Mineral Regions of South

Dakota.

the other companies. The remaining com

went to Chicago with samples of their ore

projects. The result was that companies were organized, expensive hoisitng plants

were built and money was spent lavishly-

on the surface. Everything was for outside

appearances. There was a sudden with

drawal of financial support on the part of

in the companies were ignorant of mining

examined by experts and mining men as

Two Bit. Six written reports, all favorable, have been made by them. If any criticism

is to be made of the Hardins it is that

they perhaps tried to swing too big a deal

in organizing so many companies at one time. The ore is undoubtedly to be found

in this camp, but it will take the usual

The Detroit and Deadwood company is

sinking a shaft across the gulch from the

original Hardin. The company is composed

principally of Detroit and Chicago capital-

body of ore. Considerable ore has been

mined in past years from the surface by the

One of the liveliest camps in the entire

Black Hills is in Strawberry gulch, where

the Gilt Edge, Dakota Maid and Union Hill

properties are. The Gilt Edge mine is pro-

ducing thirty tons of ore per day and there

is one solid body of ore opened up thus far,

ninety feet long, thirty feet wide and 200

feet deep, and it is estimated that 10,000

tons of ore are in sight. The general aver-

age of the ore by car lots at present is about

\$50 a ton gold. Three assays were obtained

this week from a new shoot of ore which

went \$988, \$672 and \$480 a ton. There was

not a very large shoot of this high grade

ore, but it shows that it is in the mine

somewhere. A tunnel is being run from the

pottom of the 200-foot shaft and a fifty

horse power gasoline engine and hoist are to be put in the mine to hoist ore from the

shaft as it is sunk deeper. Work on the

hiorination works and smelter at Rapid City is being pushed by this company.

The Edgement and Union Hill company

is doing great work in developing some of

its claims north of the Gilt Edge. On the

Nevada claim a shoot of ore was struck the

first of the week which gave some assays

of over \$1,500 a ton gold and the shoot

appears to be quite large. On the Union Hill

claim, across the gulch from the Nevada,

the company is taking out ore for a trial

The ore averages \$10 a ton gold and about

\$4 is saved on the plates and a large per

cent of concentrates. Satisfactory tests have

already been made on ore from the Hoodoo

stamp mill at Galena with satisfactory re-

sults. The mammoth building, which was

partially built by Grable for a 180-stamp

mill, is being enclosed and its ghastliness

is being covered up from public view.

Nothing definite is known yet, but it is

very probable that some day the big stamp

mill will be fitted up with machinery and

stamps in operation will be brought in from

the mines. The company has great possi-

On the Dakota Maid claim there are four

different parties leasing portions of the

and some ore is being shipped. There is

seemingly a mountain of ore which is rich

test

mine.

through the 20-stamp mill at Galena.

The company is running the old

original owner, Fritz Webber.

mount of capital to find it.

ized by the Hardins.

No Room Complete Without Grates and Fire Dogs.

CHANGES IN THE STYLES

Flemish Decoration in Ingle Nook and Settle, with Jacobin Tapestries, or Deep Hooded Copies of Old Houses.

The very heart of every beautiful and says the man who deals in mantel shelves, for never before has he done bigger business demand of the householder is for a fireplace where wood or coal, not electric embers or gas logs, can be made to burn.

A half a dozen years ago, when rich Amerthing more admirable in house decoration carved with the flat rosettes and neat cor- vocated government supervision of our forthan to have your chimney-piece copied from rugations so dear to the colonial heart. Hampton court, Haddon hall or Dalkeith

the jambs and mantle piece, and over the suspended basket juts out a hood of red tiles to match the brick hearth.

Jack and Tinder Cup.

Now this is the ingle nook as it is seen today in old Lancashire and Westmoreland houses, whence they are copied exactly even to the wooden jack in the corner, used 100 years ago for pulling off the master's jack boots, when he came home after a day with the hounds. The jack is practically utilized as a footstool, just as the tinder cup, sitting on a jutting brick by the grate. receives nowadays the ashes of the cigarsmoking Americans.

Quite as fashlonable a mantel piece as the newly decorated room is the fireplace, so ingle nock, copied from a Jacobean house, grates and fire dogs, and he ought to know, | from any of the old seventeenth century frame houses about Plymouth, Newport or than this autumn. Houses that are being Boston. They have been introduced this terizing it as a farce. He says the system has the several companies which were organbuilt or are in process of redecoration are all year in many houses where the square hall been in operation for a year and that it is having their chimney places refitted, and the is used as a living room and where tea is a political machine and used to pay political served in the afternoon. The whole face debts; that old and incompetent men are emof the chimney and the lining thereof is ployed and many more criticisms that may done with red brick, carefully antiqued to or may not be in place. get the proper age color. The bricks are icans were enthusiastic over French fash- burnt, then buried and finally, when the about this forest fire business. For twenty ions, the demand was almost exclusively for | fireplace is built, a wood file is used to wear | years I have seen the annual devastation of grates and fireplaces that were copied from away their edges, in simulation of the our mountains by fire and been compelled to French palaces and chateaux; now, however, gnawing tooth of time and usage. Quite as stand helplessly by while the terrible work a strong reaction has set in in favor of the often the whole fireplace is done in roughly went on. As the editor of a small weekly English mode, and you cannot achieve any- set field stones and the wooden mantel is paper I have earnestly and persistently ad-

castle, and in his North Carolina home Mr. | wood in their New England fireplaces use gress on that subject. Very recently the ir-

FIREPLACES IN GREAT FAVOR old style serving basket of black iron holds the coals over a step of rich red Welsh bricks. Greystone, left plain hewn, supplies the jambs and mantle piece, and over the coroner and detectives are investigating.

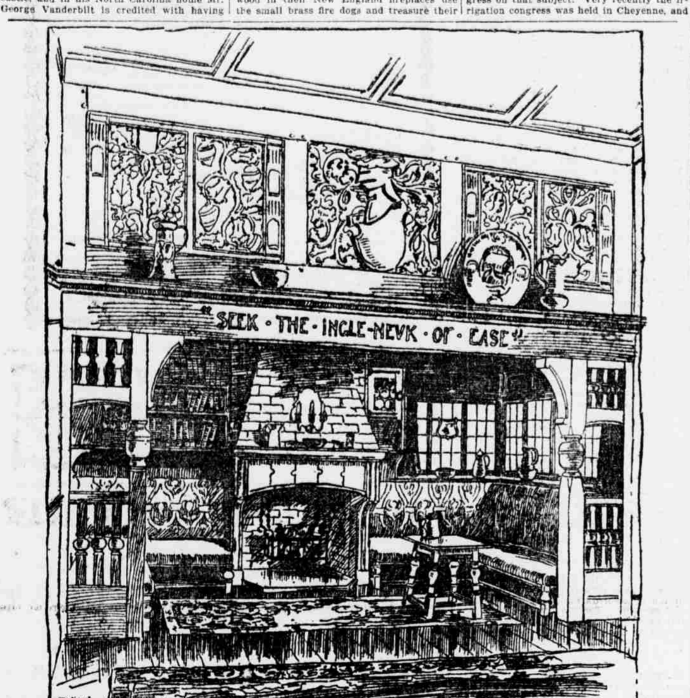
PRESERVATION OF FORESTS

Defense of the Ranger System Recently Inaugu-

rated.

WYOMING EXHIBIT, EXPOSITION harm to the camp or district. The people GROUNDS, OMAHA, Oct. 14.-To the Editor of the northern hills have gone wild over of The Bee: I notice in this morning's Bee | Carbonate, Bald Mountain, Ruby Basin, Yelan article taken from the Boston Transcript, low Creek and other camps and the cuswritten by that paper's Colorado correspondent (or rather by some peripatetic wanderer who is connected with that paper), with reference to forest ranging that needs some attention. The article in question speaks of and more frequently unmerited. Last year is a New England chimney corner, copied the terrible ravages of forest fires in the at this time Two Bit was on every permountains, and then goes on to score the son's mind in the Black Hills, and a good management of the forest reserves, charac-

I am from Wyoming, and know something ests as our only salvation, and have, in con-Those who can afford and prefer to burn sequence, closely followed the action of con-



been the first person to recognize the superiority of the English method in building

The chimney piece and fittings in the library of Biltmore are patterned, in many respects, after the one in the library of an old Scotch castle, and the dogs that uphold the giant logs in this stately room stand nearly five feet high. They were designed and cast in bronze in this country, but every American cannot afford either the trouble or the expense of burning seasoned logs, and in all the newly done-over city houses the grate is still the thing. Around the hub. dog or basket grate is then built a mantel,



A FRENCH AND DOG GRATE

or an ingle nook, or the grate is made to simulate the open mouth of a giant Dutch Either Cont of Arms or Totem.

The ingle nook or settle was originally an English invention, but the present taste is for a deal of Flemish decoration and the interior architect confines this comfortable species of fireside to halls or libraries. Carried out according to the best authority, it must be done in mahogany and consist of a low-benched trestle seat against a panelled dado, and above that small-pained windows each section of which should have one square of colored glass. This glass prettily displays either the initials or coat of arms of the owner of the house or sometimes, with

more originality, a chosen totem. If the ingle nock is used as a sort of lounging and smoking corner for the head of the house, the colored central glasses show fanciful calumets, magnificent meerschaums and briar woods crossed. In the golfing district grouped clubs and Scotch thistles are seen, and the complete ingle nook has shelves for sporting books, lockers under the seat for cordial and brandy bottles, a cupboard for cigars and cigarettes, and a smoking table. The trestle seat is upholstered in tapestry of Jacobean design, showing the pleasures of the chase as pursued in the day of learned King James, and similar tapestry is hung in the open frame-

work that encloses the ingle nock. tiles form the actual surround, while a large some heavy instrument. Burglars had en-

pears in the mother rock. and tea.

By every device the dining room fireplace is kept free of anything like frivolous ornan ent and this autumn several superb mantel shelves have been taken bodily out of old English houses and brought over for the ernamentation of those American homes

Dr. Bull's Cough Syrup always cures bron-

Three Children Burned to Death.

the father was away and the mother was and the children were fatally burned before they could save themselves and each other. It is thought that the eldest child was playing with the kitchen fire and thus set the

You invite disappointment when you ex-periment. DeWitt's Little Early Risers are pleasant, easy, thorough little pills. They cure constipation and sick headache just as sure as you take them.

Murdered by Burglars.

KANKAKEE, Ill., Oct. 18.—Emil Chiniquy, a wealthy retired farmer, 45 years old, and his wife, were found murdered today at their home in St. Anne, sixteen miles from Then, as to the hearth itself, green Dutch | Kankakee. Their heads were crushed in by truly,

grates are preferred for holding a palpi- that occupied the attention of that body was ing room, library and hall mantelpleces, so this very question of forest fires and their tating bed of Welsh coal, and cups and effect on irrigation, and the necessity for crumpets are kept hot in the oven that some action by the general government looking to their protection. On the floor of

last day of the congress which adjourned beautiful and elaborate Adam grates and the last summer, it passed a resolution placing at the disposal of the secretary of the interior \$100,000 with which to put in operaoutstanding fire-dog pedestals in front, tion the law looking to the protection of the while the bars of the grate itself are of steel forest reserves recently established by presipolished like a cambric needle. So elabo- dential proclamation and that previous to rate is the work on some of these Adam that time nothing had been done toward grates with dogs that their cost mounts the appointment and establishment of forest up in the thousands. Such grates have rangers simply for want of means. He said frames of carved Algerian onyx, which is further, that the secretary of the interior much more jewel-like in beauty than the could not do anything toward the preserva-Mexican onyx and far rarer. Fleur de tion of even the government reserves until Pecher marble, which comes from France, that resolution, providing him with funds, and is most exquisitely inlaid, is another was passed though he was extremely anxious to do so; that immediately upon being provided with funds he proceeded to the selecrose tinted marble, decorated with other tion of superintendents of divisions and minor officers and put the machinery intended only for the protection of the gov-

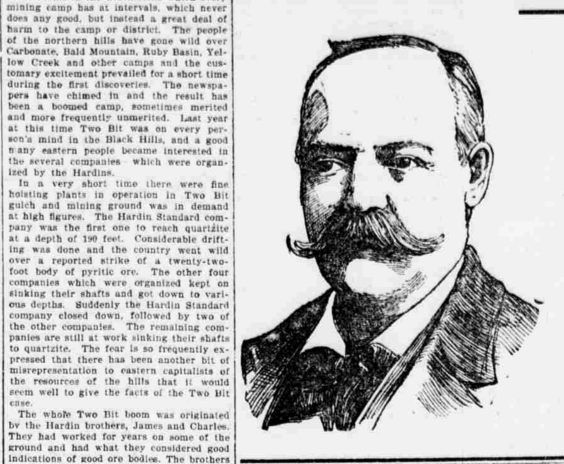
Now, as to the preservation of the forest we want it to do is to extend its supervision to all the forests on our mountains. Until thousands of acres of valuable timber destroyed and we shall be helpless to prevent the waste that is now annually going on. congress wake up to the importance of takgovernment and it is the duty of the government to preserve them for the use, benefit and protection of the whole people. Yours truly, J. F. CRAWFORD,

Superintendent Wyoming Exhibit.

in values and is easily mined.

WITHIN REACH OF ALL.

Strength and Good Sleep Follow the Use DEADWOOD, S. D., Oct. 18 .- (Special.) --Warner's Safe Cure. A little over a year ago there was one of those booms in the Black Hills which every



"Live on sixpence a day and earn it." This was the advice of a gruff Scotch doctor to a patient whe had gout, a disease originating in disordered kidneys. The belief that kidney trouble is nature's punishment reserved for high livers and lazy folks is a widespread delusion. Cold. exposure, worry and excess of toil produce it. The poor suffer with the rich. In all ranks and conditions of society, Bright's disease does its fearful work.

To fret over his condition is natural for the invalid, although his reason teaches him that fretting only makes matters worse To the sick man or woman, there is a world of cheer in this note dated Lincoln, Nob., March 9, 1898;

"I take no little pleasure in saying that I have used Warner's Safe Cure and found it to be beneficial in relieving kidney and rheumatic troubles. I have used several bottles and found the medicine to possess all the merits claimed for it." Gran Ensign, ex-Sheriff, Laucaster Co.

Mrs. J. N. Sharp, of the same city, writes: "I have used Warner's Safe Cure at different times and found It to be exceedingly helpful in kidney trouble. I have suffered n great deal from weakness and sleeplessness and was not able to be about without more or less physical suffering, but after having taken the first bottle of Warner's Safe Cure, I began to improve and have gained so much that I must commend its great value to others suffering like myself. I know that it has been

of great benefit to me." Observe that neither Mr. Ensign nor Mrs. Sharp speaks of suffering great pain. The first approaches even of fatal forms of kidney disease are rarely painful. Pallor and sleeplessnes, indigescion and puffing of the hands and face, with occasional palpitation of the heart are seldom recognized except by physicians as due to deranged kindneys. There comes a time of black helplessness

and unspeakable desolation of heart. Do not wait even for the approach of that terrible hour, and above all, do not make experiments. There is one true remedy within the reach of all. For over twenty years Warner's Safe Cure has been before the

SUPREME COURT SYLLABI.

and succeeded in getting a number of wealthy men interested in their 8314. Bank of Maywood against McAllister. Error from Lincoln county. Reversed.

Harrison, C. J. 1. Mere voluntary forbearance of the reditor or his mere failure to institute and prosecute a suit against the principal several of the principal stockholders and debtor will not operate the discharge o three of the principal stockholders and three of the plants were compelled to close down. The reason for the failure was that the men who had been induced to take stock mence suit against the principal work the surety's release.

2. A dismissal of a suit which is no

the men who had been induced to take stock in the companies were ignorant of mining matters and did not comprehend on the start how much money would be required to open upon a mine, and as a result, after expending what they thought ought to have been sufficient to bring some returns back on their money, they became discouraged and withdrew their support, through no fault of the Hardin brothers, however.

With the exception of the Hardin original, none of the companies have gone to countrative where it is reasonable to expect ore will be found. A large body of pyritic ore was found in places in the Hardin mine and assays gave values from \$12 to \$40 a ton gold. The general average was, it is said, rich enough to treat at a good profit at a smelter owned by the company. There is plenty of this grade of ore in the mine. It is the general opinion of those who have had experience in mining in formations of this kind, that the Hardin company stopped work too soon. There are many indications to lead one to believe that there is a large body or "blanket" of ore underlying the entire basin.

The Hardin brothers are for the present unable to swing all of their first undertakings, but they will eventually get on their feet once more. They will soon go to Chicago and farther eath, if necessary, and one of the brothers is contemplating a trip to Europe in order to get the necessary capital to complete the work undertaken in Two Bit. Few districts have been so thoroughly axamined by experts and naining men as Two Bit. Six written reports, all favorable.

from Lancaster county. Affirmed. Norval. J.

1. An action on the official bond of a county judge is barred in ten years after the cause of action accrued.

2. The failure of a county judge, after the expiration of his official term, to pay over to his successor in office, or the person entitled thereto, money deposited in condemnation proceedings, is a breach of his official bond; and thereupon a cause of action accrues to the person damaged by such breach. Clelland against Mc-Cumber, 15 Colo. 25, followed.

\$322. Central Investment Company against Miles. Error from Douglas county. Reversed. Byan. C.

A mere guaranty where it shows that the note guaranteed cannot be collected of the maker, and not otherwise.

9877. Farmers' and Manufacturers' Insurance Company against Jansen. Error from Saunders county. Reversed. Ragan. C.

surance company again. Reversed. Ragan. C.

1. An insurance contract is a personal one between ansured and insurer.

2. A provision in a fire insurance policy that it should cease to be in effect if the insured conveyed the title of the insured property without the insurer's consent is a reasonable and valid one.

3. An insured and his wife conveyed by warranty deed the insured property to their son who at the same time conveyed the premises by warranty deed to the wife of the insured. This transaction occurred in pursuance of an agreement between the husband and wife that the latter should hold the title to the insured property in trust for her husband. The insurance policy provided that it should cease to be in force "in case any change shall take place in the title of the assured." Held that the conveyance terminated the contract of inforce "in case any change shall take place in the title of the assured." Held that the conveyance terminated the contract of in-

surance.
9901. Webster against Hastings. Error from Kearney county. Motion denied. Sul-Where a party dies after judgment has been rendered against him, the administrator of his estate may prosecute errowithout procuring an order reviving the action in his name.

action in his name.

8274. Hoover against Hale. Error from Madison county. Affirmed. Ragan, C.

1. Objections that real estate seized on execution has been appraised too high or too low should be made and filed in the court from which the execution issued before the sale occurs or such objections will be unavailing.

too low should be made and filed in the court from which the execution issued before the sale occurs or such objections will be unavailing.

2. A judgment is an adjudication of the rights of the litigant to the subject matter of the suit and in a proceeding to confirm a sale made to satisfy such judgment the district court has no authority to inquire into its merits.

3. A married woman owned a flour mill and the fee to five acres of land on which it was situated. The mill was operated by water power furnished by a race and dam situate on an adjoining piece of school land, the title to which was in the state, but of which her husband was lessee and on which he resided with his family. A sheriff levied an execution upon the race and dam as the water power of the mill, caused the mill property and the water power to be separately appraised, in his notice of sale he described the mill property and the water power separately and sold the whole to satisfy a judgment rendered against the husband and wife on a promissory note signed by them. The wife interposed as an objection to the confirmation of the sale; her coverture at the time of the execution of the note; that she signed the same as surety for her husband and without reference to her separate property or business. Held, that though this was a defense which she might have interposed to a suit upon the note; that she signed the same as dietling the husband of the sale. The husband objected to the confirmation of the sale on the ground that the mill race and dam constituting the water power of the mill were part of his homestead and therefore not liable to sale on execution. Held (i) that no part of the husband's leasehold interest in the school land passed by the sale on the ground that the mill race and dam constituting the water power of the mill were part of his homestead and therefore not liable to sale on execution. Held (i) that no part of the husband's leasehold interest in the school land water power while proper enough were not essential.

10.305 State

the 700 tons of ore needed to keep the 180 ground and all of them have ore in sight

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in section 311 of the Code of Civil Pro-cedure, as amended in 1895, does not neces-sarily mean the motion immediately pre-ceding the judgment. It means in every case the motion following the particular trial, the events of which it is sought to make authentic history.

make authentic history.

8224. Marshall against Goble. Appeal from Douglas county. Affirmed. Ryan, C. Where a firm of real estate brokers undertook to find purchasers of land for one who held title thereto merely for convenience of transfer for the benefit of associates interested therein, such firm is not in equity, entitled to a decree subjecting unsold portions of such land, or such associates personally, to liability for the payment of commissions on the theory that the services of the firm in finding purchasers as undertaken were rendered in the execution of a technical trust. xecution of a technical trust. Hankins against Majors. Error from county. Affirmed. Irvine. C. Instructions relating to the right to re-over and having no bearing on the uantum of damages, cannot be complained f by the piaintiff when the verdict was by the plaintiff when the verdict was his favor, and unsatisfactory only in a amount.

2 Evidence examined and held sufficient
b sustain a verdict for slight damages in
n action by a vendee of land for false
appresentations by the vendor as to quan-

of the district court, after final submission, to open a cause for the reception of additional testimony.

\$277. Columbus State Bank against Crane Company. Error from Platte county. Reversed. Irvine, C.

During a trial a plaintiff whose petition was drawn in two counts stated that he abandoned the second count, except in so far as averments in that count might be necessary to complete the cause of action stated in the first count. Held that it was error for the court thereafter to submit to the jury the determination of an issue relevant only to the second count.

\$294. Home Fire Insurance Company against Gurney. Error from Merrick county. Affirmed. Irvine, C.

Evidence stated and held sufficient tesustain a decree reforming a policy of fire insurance. fire insurance.

2. An agent of an insurance company, empowered to receive and transmit applications and to receive payment of the premium, binds the company by knowledge acquired in and about the preparation of the applications and by representations made to the insured while so doing and concerning the same. CHAMBERLAIN'S Colic, Cholera and Diarrhoea Remed;

This is the best medicine in the world for bowel complaints. It acts quickly and cau always be depended upon. When reduced with water it is pleasant to take. Many families are never without this remedy and Sign McCloud-Love Live Stock Commission Company against Doud. Error from Douglass county. Affirmed. Ryan. C.
Under the existing conditions of the issues and the showing made, held that there was no reversible error in the refusal. always find it prompt and effectual. For

opens in one side of the bricked walls. Some Splendid Specimens.

After the long reign of Louis Quatorz, fenders of exquisitely engraved and plerced brass. One and all these are made with

material used in newly-decorated drawing rooms and boudoirs. Fleur de Pecher is a marbles and with inlay of metals, but the top notch of extravagance in ornamental mantels has been reached in one New York house, where the dull brown stone of the

As there is an accepted fashion in drawdoes the new law of house decoration en- understood Senator Warren's statements. force the very choice style of Queen Anne don't think I am mistaken, though I have chimney piece of the dining room. The best been mistaken in my time, but I am much palace and Welbeck abbey, and the blackest low," that Bosion Transcript man, is miscort of oak is used in their composition, taken. I say this for the reason that there while only a very little of the best Nankin are many such men, alleged correspondents, china is allowed as bric-a-brac on the you might call them, who are roaming shelves. The tops of these chimney pieces around over the west misrepresenting everyand, while the top and sides of the piece journals, they want to put forth something are in grotesquely carved corbets and sensational and know that it is perfectly stepped jambs, the fireplace is done in safe to attack the government for the rea side, to hold statuettes or dishes of toast They should be rounded up and put where

where beauty is attained at any price.

chitis and asthma. Nothing equals this wonderful remedy. Price, 25 cents.

LANSING, Mich., Oct. 18.—Three children how necessary that is, not only to we of Michael Anderson, aged 2, 4 and the mountain states, but to you people of years, were burned to death today at Nebraska, Kansas and the Dakotas. We are naming. Their house caught are while out milking. The place burned very quickly

ashes, but in city houses wrought iron dog at that congress one of the interesting tonic

lets. This company is somewhat different that congress Senator Francis E. Warren defrom the Hardin companies, in that the livered an address in which he outlined members are determined to find ore and are what congress had done and what it con-Quinz and Seize periods of fireplaces for templated doing. He said that on the very drawing rooms the fashion is now for the last day of the congress which adjourned willing to put up all the capital necessary in order to find it. The shaft is down 150 feet and it is thought that quartzite is near by. The company has a very complete holsting plant and on the start all of the stockholders have been educated by the promoters of the deal to the idea that money would be required to get a mine opened up. The Golden Crest Mining company struck narrow shoot of ore this week on its property a half mile farther east from the Detroit and Deadwood shaft. The company was only recently organized. There is a shaft down 200 feet and it is supposed that the stringer of ore struck this week is a verticle and extends downward to a flat

ernment forest reserves into operation. Now, this was only three months ago. If fireplace jamb and mantel shelf is full of there was a system of government superprecious Persian turquoise, just as it ap- vision before that-and this man says it has been in operation for a year-I never heard or knew anything of it and must have misof these are copied from Hampton Court more inclined to think that the "other felreach as high as the frieze on the wall, thing that their pens touch. Like the yellow antique glazed bricks with nicks on either son that the government won't strike back.

they belong-in an institution provided for the naturally vicious and depraved minded. If I am not grossly mistaken this matter of forest rangers to look out for the preservation of our forest reserves has been in operation-actual operation-less than sixty days. Now what can be told of the value or worthlessness of a system that has been tried no longer than that? Perhaps the Boston Transcript's criticisms are right and I

n the Rocky Mountains, any one can see Nebraska, Kansas and the Dakotas. We are very glad to see the government take steps to look after its forest reserves, but what does that there will be annually many With the strong arm of the government behind them rangers can prevent much of What is everybody's business, you know, is nobody's business. Let the government or ing care of its forests. They belong to the

A stubborn cough or tickling in the throat yields to One Minute Cough Cure. Harmless in effect, touches the right spot, reliable and just what is wanted. It acts at once,

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