#### THE OMAHA DAILY BEE: SUNDAY, OCTOBER 29, 1899.

Candidate Holcomb's Indefensible Record as Governor Exposed.

tion about R.

An Infamous Job.

Now there we have the

COLONEL BRYAN'S FALLACIES DISSECTED

Speech Delivered by Edward Rosewater to the Voters of Saunders County at Wahoo on Thursday.

#### (Continued from Nineteenth Page.)

tion; we are not to determine the silver question, nor the trust question in Nebrasks. As a matter of fact the republicans of Nebraska passed an anti-trust law years ago, and if the present attorney general would only do his duty or rather have tried to do his duty some time previous to the present campaign as regards the trusts, there would have been no agitation about trusts now. As a matter of fact, we have trusts in this state that could easily be suppressed which he never attacked and against which he never took the slightest action.

But he attacks the Standard Oil trust when ceased to be a reminiscence as an attorney rendered.

We have now in this state but one vital the state of Nebraska who will administer do that. Although it was the last night of which this was reached. justice fearlessly and impartially. Two can- the session and that bill had been rail- Another matter has become a subject of d's- pered with, and a commission was apdidates have been presented. We have, in the roaded through and everybody around the cussion recently and that is the rental of the pointed which, according to the testimony first place, Former Governor Holcomb, in capital knew that it was done by crooked governor's house. It so happened that at taken at Lincoln and according to the inthe next place Former Judge Reese. Both work, yet the governor, in spite of the pro- the very earliest part of the governor's ad- formation that we have had from parties of these men have occupied positions of test that I made, signed it, when he could ministration, during the first week, I for whom we had reason to believe, deliberately S

important office, or whether it is not good your fellow citizen, Mr. Gaffin. The citizenship for men of all parties to admin- two appraisers and Mr. Gaffin went down ister a rebuke for the betrayal of trusts and to the penitentiary to examine and apto reward with their approval the man who praise this property. I do not believe did not falter in the conscientious discharge of the duties of his office.

#### Holcomb's Former Pledges.

Five years ago we fought a campaign in Nebraska such as probably never was The materials turned over by Dorgan confought before and probably never will be again. We made an appeal to all republicans who desired to save their party from corruption and corporation rule to rise above party and to vote for the candidate of the opposition party who stood as the embodint of reform, and as the embodiment of though that property altogether could not the highest statesmanship and unassailable possibly have been worth \$5,000, it was apintegrity. In that position I supported Gov- praised at something like \$33,000, and the ernor Holcomb, and surely if anybody was interested in having Governor Holcomb go out of his office with a clean record, if any- dare contend that that was an honest transbody was interested in having him make an administration that would commend itself when he countenanced that infamous job? not only to the present generation, but to all future time, it was certainly myself, for bill and an iniquitous steal to allow \$35,000 I was instrumental in having him elected, for less than \$5,000 worth of trumpery. To and I felt the great responsibility that say the least, this penitentlary deal stamped rested upon me under these conditions, be- Mr. Holcomb as a very untrustworthy cause I had appealed to the party, to the executive. Yet the reformers boast that he rank and file of the party to cut loose from has taken the penitentiary out of the hands their allegiance, discard all traditions and of the contractors and put it into the hands support Silas A. Holcomb for governor of of the state. As a matter of fact not only Nebraska. The populist hand-book of Ne- myself but many republicans have advobraska, which of course is good authority for cated and did for years advocate that the the claims made for Governor Holcomb by penitentiary should be taken out of the Reese, against whom they cannot find anyhis own party, has this to say regarding the hands of contractors. election of Silas A. Holcomb: "It was a battle for the salvation of Nebraska. On one side was arrayed the railroads, the corpora-

tions, the Business Men's association

ISSUES BEFORE THE VOTERS relations of Holcomb and Bartley I was cut off and no testimony was elicited. I could not testimony was elicited. I could not testimony was elicited. I could not testimony was elicited to the voter was absolutely de-not testify, but I state these facts here for the voter is and I want to not to no the first time, and I want you to note it. I after the name for every candidate on the can testify to the time and I can prove it, whole ticket, but when that blanket ballot because my son as well as myself had each law was passed he allowed it to become a conversations with Bartley before Holcomb law. He was too cowardly to veto it because was inaugurated. I can prove that I in- it came within his own denunciation, and he formed several bankers of Omaha that Bart- had not the courage to sign it, so he let it ley was a defaulter and there was no ques- become a law without his signature, leaving

to the next legislature the duty of repealing it. re-Holcomb's Insurance Deal, form governor at the very first stage. In In the session of 1895 a bill was introa speech that he made only a few days ago duced in the house regulating mutual inhe called attention to his economical surance companies; that bill was passed by

administration, and we also have the house and reached the senate and there the populist handbook which points for some inexplicable reason it got into the out the bad administration of hands of a member of the senate who seemed the republicans preceding him and the to be in pretty close touch with the insur-\$40,000 cell house steal which was the ance lobby. The result was that the bill primary cause of the impeachment of three disappeared and it took a great deal of hard or four state officers, but, by the way, they labor to unearth it and finally, after a long were impeached by republicans as well as course of travels, the bill was brought into democrats in the legislature. Then we are the senate and the secretary of the senate. told that a bill was introduced to take the Mr. Sedgwick, was instructed to keep that penitentiary out of the hands of the con- bill personally in his possession, for fear it tractor, and that it appropriated \$35,000 for would be stolen. The bill was finally passed a settlement with the contractor and that and when it reached the hands of Governor the governor had signed that bill as a mat- Holcomb he vetoed and killed it. What influences were brought to bear on him at ter of good government.

When the bill was pending I went to the that time I do not know. The next legisgovernor personally and asked him not to lature repassed that bill and then Governor which he never took the slightest action. But he attacks the Standard Oil trust when he knows that he cannot do any more with that than if he would buck his head against a slide Maxwell, who certainly ought to be a solid stone wall. He knows that that trust hires the ablest lawyers by the year and that they take the cases brought in the states into the federal courts and winds them around and around so that it takes years of time, and long after Smyth has creased to be a contractor, the state had not recognized as contractor, the state had less for this mutual company and you can ties; that is, they had not received a mageneral, before a final judgment will be a right to take possession and throw Mr. draw your own inferences from this matter. jority of all the votes cast at that election. Dorgan out of the institution and let him (A voice: "And it is all right, too.") Now the Thereupon a conspiracy was hatched collect if he could any claims he had company may be all right; I am not de- and an attempt was made to ally kept in the house, to no purpose, I issue, and that is to elect a supreme judge for against the state. But the governor did not nouncing the company, but the method by count

some reason went to his house. I came to honor and trust, it remains for the people and should have killed it. to decide whether they trust a man with an Under this bill the governor was some reason went to his house. I came to went to work under the section of the leaders of the populistic party to subvert important office who has betrayed the trust authorized to appoint an appraiser cussed the house rent question. That house the will of the people and count that that we have reposed in him in another very and referee. He appointed as referee rent question was brought to my attention because the previous governor. Crounse, had vetoed the bill; he would not have house rent allowance because he believed it to be unconstitutional. I said to the governor it was a delicate matter to discuss, that I that Mr. Gaffin or any one of these men thought it was very improper spent over, say half a day, at the work and each of them was awarded \$500 by the governor for his services. What did they do? elsted chiefly of a lot of scrap iron in the shape of worthless used up boilers and machinery of all kinds, two pairs of old mules that had seen service for a great many years and would have turned up their heels almost any day, and some old wagons; alwhole \$35,000 was used up between the appraisers and Mr. Dorgan. Will anybody action and that the governor did his duty It was a betrayal of public trust to sign the

vouchers for rent when he had not paid the fused to appear. money for rent. As a counter-irritant and to sidetrack the issue the supporters of Mr. Holcomb have pointed out that Judge

o at Kearney Industrial school., 1,250.00 ghter of Commissioner Wolfe, Daughter of Commissioner Wolfe, Mrs. C. D. Griffis-Job at Kearney Industrial school.. 1.250.00 As you will see by the above statement van, drew from the state \$816.46. For stenographic and clerical work for Judge M. B.

drawn The Ballot Frauds. Now I have just shown you how nepotism

is pretty generally permeating the state gnat. (Laughter.) Let us now pass to another subject. In 1896 twelve constitutional amendments were submitted to a vote of the people. One of these amendments was to increase the number of judges of the supreme court from three to five. I myself drafted most of these amendments and spent three months at Lincoln and consulted and conferred with eminent jurists. I had the cooperation of Governor Holcomb, but for some reason that I never have been able to fathom the populiats and democrats refused to ratify

in the

leaders of the populistic party to subvert the will of the people and count that amendment in. The worst scandal was in Vork county I count that York county. I cannot now go into detail about that matter. Suffice it to say that it was laid very closely to the door of Governor Holcomb.

Last winter the state senate of Nebraska to have that house rent bill passed again be- appointed a committee to thoroughly invescause I did not believe under the constitu-tion the governor had any right to it, and he expressed himself in this way. He said, "Well, I am not a man of large means and "Well, I am not a man of large means and "Well, I am not a man of large means and it is going to cost me about \$600 or \$700 for house rent and I don't know." Well, I saw that it was a disagreenble subject to discuss and so dropped the discussion of it there. I was amazed, as everybody perhaps in the state of Nebraska was amazed, to learn that full amount of the house rent but he had drawn something like \$20 more a month than he was entitled to. The explanation that he makes of these vouchers given for money not expended for rent is that it was paid for repairs, but why did he not have these bills and vouchers made out for rent is that it was

paid for repairs, but why did he not have these bills and vouchers made out for re-take the testimony of every witness who pairs and made out in the names of the workmen that had done the rensiring? It if they did not have the power to arrest Washington during the years 1963-65. workmen that had done the repairing? It If they did not have the power to arrest is an amazing thing, but it does not look witnesses and punish them for not attending very well and we do not want, a man for they did have authority to send for witsupreme judge of the state of Nebraska who nesses and let them come and testify before would act in such a small way as to sign them. Governor Holcomb deliberately re-

What About Recount Frauds? Why did he refuse if he had nothing whatever to do with this ballot box fraud? If his conscience was clear on every point why thing else, that Judge Reese had actually did he refuse to appear before this com- setting any increase in resistance. employed his son and his wife at various mittee? If his hands are clean and con-In his campaign speeches Governor Hol-comb points with pride at the marked re-judge of the supreme court, and that he had vestigation. He should have callenged in-vestigation. He should have call

ity of our financial institutions, the restoration of prosperity through the operation of the tariff, and the restoration of prosperity through the improvement of the national credit, have all been fulfilled. Whether you

Maude Parker, sister-in-law of Judge Sulli- you are going to sustain the republican party A and vote for continued prosperity or whother you will give countenance and comfort to Reese warrants amounting to \$746 were the men that advocate policies that would derange our finances, cripple our credit and make everybody who has money to invest withhold his capital.

We have all learned that commerce can house and how these wonderful reformers only be carried on profitably when capital are swallowing a camel while straining at a bas confidence in the stability of our institutions and that prosperity always goes hand in hand with confidence. From the standpoint of patriotism and national pride it is the duty of every citizen to express his approval and appreciation of the glorious record made by America's army and navy within the past year, a record that any na tion might be proud of and which has raised America in the eyes of all the world. So when you go to the ballot hox on Novembe you should at least declare by your votes that you will uphold the flag of your country and stand up for Nebraska by voting for prosperity rather than for calamity. I thank you for your kind attention. (Applause),

#### REV. S. A. DONAHOE Testifies to the Good Qualities of Chamberlain's Cough Remedy.

On the 10th of December, 1897, Rev. S. A Donahoe, pastor M. E. Church, South, Pt. Pleasant, W. Va., contracted a severe cold which was attended from the beginning by violent coughing. He says: "After resorting to a number of so-called 'specifics' usufirst amendment purchased a bottle of Chamberlain's Cough and for that purpose ballots were tam- Remedy, which acted like a charm. I most cheerfully recommend it to the public.

THE OLD TIMERS.

The oldest member of the New York exchange is William Alexander, who was elected in 1844.

In view of the pope's continued strength of mind and body, as recited in recent cables to the papers throughout the country, the General John Bidwell of Chico, Colo., who led the first party of whites over the Sierras-into the Golden State, is still hale and hearty at the age of \$0. He is a native of Chautauqua, N, Y. Henry G. Denny is the oldest Free Mason in Massachusetts, Last week he celebrated his ninety-saventh birthday. In output of following article will be interesting to all, regardless of religion, as Protestants and

lebrews as well as Catholics highly esteem this grand old man. When, during recent years he was attacked by illness, it was astonishing how n Massachusetts. Last week he celebrated ils ninety-seventh birthday. In spite of his rapidly he regained his health and strength.

The message contained in the following letter from his eminence, Cardinal Rampolla, will be somewhat of a surprise to many, as it is so extremely rare that praise and honor are bestowed in such gracious manner from one so highly placed:

Letter from His Eminence, Cardinal erent centuries.

Washington during the years 1863-65. Lord Kelvin, now nearly 89 years old, is still such a devoted student of physics that he is taking out patents on new apparatus every few months. One was granted to him recently for an improved device for meas-uring the strength of an electrical current. Colls of wire, offering a certain amount of resistance to the current, have long been used for this purpose; but the resistance was variable and increased with any rise of temperature in the coll. What Lord Kelvin has now done is to provide a com-pensating feature, thus automatically offpensating feature, thus automatically off

Bucklen's Arnica Salve.

The best salve in the world for cuts, ulcers it rheum, feve



Matter of Solicitude to Many Millions of People.

EIGHTY-NINE YEARS OF AGE, YET VIGOROUS.

### COLD MEDAL CONFERRED.

Emperors, princes, physicians and prelates have sounded the keynote of preise in gratitude for benefits obtained. It has been a chorus of thanksgiving and appreciation, and now, as a crowning testimonial, comes the message of gratitude from his holiness the pope, who, having used Vin Mariani, found it sustaining and health-giving. Not satisfied with merely expressing thanks to Monsieur Mariani, as will be seen from the above letter, his holiness has been pleased to graciously confer a most beautiful gold medal upon the scientific producer of the health-giving Vin Mariani,

What a charm there is in the name Vin Mariani! For three decades it has brought health and happiness to cottager and king. Her majesty, the empress of Russia, takes it regularly as a tonic, and the London Court Journal is authority for the statement that the princess of Wales uses it with best results.

Health is certainly the desire of all creation. To the thousands who have lost it or never known its delights, a tonic that will rejuvenate the spirit and invigorate the body is indeed a boon of incalculable value. Vin Mariani brings cheerfulness to the morbid and depressed; it strengthens the weary; calms the nerves when overwrought by undue excitement-in fact, it makes life worth the living, and is aptly termed by the illustrious writers, Victorien Sardou, Alexandre Dumas and Jules Verne," "The Promoter of Health," "Elixir of Life," "A Veritable Fountain of Youth." Never has anything received such uniformly high praise

ROME, Jan. 2, 1898. and recognition from eminent authorities. "It has pleased Hie Those readers who are not familiar with Holineas to instruct me the workings and the worth of Vin Mariani to transmit in his aug-gust name his thanks to 15th street, New York, and they will re-Monsieur Mariani, and ceive, free of all charge, a beautiful little to testify again in a album containing portraits of emperers, emspecial manner his grat- press, princess, cardinals, archbishops and itude. His Holiness has other distinguished personages who use and even deigned to offer recommend this marvelous wine, together Monsieur Mariani a gold with explicit and interesting details on the medal bearing his ven- subject. This little album is well worth writing for; it is distributed gratuitously, "CARDINAL RAMPOLLA." and will be appreciated by all who receive it.



Omaha and the skilled unscrupulous politicians. Opposed to this formidable array were the people's party, the voters of Nebraska, aided by the respectable elements of the democratic and republican parties. Without money and without the courtesy of railroad passes populist speakers valiantly stormed the citadels of republican strength in the name of honest government and deconcy in politics."

This is what was asserted and claimed by the populists of Nebraska. And how does that claim stand now in the light of the record made by Governor Holcomb? How did Silas A. Holcomb discharge the duties devolving upon him as the standard

bearer of reform and anti-monopoly? Holcomb and Bartley.

Governor Holcomb was inducted into office on the 3d day of January, 1895. On the 5th day of January he exhibited to me a paper purporting to be the bond of Joseph Bartley and I stated to him that I did not consider that bond good; the names upon it did not, in my judgment, represent a sufficient guaranty. A few days later the bond was again exhibited to me. It had upon it several names of men of very high financial standing and I said that bond is all right. Previous to the acceptance of that bond, in fact bethe slightest doubt but that at that very a proper education. That is what they call juncture Joseph Bartley as treasurer of the commendable management of the state in-

state of Nebraska was a defaulter. My stitutions reasons for making that assertion to the governor were these: I had sent Bartley a request for specific information where the the Omaha police commission. funds of the state were deposited. He had nor now asks you to vote for him for the they study and formulate their decisions in who ever occupied that position was more positively declined to make that statement, Thereupon I made a personal appeal to him ernor he only had one judicial function. Unto tell me where the funds of the state of der the act of the legislature authorizing Nebraska were deposited, and intimated the governor to appoint members of the that the governor would compel him to show police hoard he was made the judge as to where those funds were, and Bartley replied to me: "I will never let the governor know ferred. Charges were preferred the first where these funds are, and if he insists time against one of the members of the upon it I will resign." I told Governor Holcemb the entire circumstance and urged him to compel Bartley to show up or resign. "There is no doubt in my mind that and put them in a pigeon hole and never there is a defalcation in the state treasury. Force him to resign and appoint some good man. There are plenty of good men in Nebraska that will be able to give ample secarlty and assume this position." (Applause.)

Now, what did the governor do? This was at the very outset of his administration. According to his own testimony given in the Bartley bond case Governor Holcomb did not compel Bartley to show up; he deliberately failed to discharge his duty and willfully neglected to discharge it. According to his own testimony Joseph Bartley made a settlement with the state by exhibiting to Holcomb a eigar box full of papers, of I.O. U.'s and cats and dogs of all kinds, representing something like \$400,000, and the gov- them. ernor, without making any inquiry as to whether they were worth fifty cents on the dollar or absolutely worthless, deliberately accepted these securities and by accepting them made Bartley treasurer for two years Who is responsible for the defalcalonger. tion if it is not Silas A. Holcomb? I have never been able to understand why the suretics on the first bond were allowed to go I always have believed that at the time Holcomb made that settlement with Eartley the defalcation amounted to \$100,000 to \$150.00

Had Bartley been compelled make a showing there would have been no difficulty in collecting all of that money from the first bondsmen. Instead of that, by Governor Holcomb's gross and willful ne-They claim for him that he has made glect the defalcation was ignored, a second and was taken and a settlement was made a marvelous record, of which I ought bond was taken and a settlement was made with Joseph Bartley for the first term, sad-dling the entire responsibility upon the sec-ond term bondamen. I was called as a wit-ness in the Omaha district court when the bond case was up, but in the moment that the lawyers were asking me the question to the sity with respect to what I knew as to the testify with respect to what I knew as to the rage that was about to be perpetrated upon Lynch-

was finally dropped.

Now, let us go in another direction.

duction in the expenses of the various insti- drawn that salary or clerical pay himself tutions, in all of which he claims the run- out of the treasury and in order to befog ning expenses were reduced. But how were the people and make an impression that these expenses reduced?

A Sample of Reform.

for the work and who understood how to

prices were up.

1895 and 1896 prices were away down. Pro- had perpetrated a great swindle upon the the people. His refusal to do it leaves that visions, clothing, shoes, every material in state, they use in these institutions had gone down in artistic price and consequently it was easier to buy pictures, and here is the last one: "What are preferred. And a man of that character them cheaper than it was previously when are the wild waves saying, sister?" Well the wild waves are saying that Mr. Holcomb the confidence of the people. I will admit that there has been econ- will be buried under about ten feet of

how did the governor treat one of the most Let us see about this whole matter. Every citizens of Nebraska as very serious. We important institutions, the institute for the judge of this state under a law passed by deaf and dumb that is located in Omaha? the legislature, I mean every supreme judge, body is more anxious than I am to see that When he decided to make a change in that is entitled to the employment of one clerk the supreme court be increased to five and institution it was his duty then to appoint at a salary of something ranging from \$80 that they be adequately paid for their servas superintendent a man who was qualified to \$100 per month.

Tempest in a Teapot.

deal with these unfortunates, the deaf and You all understand, I presume, that every dumb. Instead of that he picked up a man district judge in this state has a stenograwho did not know anything of the deaf and pher, and these stenographers get not only dumb language, who had never been infifteen hundred dollars a year, but they have side of a deaf and dumb institute and had besides that an opportunity of making someno capacity whatever for either imparting thing over five hundred dollars a year addiinstruction or supervising the institution. tional. These clerks are legally employed. The result is that the institution has gone The only question is whether or not the down and down until most of the competent clerks employed earned the money that they teachers are out and a considerable number drew out of the treasury, whether or not the him that would justify me in supfore Holcomb had been sworn into office, I of the pupils are compelled to go to insti- services rendered by the son of Judge Reese porting him. He had been the nomines had informed the governor that I had not tutions in other states if they want to have or by any of his relatives were actually ren-

> But we have another thing; we have the governor's conduct in regard to that the judges of the supreme court do much most agreeably disappointed. His record on The goverhighest position in the judiciary. As gov- cases referred to them. Very often they do free from outside influence, corporate or oththeir misconduct in case charges were pre-Omaha police board: they were charges and specifications so clear that there could not be a contradiction. He took those charges

paid the slightest attention to them. Afraid to Hear the Charges. The second time charges were preferred against the whole board and those charges mind that all the judges of the supreme court. were very grave. They showed that the board | Reeze, Maxwell, Cobb and every other judge up to the present day, has employed clerks had violated the law in many particulars;

had connived with the criminal classes; had and that the money paid for clerical service held up gamblers and all classes of people was earned and that so far as Judge Reese who were law-breakers and criminals, and is concerned (I am not going to discuss anywhat did he do? He said he did not have body else) there was nothing improper in time to investigate this matter, but he ap- Judge Reese drawing the pay, unless it is pointed a referee. A referee was sent up to regarded as improper for him to employ Omaha, and he went to bed right off the his own relatives.

This is the most heinous offense and very first night, or the very first day, with these very commissioners against whom only offense of which Judge Reese is accused. these charges had been preferred, and then It seems to me that people who live in glass he got up a document and whitewashed houses are very foolish in throwing stones. The employment of relatives by public of-Here you have a man who wants to

be the highest officer on the bench. He officeholders. This hue and cry about nepo- to endorse his career on the supreme bench wants to occupy the position of chief justice formers. of the supreme court at no distant day, which the judges occupy in rotation, and Swallowing Camels, Choking at Gnats

yet that man, when he had only a small Here are a few instances of popocratic matter to decide judicially, showed such nepotism as shown by the records in the state rank partisanship that he would rather play house, with amounts drawn from the state into the hands of men who were notoriously treasury: disreputable, and would not investigate their Auditor Cornell's nephew, J. A. misconduct, rather than to do his duty. Again

when he was cited into the supreme court to answer why he should not investigate these charges he claimed that the supreme court had no authority over him, and the matter

As stenographer Brother of Secretary Porter, G. P. Porter For re ter-repairs in legislative halls.... supply clerk during legislature..

1,983.30 \$16.46

bruises. SOLES' ready at all times and upon all casions to have my actions investigated and to answer every question that is put to As a matter of fact we know that about had taken something that was not his, or way and that would have been the honorable anteed to give perfect satisfaction or money way and that would have cleared him before refunded. Price 25 cents per box. For sale have employed an cloud upon him that naturally hangs over the

cartoonist to draw various head of the man against whom grave charges it seems to me has not much claim upon

This recount question will not down. It omy effected in some of the institutions, but water when he gets through. (Laughter.) is a matter that has impressed itself upon the all want the constitution amended and noices, so that we can get the ablest and best jurists to serve.

Let us now say a word with regard to Judge Reese, the opponent of Mr. Holcomb. Judge Reese resided in this county many years ago. He is undoubtedly well known to you all. He was elected in 1883 as judge of the supreme court, and I confess and declare right here that at the time he was a candidate for that office 1 did not have the confidence in of a convention that was largely dominated dered and the money honestly earned. by corporation influence and I had an idea Whether it is looked upon as indelicate to that when he got to be a judge of the suemploy one's relatives in that capacity is a preme court that they would exert a per-

matter for the public to judge. Bear in mind nicious influence upon him. In this I was of their work at home, that it is at home the supreme bench is unassailable. No man this work early in the morning or late in erwise. For six years Reese was judge of the night, and it is very natural that their the supreme court of Nebraska, and relatives or their sons or daughters who live there was no act of his that in the house could be at hand more readily has ever been justly criticised. than an outside stenographer. There is also The people of Nebraska irrespective of this other question. The clerk or stenog- party had the utmost confidence in his inrapher of the judge sustains confidential tegrity. He was the fearless exponent of relations to him because the decisions of the the law and the corporation managers supreme court must not be divulged before were the only people that were offended by they are made public by the court itself. his decisions, for at the end of his term they Now it is very much more convenient and ransacked the state from one end to the safe for the judge to employ as clerk some- other, captured the convention and defeated body in whom he can absolutely confide him for renomination. It was the resentthan to have somebody that might leak and ment over the turning down of Reese that would throw discredit upon him. Bear in caused a revolt in our party and lost us thousands of votes in the campaign ten THE DOORS years ago. By the spontaneous action of the republican convention he was nominated against his protest, in spite of his protest and his refusal to allow his name to be

used. There seemed to be a feeling permeat. ing that convention that he was the man of all others in whom the people would have confidence and whom they believed to be the right man to redeem the state and to oppose that bitter partisan, Silas A. Holcomb, who had betrayed the trust reposed in him by the men who helped him to office. They want Judge Reese elected ficers is by no means confined to republican for the one reason if for no other in order tiem comes with bad grace from sham re- and for another reason, in order that the people may express their appreciation of

services rendered with signal ability and fidelity. I will detain you but a few mo ments. I simply want to ask you this question: Are you in favor of a change? Are you in favor of sending a message from Nebraska to the people of the United States

that notwithstanding the boundless prosperity that has bettered the condition of every man in this state, notwithstanding the fact that the farmer has been freed from the grasp of the money lender, that every laborer can find employment at fair wages? 266,64 Are You Satisfied with Prosperity?

Do you want a change, or are you satisfied and will you express your satisfaction through the ballot box on the seventh day of Novemher? It seems to me that without regard to the moral points involved the material ques-

tion to every voter is whether or not he is satlican administration at Washington that has

sores, tetter, chapped hands, chilblains, corns and all skin eruptions, and positively cures piles, or no pay required. It is guarrefunded. Price 25 cents per box. For sale by Kuhn & Co. It has been figured up that no less than eighty-one corporations are in the field for the manufacture of automobile vehicles, with a nominal capital of more than \$430,-000,000. Most of these concerns have been

organized within the present calendar year. The list does not include a large number of firms and individuals engaged in the same business.

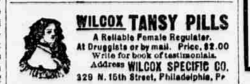


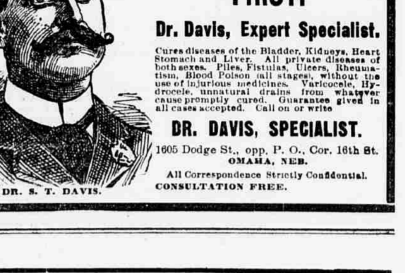
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