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them to just step out boldly onto cents. the republican platform - and advocate their principles in the republican convention than to run as a side show to the republican party in the interest of the republican candidates and try to split the democratic party by carrying with them the unthinking element as well as those undemocratic elements who follow for a division of the loaves and fishes of being tired of democratic principles Kansas. as set forth by Mr. Bryan and other real Jeffersonian democrats, who are real democrats, the Times is sadly mistaken. It is only a few so-called democrats who are misrepresenting the people of the south in congress by mistaking the few interests that infest the lobby rooms in Washington during the sitting of congress, as their constituency instead of the large majority of the people who are at home, being fooled by their duplicity. It is to be hoped that they will be taught in the next election that the constituency which they represent is so small that by a large majority they will be permitted to stay at home, and attend to their secular affairs, while they are being represented by their own representatives. I believe it is a good sign to see honest republicans like LaFollette, Cummins and others leaving the corruption of their party while some of the so-called democratic misrepresentatives are reaching over the fence for a little piece of the trust pie. When will our voters learn their interest and vote accordingly when they stop to think and gain their independence over their masters, the trusts.

Joseph R. Jarvis, Cubden, Ill .--- I was surprised to find the following as a news item in The Commoner of September 3, 1909: "Beverly, Mass., dispatches say that in a conference between President Taft and members of his cabinet, it was decided to push the national incorporation act, so that corporations could get away from state control and under in Central Missouri for \$50 to \$70 an acre, fair im-provements. There are no better deep, black soil, prairie tarms than these. Many northern and east-think this can not be true, for Presi-

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History of the Baldwin Locomotive Works-1831 to 1907. The Edgell Company, Philadelphia, Pa.

Jonathan Upglade. By Wilfrid Earl Chase. Published by W. E.

of Railway Earnings. Suggestions New York. Price \$1.50.

concerning the necessity of an adjustment of railway rates to meet new industrial conditions and the increased cost of improved and additional transportation facilities. By Putnam's Sons, New York and C. C. McCain, room 401, 143 Liberty St., New York.

> The Quantity of Money from Distribution. By Henry Rawie. The Distribution League, 21 Union Trust Bldg., Indianapolis, Ind. Price 15 cents.

Men, the Workers. By Henry the corporations. As to the south curses none. By M. V. Rork, Topeka, Demarest Lloyd. Doubleday, Page & Co., New York.

The Tyrant in White. By Henry Berman. Frank F. Lovell Company, 68 Murray St., New York.

Bar B Boys, or the Young Cowpunchers. A picturesque story of Chase, Madison, Wis. Price \$1.25. western ranch life. By Edwin L. The Diminished Purchasing Power Sabin. Thomas Y. Crowell & Co.,

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## VOLUME 9, NUMBER 44

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dent Taft was an eminent judge before he became president and knows that congress has no power to incorporate anything, for he knows that at four different times during the session of the federal convention, Marshall (who was afterwards chief justice of the supreme court) and others, tried to have the power to grant letters of incorporation embodied in the constitution and failed each time. He also knows that on the 14th of September, 1787, they made their last appeal as follows: 'Question to grant letters of incorporation for canals, etc. A clause proposed to be added to the eighth section of the first article; passed in the negative." (See proceedings of the federal convention, Elliot's debates.) President Taft also knows that this appeal proves that, up to that date-September 14, 1787-it was the unanimous opinion of the convention that no such power had been granted to congress, and as the power has not been given to congress since that time by an amendment to the constitution, the only method by which it could be done constitutionally, nor prohibited to the states, it remains in the states as one of their reserved rights. (See tenth amendment to the constitution of the United States.) Knowing these facts, President Taft will not violate his oath of office by recommending to congress the passage of a law which he would have to veto in order to keep that oath.

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