanation and apology from the British gov ernment.

#### As to a Secret Alliance, "Section 2. He is further directed to inform

the house of representatives what truth there is in the charge that a secret alliance exists between the republic of the United States and the empire of Great Britain. The speaker referred the resolution to the foreign affairs committee.

Compelled to Lenve South Africa. SAN FRANCISCO, Feb. 15.-Charles Grote, an American of Dutch descent, who until a short time before the breaking out never occurred to me that it could of the war in South Africa was employed a Johannesburg, today stated that he appealed to Charles E. Macrum, former consul Pretoria, for a permit enabling him to stay in the country until his American papers could be sent to Pretoria Jut, "owing to the fact that Consul Macrum was unable to communicate with the United States he Grote came to this country via Australia.

### CONFER WITH THE PRESIDENT

Inderstood that Mckinley Favors Free Trade Between I nited States and Porto Rico.

WASHINGTON, Feb. 15 .- Representatives Paine, Gresvenor and Dalzell, members of Chairman Chandler suggested that this the ways and means committee of the house, not know Mr. Wellcome he understood he line of metaphysical examination was doing today had a conference with the president on the subject of the pending Porto Rican Campbell asked only one question, which tariff. It is understood that the president who has been summoned to appear before between the island and the United States, he had no disposition to intrude his views Justice Hunt was then excused and the upor congress, and if it was the opinion of the committee and a majority of both houses that there should be a small or nominal customs charge on Porto Rican goods entering the United States, he would willingly accept their judgment. It is the opinion WASHINGTON, Feb. 15 .- Governor Mer- of Messrs. Payne, Grosvenor and Dalzell ciam, director of the census, today appointed that the bill, substantially as it now stands Charles F. Martin of Denver, and secretary will pass both houses and become a law.

Promotions in the Army. WASHINGTON, Feb. 15 .- President Mc-Kinley has sent these nominations to the

Army: Volunteers-Major G. T. Bryan Scherrer, to be major: First Lieutenant Z

Thirty-sixth Infantry-To be second lieu terants, Sergeant Major J. M. Craig, First Sergeant I. F. Costello, Sergeant J. A. Huntsman, Sergeant G. F. Young, Sergeant Major G. J. Oden. To be first lieutenant

Second Lieutenant Edward McGowan. Regulars: Corps of Engineers-Major W Stanton, to be lieutenant colonel: Captain G. W. Goethalls, to be major; First Lieutenant C. Keller, to be captain; Second Lieutenant F. C. Boggs, jr., to be first lieutenant.

Subsistence Department-Captain D. L. Brainard, to be major, Committees to Examine Accounts

WASHINGTON, Feb. 15 .- Representative Richardson of Tennessee today introduced resolutions directing the committee on expenditure in the Treasury department to make an examination of the accounts and expenditures of the Treasury department the methods employed, expenditure of apof employes from July 1, 1897, to June last. A similar resolution was adopted for War department. Both resolutions went to the committee on rules.

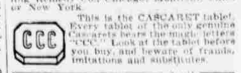
Plague Lessening et Honolulu. WASHINGTON. Feb. 15 .- Major S. Mills, Sixth artillery, commanding at Camp McKinley, Honolulu, reports to the War department under date of February 2 that since the date of his last report, January plague and that in the last eight days, ex-cepting a doubtful case of the day before believed that if the existing conditions con inue the quarantine of Honolulu may be raised within the succeeding twenty days.

Military Post for Des Moines. WASHINGTON, Feb. 15.—The senate committee on military affairs has favorably

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the Public Take the C. C. C. Route to Certain Relief Without a Grip or Gripe-Fare 10c.-Get Passage at

any Drug Store. No more grips. Russian or any other





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A fast wide-vestibuled train making principal stops only, and with new equipment throughout, consisting of library-buffetsmoking car, Pullman sleeping car, free re-

clining chair car, dining car.

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