## REPORT ON SUPREME COURT vonchers based on services at the rate of \$4 they were signed. Not only that, but the

Legislative Committee Finds No Irregularities Worthy of Censure.

VALUE RECEIVED FOR ALL MONEY PAID

Only Two Items Which Appear Irregular and These Are Explained -These Have Reference to Noryal and Sullivan.

as follows: with.

We have examined under oath each of the members of the supreme court now serving, and of the late supreme court commissioners, besides numerous other witnesses, including several who have served or are serving as clerks or assistants to said judges. Ail of said witnesses appeared voluntarily before the committee at our request and answered fully and freely all questions put to them touching the matter under investigation. touching the matter under investigation, which evidence is hereto attached and sub-mitted herewith. We have also during the limited time at our command examined the record of claims and vouchers in the offices. Bartley, then state treasurer, who adrecord of claims and vouchers in the offices S. Bartley, then state treasurer, who ad-of the state treasurer and auditor, so far as vanced to Judge Norval the face of said warsame relate to the subject of this inquiry. rant, said Bartley stating at the time funds From the evidence before us we find the so advanced were his own private funds and

From the evidence before us we find the so advanced were his own private funds and following facts: 1. That since the enactment of sections warrant was retained by Bartley as security 22a, 22b, 22c and 22d, chapter 15, Compiled Statutes of 1887 (chapter 32, session laws 1895, upon notice from the state treasurer's 1887), each judge of the supreme court, and, office that said warrant had been reached in during the existence of the supreme court commission, each member of said commis-sion, has employed constantly one clerk or existence the back back back of the same was amount previously advanced, and Judge Norassistant, which clerk or assistant has been val receiving the balance, being the interest paid from the state treasury upon vouchers duly signed by them as required by law, by warrants payable to their individual order.

Precedent Set by Maxwell.

That the employment of said clerks or assistants was and is authorized by law, and the services rendered are of sub-stantial benefit to the court, enabling the judges thereof to accomplish about one-third more work than would otherwise be possible. The evidence discloses that with few exceptions said clerks have not been stonogjudges of said court or commission have

been accustomed to make use of dictation in the preparation of their opinions, and that the value of the services rendered by their said clerks would have not been increased from the fact of their being stenographers. 3. That beginning in 1887, with Judge Samuel Maxwell, who employed as his clerk successively his two sons and daughter, it has been the common practice of the judges of the court, and of the supreme court com-mission, to employ as clerks members of the respective families or relatives of the

id judges. Fourth. The committee finds from the evidence that said practice was adopted and has been continued by said judges largely as a matter of convenience, the greater part of the work of said judges in the preparation of their opinions being done at their homes. So far as your committee has been able to inquire, the clerks so employed have been in every case fit and capable persons and the services for which they were employed have been faithfully and conscioutionals perwith the majority report, begs leave to re-It appears from the examination of the nave been faithfully and conscientiously performed an inspection of the records in the offices of the state treasurer and state auditor, that it

#### Legislature Changes Compensation.

5. The committee finds that prior to 1896 has been the custom to employ in the capacthe appropriation for the payment of clerical assistance to the judges of the supreme court and commission was in a gross sum, and sons and daughters of the members of the that same was drawn from the treasury upon



per day, in accordance with the provisions of section 22s, chapter 19, aforesaid. In law charges him with notice of what these checks contained, as we learn from his own of section 228, chapter is, aforesaid. In checks contained, as we learn from his own isso the legislature changed the form of the opinion in the case of Bartley against the appropriation so as to read as follows: State. "Salary of judges and supreme court com-missioners, stenographic assistants, per written upon its face the words. "For-To annum, \$1,000 each." at the same time and, reimburse the sinking fund. That warrant

annum, 61,000 each." at the same time and, reimburse the sinking fund." That warrant by the same act providing that all salaries ran to J.S. Barlier, not as state treasurer. should be paid quarter yearly. A similar appropriation was made by the legislature of 1807, but the further provision was made that "all these salaries made pay-able quarterly by law or by the constitution shall be paid monthly." Solution that is a statement that it shall be paid monthly." Solution the salaries was drawn to "reimburse the sinking fund." shall be paid monthly. shall be paid monthly." The committee finds that immediately after the act of 1895 above referred to be-ruled that the salaries of clerks to the su-the meaning of that term as applied to com-

LINCOLN, March II. -(Special Telegram) The majority report, signed by Lane and Detweller, of the committee appointed under the resolution of March 15, to investigate the alleged irregularities in the offices of judges of the supreme court and supreme court commissioners, was filed today. It is as follows: Table that the salaries of clerks to the au-tree court judges and commissioners were preme court judges and commissioners were the resolution of March 15, to investigate the supreme court and supreme court commissioners, was filed today. It is as follows: Table that the salaries of clerks to the su-the salaries of clerks to the supreme preme court judges and commissioners were the resolution of March 15, to investigate the supreme court and supreme court commissioners, was filed today. It is as follows: he "was bound to know at his pecil" that he was receiving state funds if he chose to accept it. Following this line of reasoning.

### Irregularities Explained.

5. The evidence has disclosed no irregular-ities in the collection or payment of the sal-arits of the said judges or their assistants except the following instances, both of which are fully explained. A. On December 31, 1894, Judge T. L. Norval, one of the judges of the supreme-court, received the warrant 61481 from the state auditor for his salary for the the fourth

he is guilty of knowingly receiving a losn of state funds from the state treasurer for his own use and benefit, and thus he aided and abetted in converting the sum of \$625. and under his own decision in the case o Mults against the State became himself an embezzler of state funds.

or their assistants.

he interested parties.

All of which is respectfully submitted.

WANTS NORVAL IMPEACHED

Representative Shore Holds that the

Judge Has Been Guilty of

LINCOLN, March 31 .- (Special.)-Follow-

a Felony.

If, however, we are to treat the transac-tion wherein he received the \$625 as a bayment of the warrant, then he was not enti-tled to receive any interest on the warrant and the payment to and receipt by the check for \$34.63 as interest on the warrant were filegal and constituted embezzle nent on his part. I regret that I must come to this conthereon, amounting to \$34.65. H. That upon Judge Sullivan becoming a

clusion, but under the evidence and the de-cisions of the supreme court of this state member of the supreme court in January. 1898 he appointed as his assistant Miss Maud there can be no escape. People may bok with some indulgence on violations of the plain letter of the law by men not versed in Parker, his wife's sister, who on the 1st of November of 1898 performed only a portion of the duties of the position, but drew from legal matters and unfamiliar with the prolegal matters and unfamiliar with the pro-visions of the duties of the position, but drew from the state the full compensation for that period, and the larger portion of the amount so drawn by her was paid by the personal check of Judge Sullivan to others who as-sisted on the work. The committee further finds that in neither the state the full compensation for that period, and the larger portion of the amount The committee further finds that in neither of said instances was there any intentional and for more than nine years a member of that court. His conduct has been inexcusa-ble and there can be no pulliation. This violation of the law by either of said judges house should have no hesitancy in applying the constitutional remedy.

From the evidence adduced before the committee it appears that Judge Norval is suilty of felony. But it is not necessary that this house find him so guilty in order to impeach him. The constitution provides that "all civil officers of this state shall be liable to impeachment for any misdemeanor That Judge Norval has in office. guilty of a misdemeanor is clear and the minority of your committee therefore recom-

ing is the minority report on the supreme ends that the house entertain the followcourt investigation, signed by J. H. Shore: ng resolution: Resolved. That articles of impeachment Mr. Speaker: The undersigned minority your committee appointed to investigate be prepared and presented to the district charges of irregularities in connection with the supreme court, being unable to agree judges of this state, sitting as a court of im

peachment, as provided by law, for misde-meanor in office against T. L. Norval, associate justice of the supreme court. judges and ex-commissioners, together with testimony of the parties employed in the capacity of assistants to the court and PAINTERS WANT MORE PAY

### If Their Demand is Not Granted They May Inaugurate a Strike Today.

ity of assistants members of the families of the judges and commissioners. The wives, This is the day set for the approval of the court have been so employed, and they have been paid either \$4 per day or a salary of if their request is not complied with, will healthy women one can scarcely make him. strike to enforce their demand of an inon placed on the law from time to time by crease to 35 cents an hour. Last night

would be made.

## DEATH RECORD

### Funeral of Simon B. Armour. KANSAS CITY, March 31 .- The funeral of

Catarrh of Some Organ

the Cause of Most Ills

of Womankind.

him

the late Simon B. Armour, head of the local of Chicago, who is ill, was unable to be packing plant of Armour & Co., who died here. Wednesday of pneumonia, was held from the family residence this afternoon. Several

the Armour company, many of them maker, in the employ of Paul Hessler, died wealthy.

gray-haired men who had been in the em- very suddenly at 11:15 this morning of ploy of the deceased for the last quarter hemorphage of the brain. He was working of a century. H. O. Armour, a brother, of at the bench and seemed in the best of New York, and his niece, Miss Alice Chapin spirits. He was a single man and made of Chicago, were present. P. D. Armour Reserve, Kan., his home.

### Major D. C. Fulton

Harness Maker Dies at His Bench. of Hudson, Wis, died of heart trouble at hundred people viewed the remains and at-tended the services, among them employes Telegram )-Bert Warren, a young harness-61 years old, prominent in politics and very

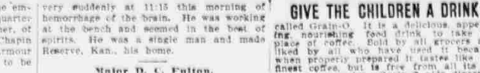
FACTS THAT INTEREST WOMEN.

Beauty Without Health Quickly

Fades.

CATARRH DISCOVERED TO BE THE GREATEST ENEMY OF

THE NINETEENTH CENTURY WOMEN.



## CHICAGO, March 31 .- Major D. C. Fulton

called Grain-O. It is a delicious appetiz-ing nourishing food drink to take the place of coffee. Bold by all storers and liked by all who have used it because when properly prepared it tastes like the finest coffee, but is frie from all its in-jurious properties. Grain-O aids discestion and strengthens the nerves. It is not a stimulant but a health builder, and chil-great benefit. Coats about one-fourth as much as coffee. He and Me.

Face to Face.

With Disease a Man Hardly Knows Which Way to Turn-Drugs Do Not Cure-They Stimulate-Dr. Bennett's Electric Belt Equips You With a Weapon to Fight Disease That You Can Trust-The Cure is Guaranteed.

Can Trust-The ( are is Guaranteed, I worked so long and assiduously to per-fect my Electric Belt and so well do I ow its wonderful virtues, that I un-tatingly guarantee a curs in every case water I recommend the irretiment of my Belt. It has astonished physicians and scientists-who now indorse it. My Belt s recommonded by more than 10.000 curid pa-tions. It is Nature's remedy. Drugs will not cure you-they simply stimulate. Under its potent flame the eyes become clear the skin clean, the muscles hard, the step br-comes static and the bowels regular. The digstion will become normal, the appette will increase, and beadache, dushing and nervous disorders disappear. New red, tick blood will course through your veins which will increase and headache. Aushing and provide disorders will fade away and the weak man or woman is made a new the weak man or woman is made a new being; restored to bealth and sexual power, I am the inventor of

### Dr. Bennett's Electric Belt

And know exactly what it will do El tricity is the Vital and Nerve Force every human bring. When there is a lack of this Force, Electric-ity must be supplied. My beit is to supply this LOST ELEC-TRICITY. It is a food for blood, brain mus-cles and nerves. I Sexual Impotency, cocele. Spirmatorrhora and all sexual weak nesses in either sex restore shrunken or 27 and vitality, cure Rheumatism in every guise Kidney, Liver and Bladder Troubles, Chronic Constipation, Nervous and General Debility, Dyspepsia, all Female Complaints

etc. It is hard for some people to think they can be cured now, be-cause they have tried the eld drug remedies of years ago and found them. It follows



Mrs. C. C. Naeve, 386 Morrison street. Portland, Ore, says: "I began to take Peru-na when I lived in Columbus, O, in 1857, and have used I, an' the Man-a-lin ever since whenever I needed medicine. I have

men is advice which he very kindly gave me, and, with his help and Pe-ru-na, I am now quite well. I recommend it to everybody with many thanks." In glancing at this group of handsome, healthy women one can scarcely make him-self believe that they had ever been inval-ids. Their letters reveal, however, that Mirs. O. F. McHargue, Bozeman, Mont. ids. Their letters reveal, however, that

# Dr. Bennett Electric Company,

Rooms 20 and 21 Douglas Block, ings, 7 p. m. to 8:30 p. m. Sundays,

FREE

uffered with catarrh for over three years. At last I got so had that I could not fulfill

At last 1 got so had that 1 could have used 1, all the Mana-Ain ever ing the winter, but all the year round. I read about Pe-ru-na and gave it a trial. After taking the first bottle 1 was very much releved. I took it for over a month and was happy and well again, but not quite cured, so I wrote to Dr. Hartman for advice which he very kindly gave me, and.

advice which he very kindly gave me, and,

self believe that they had ever been inval

Barbara Schoolppe

1.000

Miss Barbara Shoelpple, 3826 Wisconsin

avenue, St. Louis, Mo., writes: "I had

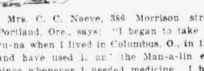
for the purpose of creating sinecure posi-tions to be utilized as a medium of in-creasing the compensation of the judges in direct violation of the constitution, which skillful are being paid 35 and 40 cents.



Mis OFN Harque

There can be no doubt that the intent of the law was to place at the disposal of the members of the court the services of assistants that would materially aid in the disposal of the change in the change in the schedule position of the business of the court, and not would be made. writes: "After I received your advice in Pe-ru-na cures catarrh wherever located,

gan to take Pe-ru-na, thinking I might at just one aliment-catarrh. But catarrh asthe full horror of three years' servitude to least get some temporary relief. By the sumes a variety of forms. The letter from Omaha, Nebr., 16th and Dodge Streets, chronic nasal catarrh. Of course, this lady least get some temporary relief. Mrs. M.Hargue of Montana should be read Open from S:30 a. m. to 6 p. m. Eventime I had taken one bottle the polypus had Mrs. McHargue of Montana should be read time I had taken one bottle the polypus had, disappeared, and three bottles cured the ca. and heeded by every sufferer from chronic catarrh of the head and nose.



Pe-ru-na Cures Women's

**Diseases by Removing** 

the **Gause**.

### An Excellent Combination.

The pleasant method and beneficial effects of the well known remedy, SYRUP OF FIGS, manufactured by the CALIFORNIA FIG SYBUP Co., illustrate the value of obtaining the liquid laxative principles of plants known to be medicinally laxative and presenting them in the form most refreshing to the taste and acceptable to the system. is the one perfect strengthening laxative, cleansing the system effectually, dispelling colds, headaches and fevers gently yet promptly and enabling one to overcome habitual constipation permanently. Its perfect freedom from every objectionable quality and substance, and its acting on the kidneys, liver and bowels, without weakening irritating them, make it the ideal laxative.

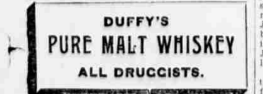
In the process of manufacturing figs are used, as they are pleasant to the taste, but the medicinal qualities of the remedy are obtained from senna and other aromatic plants, by a method known to the CALIFORNIA FIG SYRUP Co. only. In order to get its beneficial effects and to avoid imitations, please remember the full name of the Company printed on the front of every package. CALIFORNIA FIG SYRUP CO.

SAN FRANCISCO, CAL LOUISVILLE. KY. NEW YORK, N. Y. For sale by all Druggists - Price 50c. per bottle.



THE TABLETS CAN BE GIVEN WITHOUT KNOWLEDGE OF THE PATIENT. STRONG DRINK and Death. Upon receipt

written guarantee to cure a refund Myers, Dillon brug Co., Sole Agents, 16th and Farnam. Omahn. Neb.



EVERY MAN

who is physically perfect, possesses an abun-dance of vital force and is usually successful in business and happy in home.

### SEXINE PILLS

build men up to this condition, make the nerves tingle and the skin glow with perfect heal h 51 m. Book free. Kuhu & Co., or New Economical Drug Co., Omaha, Nebraska.

provides that "the judges of erquisite or benefit, for or on account of his this because they do not think it is fair perience, as her letter reveals. fifice in any form whatsoever, nor act as to good workmen to place them on an Mrs. Bryant of Missi attorney or counsellor at law in any form | equality with unskilled laborers who have whatever.

In the matter of work performed by these ussistants there has not been an adequate juid pro quo for the large amounts of money xpended for the purpose. In some intances the evidence shows that the work of all over time and Sundays. It is their assistant consisted principally of type- busy season and the necessity for steady, writing the opinions of the judge, a service competent workmen is greater than at any hat would not consume the time of a com-betent operator a month in a year. In other hand, they state that there are a numases the assistants have carried law books from the library shelves to the judges ber of nonunion men in the city, or mem-table. It seems to the minority of your committee that \$4 a day is an excessive price for themselves, as they were unable to to pay for messenger service of this kind, obtain employment with union painters. her to the points at issue. The idea that the wives, sons and daughters of the members of the court were competent solely by attributed these opinions to be their own pro-

uctions It is manifest that the law contemplated that these assistants should themselves have some knowledge of law, but members of the nise asked court have evaded the plain intent of the nied them. constitution and of the statutes, and have construed appropriation acts that would illy admit of such straining so as to make them contribute to their personal benefit at the expense of the state. The minority of your ommittee, therefore, recommends that this house strongly express its censure of the practice that has been in vogue, that has resulted in a continuous and unwarranted raid on the public treasury, and that this house demand, at the hand of the supreme court, more careful consideration of the rights of the taxpayers and abandonment of the scenningly cherished idea that a seat on the most exalted bench in the state makes of its occupant a ward of the commonwealth, weather Sunday. entitled to special perquisites and privileges

a violation of the constitution. But the most serious developments brought OFFICE OF THE WEATHER BUREAU, MAHA March 31 -- Omaha record of tem-perature and precipitation compared with out by the testimony before your committee perature and pre Judge Norval. It apppars from his own admissions, as well as from documen-S'ears:

tary evidence found in the record, that the state treasurer, Joseph S. Bartley, on the sist day of December, 1834, accepted from Judge Norval his salary warrant for the last Freelplation guarter of 1894, in the sum of \$625, and that the state treasurer paid Judge Norval there-for the face of the warrant. This warrant, owing to the condition of the general fundl was not payable for about ten and a half months after the date of such advancement. The check by which this money was paid was signed "J. S. Bartley, State Treasurer, by G. M. Bartlett, Deputy," and was deliv-ered to Judge Norval, who held it in his possession some two days and then personally presented it to the First National bank of

incoln, on which it was drawn, and it was paid. When the warrant became payable some ten months after the transactions just recited the state treasurer delivered to Judge Norval a check for \$34.63, this check delivered to being for the interest due on the warrank stion This check was also signed by

Bartley, treasurer, and by G. M. Bart+ eti, his deputy. One of two conclusions must follow from hese facts. These checks showed upon their ce that they were drawn against the state funds on deposit in the First National bank of Lincoln. It is true Judge Norval says he did not notice the signature on the checks The minority of your committee is unable to accept this statement of Judge Norval and must conclude that he has forgotten the fact. Judge Norval is a lawyer of ability. He has had many years' experience on the district and supreme benches. He is ac-customed to examine carefully legal papers placed before him. When these checks were handed to him he must have noticed how

not become proficient in their trade and are incapable of becoming so. They claim they are paying 30 cents an hour now for eight hours work, and 45 cents an hour for ber of nonunion men in the city, or memfor themselves, as they were unable to

ther members of the court have testified These men, it is claimed, will be available. say too much for lt. that their assistants performed the work of blocking out their opinions and picked out of the evidence in record such as was perti-has asked the increase of the schedule to Although many of the painters are says: "In January,

reason of this relationship to pick out perti-nent testimony and block out opinions to be to stop, the union will be solid when the taken sick with pain handed down as the decisions of the supreme demand for the new schedule is refused. handed down as the decisions of the supreme court of the state has caused lawyers to smile. Should this investigation result in no other good it will have cleared up all doubt as to how some of the hitherto incompre-hensible opinions of the court were pre-pared, and the judges will be relieved of the adverse sentiment that has uncharitably the painters struck about eighteen the painters to be the tot of the supreme able front than if they were united. The painters struck about eighteen to painters to be the tot of the tot of the tot of the tot of the tot painters to be the tot of the tot of the tot of the tot of the the adverse sentiment that has uncharitably the painters struck about eighteen months ago and succeeded in inducing the

dealers to agree to employ only union men in their stores or upon their work. They also asked for piece work but this was de-

**TODAY'S WEATHER FORECAST** Fair Skies Again, but Still the North Winds for Nebraska and

Iowa. WASHINGTON, March 31 -- Forecast for Saturday

For Nebraska, Kansas and the Dakotas-Fair: north winds. For Iowa and Missouri-Fair Saturday

westerly winds; conditions favorable for fair Local Record.

he corresponding day of the last three 1858, 1858, 1897, 1894

Record of temperature and precipitation a Omaha for this day and since March 1, 1889 rmai for the day

amulated. since March 1. formal tainfall for the day. stal rainfall since March 1. officiency since March L beficiency for the cor. pertod, 1898 beficiency for the cor. pertod, 1897 35 inc #12 1m.c Reports from Stations at S p. m.

STATIONS AND STATE OF WEATHER.

Omaha, ctear North Platte, clear Salt Lake City, cloudy Cheyene, partly cloudy Rapid City, clear in, elear illiston clear hteago, clear t. Louis, partly cloudy a Paul partly cloudy bavenport, cloudy delena, partly cloudy Kansas City, clear Havre, cloudy Bismarck, clear Galveston, cloudy

T indicates trace of precipitation. L A WELSH. Local Forecast Official.

the supreme This does not appear to be satisfactory to cure, but was unsuccessful. Her attention and district courts shall each receive a salary of \$2,500 per annum, payable quarterly. No judge of the supreme or district be paid to all men. The employers object to be satisfactory to the work of classes of people and shall always speak a Mrs. Bryant of Mississippi. good word for Pe-ru-na. I have given trial

Mrs. S. B. Bryant. bottles to a few friends. I wish you alun-Crawford, Miss., dant success, so long as you merit it s writes: "I suffered richly as you have heretofore."

about six years with chronic catarrh. It was so had I could not breathe through my nose for weeks at a time. I took two bottles of your Pe-ru-na and now 1 am entirely well: It

has been two year since I took the Pe-ru-na and I cannot My father is still using Pe-ru-na with great success. Mrs. Tyner of North Carolina,

Mrs. H. A. Tyner. Four Oaks, N. C Mrs. L. Keene.

20

3

Mrs. S. B. Bryant.

every symptom of consumption-suppresses of menses, night sweats and great emacia- saw or heard of anything half so good. I not been troubled with any symptoms She was so low the April following can never thank you enough for your kind- my old trouble during this time. tion. that none of our neighbors thought she ness. In cases of la grippe it works like a could live but a few months. In May Mr. charm. It cured my baby." ". R. Adams of this place, who had taken

Pe-ru-na, told me if anything would help her Pe-ru-na would. Her improvement was very rapid during the third bottle. I feel that Pe-ru-na saved her life. My daughter's name is Mrs. L. Keene.' - Mrs. Carpenter of Oklahoma.

Mrs. John Carpenter, Perry, Okl., writes: "I took a bottle of Peru-na and received \*\* great benefit from it; could feel every dose I took go to the ends of my fingers. I suffered greatly from nervous

headaches and my scription here, it was so complicated. He nervous system was advised me to take Pe-ru-na and Man-a-lin. completely broken which I did, and am now well and enjoying down. I felt so much better after I had taken in my life. I cannot praise your Pe-ru-na Mrs. J. Carpenter.

one bottle that I stopped it, but I have he- enough." gun again now. I can truly recommend Pe-Mrs. Pauline Aulterru-na to nervous peopl man. Box 411. Taftville,

Mrs. Gallitz of lowa. Mrs. Sarah Gallitz of Luton, Ia., writes as follows in regard Pe-ru-na and Man-a-lin: Was suffering with the change of life. I had spells of flowing every two or three

to

for

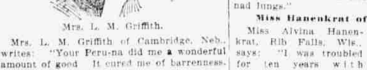
weeks, which would leave me nearly dead. Mrs. Sarah Gallitz. i had given up hope of being cured, when it completely cured me. My catarrh is all i heard of Dr. Hartman's remedies and gone and I have no more trouble with my began to use them. I am entirely cured, and throat." give all the credit to Pe-ru-na and Man-a-

Mrs. Dawson of Texas,

'Mrs. Helen Dawson Lampusas, Tex., writes: recommend medicines to all 1 hear complaining. I know them to be good. Mana-lin is the best remedy for indigestion I have

Mrs. Helen Dawson, your medicines good 1 1 commenced taking your medicine. I am For free literature on the subject of ca-





am 30 years old and had never borne any chronic catarrh. I used children, but since beginning your medicine Pe-ru-na and La-cu-pi-a gave birth to a 10-pound baby girl. She for about eight months s now six months old and weighs 25 pounds; and must say that I am am stronger than I have been since I was perfectly cured of the quite young. God bless you and your medi- disease. It will be two cine forever. I cannot tell all. I never years next June since I was cured and I hav

5

-2-

Mrs. Nora Wooley,

Conn., writes:

Mrs. Wooley of Indiana.

Mrs. Nora Wooley, Wallace, Ind. "I suffered Says: for a year with several diseases, which caused amenorrhices. I saw an advertisement of Dr. Hart man's wonderful medicine. 1 imme Mrs. Maggie Turner Nine bottles of Pe-ru diately wrote to him na cured me permanently. I feel as well describing my case as near as I could

as I did when I was 16 years old."--Mrs Maggie Turner, Holly Springs, Miss. but I will not at Mrs. Reynolds of Ohio. tempt to give a de Mrs. J. W. Reynolds,



14 and had read that Pe-ru-na was good for it. But my husband was Mrs. catarrh of the head and erman nes and would not allow me to use it About a year ago he died, and I determined that I would at least give Pe-ru-na a trial.

I had the druggist order some for me, as he had none in stock, and I took six bottles.

### Mrs. Amoss of Georgia.

2 S 1 your \*

ribing for me. I had been I cannot express in words what good Pe-ruunder the treatment of two na did me. I can't say enough in its ever tried. I find all doctors, but never received any benefit until praise."

and from what I hear others say also." Mrs. H. D. Amoss, Greensboro, Ga.



Mrs. Turner of Mississippi.

cure her. After using Mrs. J. W. Reyno

Pe-ru-na her cough ceased, and in a short

ime her other ailments were cured. She i

now completely restored to health and gives

Mrs. Grey of Kentucky.

all the credit to Pe-ru-na.

Mrst. Cornelia Grey.

facturing Company, Columbus, Ohio.

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1.1

Hanenkra

catarrh of the head.

tried several doctors

and all the patent

medicines I could hear

recommended for ca-

tarrh. I spent several

bundred dellars, but

found no relief. Was

not able to sit up.

Mrs. Cornelia Grey

829 Broadway, Padu

had been sick fo

three years with se-

vere pains in the

breast and constant

headache. I thought

medicines from doc

tors both here and in

had consumption

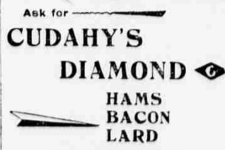
had been taking

cah, Ky., says:

Miss Gunsalis of Illinois.

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FREE To Bee Subscribers Only. City Circulation Dept. Only the Are Thus Choicest "About fifteen years ago I was taken with Branded







Have you views of the Transmississippi Exposition? The Bee has them. Snap Shots 10c. **Photogravures** 10 for 25c.

Prang's Reproduction of Key's Painting 25c per copy.

"I feel like a new woman. When I commenced taking Pe-ru-na I could hardly walk across my room; now St. Louis, and they did me no good. I saw am doing my own work; Dr. Hartman's advertisement and finally can walk a mile and a half decided I would write to him. I followed to church. I shall never his treatment and now I am well. I feel cease to thank you for pre- better than I have for a great many years.

speak from experience now well and able to do my own work. - tarrh address The Pe-ru-na Drug Manu-

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