PARIS TURNED INTO FAIRYLAND OF COLOR

Few Shouts of Kruger and "Fashoda" are Raised, but Generally People Delight to Honor Ruler to Their Midet.

PARIS, May 1 .- King Edward arrived this afternoon and was accorded a hearty reception by republican France. He was met at the station by President Loubet, and staff, and driven through the Bois de Boulogne, and the Champs Elyssee. Everywhere the populace gave him an enthu-

King Edward showed the keenest appreciation of the good will. Only scattered shouts of "Fashoda" and "Kruger" were heard and they were lost in the tremendous volume of approval. Vast crowds filled the boulevard from early morning awaiting the royal procession, and every minute aux accessions to the ranks. On the square facing the railroad station was a surging mass of humanity with a regiment of the First Cuirrassiers keeping it back.

The front of the station was decorated with crimson and gold hangings and the interior transferred into a superb reception room hung with gobelin tapestry and decorated with flowers and plants. On the balcony was stationed the band of the Republican guard.

### Ministers Attend Loubet.

President Loubet was surrounded by the cabinet ministers, the presidents of the

salvanced slowly and alone, smiling and salvanced. He wore the scarlet uniform of a British fleid marshal his chapeau topped by waving red and white plumes and his breast adorned with various insignis, including the cross of the legion of honor. Fresident Loubet stepped forward and grasped the king's hands. The meeting between the sovereign and the president was cordial, nay almost demonstrative. M. Loubet welcomed the king to France and in return he expressed his thanks for the splendid manifestation in his honor.

King Edward and the members of his party entered state carriages, with gorgeously clad postillions and outriders and escorted by a regiment of culrasalers, drove to the British enhassy. The route was through the beautiful Bois de Boulogue, and Champs Elyssee, arched with chestnut trees in full bloom. The lowering clouds which marked the earlier part of the day had broken up and the sun came forth. The avenues were lined with solid ranks of dragoons, cuirassiers, horse artillery, field batteries and infantry, guns, helmets and other trappings gleaming in the sunlight. Behind these martial walls the people were banked and all the trees, windows and balconles and house tops were crowded with spectators. It was estimated that solid ranks of the proposes of the seven was and balconles and house tops were crowded with spectators. It was estimated that 500,000 people gathered slong the line.

At the Arc de Triomphe the scene was majestic, long, shimmering lines of soldiery and a forest of waving banners, with blaring bands taking up "God Save the King."

gets Indifference. That a person who has been often stung by bees becomes in time immune to the poison of the sting is asserted by Dr. H. F. Parker. He reports that when he first began to keep bees he was frequently stung, and that each sting was attended with acute pain; but that as time went on the pain and swelling became less. In the following year, while transferring a hive of bees, he had an experience which he thus

"Sting followed sting in succession, in logs, arms, fingers, neck and face. I imagined what a picture I would presentclosed eyes and swollen hands and feet. I worked on, and so did the bees. I could feel the needle-like thrust, but then it did not seem to pain as much, and at last I finished the task. With aching head, slight nausea and vertigo slowly coming on I left my task with a sigh of relief for what was accomplished and filled with wonderment as to what my personal ap-

pearance would be. "Imagine my astonishment to find merely slightly raised red spots, like little pimples, with the red sting in the center, as the result of each and every sting. I must have had something like forty of them on P. Morse, president of the Kansas City various parts of my body. My clothes Stock Yards company, was before the body were full of them; but, they being so for over an hour. thick, did not allow the sting to penetrate. The dizziness, nausea and headache left me

and 'Richard was himself again.' When I again visited my bees I did not dread the atinging properties any longer, at | was convicted by a jury during the recent least, not as much so as formerly, and term of United States court of the charge then, and ever since, I have found that of selling liquor to Indians belonging on when a bee does sting me the pain is only the Chevenne River reservation, was today sharp for an instant and there is an ab- sentenced by Judge Carland to a term of

sence of the after-swelling.

none of the symptoms above referred to have been reproduced. Am I not, therefore, immune of the colors times than I was at that time, and yet bee, at least to a certain extent?

fact, as a crumb of comfort to novices in beckeeping, that the poison of a bee will produce less and less effect upon their SNOW PUTS ADIRONDACKS BLAZE OU systems. 'Old beeksepers,' It is said, 'like Mithridates, appear almost to thrive on the poison itself.' Hulsh speaks of 'seeing the bald head of Bonner, a celebrated practical apiarist, covered with stings, which

seemed to produce upon him no unpleasant Rev. Mr. Kleine advises beginoffect." ners to allow themselves to be stung frequently, assuring them that 'in two seasons their systems will become accustomed

to the potson." selieve that the beekeeper become inoc- and east were not under control until today. ulatd with the poison of the bee, and usually becomes proof, or at least immune, against it, is no more to be doubted than the fact that vaccination is a preventive against smallpox."-Indianapolis Journal.

# DIPLOMATS AT

(Continued from First Page.)

by the Orinoco river, the life of Robinson by the Offince river, the life of Robinson Crusce. Unknown to Europe, far from any neighbors, by the shade of the pathless forest, they tried their best, they died, many of them obscurely, leaving no name to be engraved on the bronze tablets of history, but leaving better than a mere name, families, many of which still subsist; better than families, examples of carnestbetter than families, examples of earnest-ness and endurance, creating a tradition which will never die out. "Rien ne se

Slavery Evils Foreseen.

The question of labor was one of prominent difficulty and importance. Should it be the hired labor of freemen or the compulsory labor of the imported negro? On this, one of those early French explorers, senate and the chamber of deputies, the grand commander of the legion of honor, the military and naval dignitaries and the diplomatic corps. As the train entered the station the trumpets sounded a royal salute and the band played "God Save the King."

King Edward descended from his car and advanced slowly and alone, smiling and saluting. He wore the scarlet uniform of a British field marshal his chapeau topped by waying red and white plumes and his "Years went on, the dark shadows and state of those early French explorers, Charlevoix, summed up his opinion in the following memorable sentence: "Hired service is expired they become inhabitants and increase the number of the king's natural subjects, whereas the slaves are always strangers. And who can be assured that by continually increasing in our colonies they will not one day become formidable enemies? Can we depend upon slaves who are only attached to us by fear and for whom the very land where they are born has not the dear name of mother country?"

Years went on, the dark shadows and

soft of the degree of the the strain of a strilley, that is a strilley, that is a strilley that is a strille

follows:

I feel I could not raise to the natural giories of Spain a lottier monument than has been raised by Washinsten Irving. Prescott, Lowell and Ticknor, which have made of Spanish tradition a familiar patrimony of this nation.

If ever the engrossing consciousness of your wonderful actual prosperity, the intensity of your life, made one of your strength of your pational caption and pause before its majestic gates and there he will behold, carved in bronze, the efficies and the names of these Spanish heroes, who discovered, conquered and pointed to you the way into the path you have so steadily followed.

The exercises were closed by a benedic-

The exercises were closed by a benediction pronounced by Rev. Samuel J. Niccolla as the distinguished guests left the hall a salute of 100 guns was fired, The evening was devoted to a second pyrotechnic display.

## SCENT STOCK YARDS BOODLE

Missouri Grand Jurers Probe More Alleged Crooked Work of

Legislature.

JEFFERSON CITY, Mo., May 1 - The grand jury today began an investigation of people during the session in connection with bills affecting their interests. Colonel C.

## Long Term for Bootlegger.

SIOUX FALLS, S. D., May 1 .- (Special Telegram.)-Harry Ghall of Pierre, who eighteen months in the Sloux Falls peni-"I have since been stung many more tentiary, in addition to a fine of \$100.

Pennsylvanians Take Sudden Bath When "All authorities on bee culture state the Blasing Forest Surrounds Them.

Week's Confingration is Checked by Sudden Revival of Winter in Northern Montalus of New York State.

PUNXSUTAWNEY, Pa., May 1 .- The forest fires which have been raging throughout the greater part of McCalmont town-"In conclusion, let me state that I firmly ship and adjoining townships to the north The loss of property will amount to thousands of dollars. On Sandy several houses and barns were burned and many families narrowly escaped with their lives. George Shiffy lost every building on his place together with all his livestock. So rapidly were the Shiffy family sur-

rounded that they were compelled to take refuge in the stream, throwing water over each other to allay the heat.

Snow Slays Adirondacks Blaze, PLATTSMOUTH, N. Y., May 1 .- A heavy snow storm set in over the Adfrondacks to day, practically checking the fierce forest fires that have spread rapidly in the last week. The temperature has dropped about 50 degrees.

Meager reports indicate that the Loon lake house and the White Face inn are safe, though possibly damaged by smoke.

CITY MAY OWN STREET CARS Illinois House Passes Traction Bill

by Sweeping Ma-

jority. SPRINGFIELD, May 1.—The Mueller Traction bill, authorizing municipal owner-

ship of street railways, passed the house today by 87 to 19. On motion of Mr. Lindley the house bill on the question of municipal ownership, commently known as the Lindley bill, was postponed until Monday.

INSURANCE CROOK GUILTY

Leader of New York Gang Convicted of Palming Off Bogus Bodies.

NEW YORK, May 1 .- Joseph Trepani was today found guilty of leading a conspiracy to defraud a number of life insurance companies by foisting bogus deaths upon the

### SUPREME COURT SYLLABI

Division No. 2

1. Where a will is shown to have been made and left in the custody of the testator, if it cannot be found after his death, the presumption is that the testator destroyed it animo revocandi.

2. But this is a presumption of fact only it may be overcome by evidence, circumstantial or otherwise, to the contrary, and occlarations of the testator may be shown for this purpose. for this purpose.

2. If the testator destroys a subsequent will revoking a former one by implication, such act of itself will not operate to revive

will.

8. Persons who would take as heirs or next of kin in case of intestacy are not disqualified under section 229, Code Civil Procedure, from testifying as to transactions and conversations with the deceased tions and conversations with the deceased in a contest over an alleged will. In re McCoy's will, Neb., followed.

2. In such cases evidence as to declarations of the testator should be accrutifized carefully and weighed cautiously.

10. If the instrument is in fact signed, attested and subscribed as required by the statute, a formal attestation clause is not necessary.

necessary.

11. Hence the subscribing witnesses to a lost will may testify that the testator winned and they witnessed and subscribed in the required manner without proving phia Ledger.

that there was an attestation clause nor establishing the contents thereof.

12. A subsequent will may have the effect of revoking a prior will either by reason of an express clause of revocation or of an inconsistent disposition of the testator's property.

if. Unless the subsequent will expressly evokes the former one, such former will

13. Unless the subsequent will expressly revokes the former one, such former will is only revoked so far as it is inconsistent with this latter; a complete revocation will not result unless the general tenor of the later will shows clearly that the testator so intended or the two instruments are so plainly inconsistent as to be incapable of standing together.

14. Courts do not favor revocation by implication, and incline to such a construction as will give effect to both instruments.

15. The fact that a subsequent will was made is not sufficient of itself, and without some proof of its actual contents to show revocation of a former will.

16. Parol evidence to show that a former will was revoked by implication by reason of a subsequent will, which cannot be found, must be clear, unequivocal and convincing.

vincing.

1254. Herman against Beck. Error from Saline. Affirmed. Albert, C. Division No. 3.

1. Error will lie from an order of the county court, allowing a claim against the estate of a decedent, although no answer or objections were filed against the claim, and the order was made in the absence of the administrator.

2. Error from such sale man be

the administrator.

2. Error from such sale may be prosecuted by the administrator alone.

3. Where error affirmatively appears on the face of the record proper a bill of exceptions is unnecessary to obtain a review of such arrows. of such errors.

12634. Hajsek against Chicago, Burling-ton & Quincy Raliway Company. Error from Valley. Reversed. Ames, C. Divi-sion No. 2.

from Valley. Reversed. Ames, C. Divi-sion No. 2.

1. Except with respect to the relation of partnership or of principal and agent or of master and servant or the like, the doctrine of imputed negligence is not in vogue in this state.

2. Unless the inference of negligence from the conduct of a party is so direct and the conduct of a party is so direct and immediate as to be within the common and universal experience of mankind the cour may not instruct the jury that he was neg-ligent as a matter of law.

12637, Greek against McDaniel, Erro from Douglas, Judgment, Albert, C. Divi sion No. 3.

1. On the facts stated, held that an attorney's claim for services was barred by the statute of limitations.

2. An attorney-at-law, having a lien on a judgment may intervene in proceedings to revive such judgment, and is entitled to a reviver thereof in his own name to the extent of his lien.

tent of his lien.

3. That the court, in such proceedings, renders a judgment in favor of the attorney and against the judgment debtor for the amount of the lien, instead of entering an order of revivor in the name of the attorney to that extent, is without prejudice to the judgment debtor.

4. The commencement of proceedings, of which the judgment debtor has notice, to enforce such lien, while a sufficient amount of the judgment remains unpaid to cover it.

of the judgment remains unpaid to cover it, is sufficient notice of the lien to the judgment debtor. Omaha Street Rallway Company 12649,

lists. Omaha Street Railway Company against Boeson. Error from Douglas. Reversed. Barnes, C. Division No. 2.

1. A Judgment will not be reversed on account of the number of instructions given to the jury by the trial court, unless it clearly appears that the party complaining is prejudiced thereby.

2. The giving of an instruction which places the burden of proof to establish some of the facts put in Issue by the pleadings on the wrong party, is reversible error.

3. It is error to give the jury instructions which contain inconsistent and conflicting paragraphs relating to the burden of proof. 12711. Montpelier Savings Bank and Trust Company against Follett. Appeal from Adams. Affirmed. Hastings, C. Division No. 1.

1. To entitle a mortgagee, who has taken a judgment to foreclose, it is only neces-

from Lincoln. Affirmed. Duffle, C. Division No. 2.

1. In an action brought by the wife for a divorce on the ground of cruelty a demurrer to the petition on the ground that it shows condonation of the offense charged will not be sustained unless the statements of the petition plainly show acts and conduct on the part of the wife amounting to condonation. Generally the question of cendonation in such cases should be tried on the evidence as an issue of fact.

2. A supplemental petition was filed by the plaintiff and a copy thereof served on the attorney for the defendant some months prior to the trial of the case. The supplemental petition was stricken from the files for the reason that no notice thereof was given the defendant and the same was filed without leave of court. Immediately thereafter the plaintiff was given leave to file her supplemental petition. Held, that this did not constitute reversible error.

will revoking a former one by implication, such act of itself will not operate to revive the former will.

4. Whether the former will is revived in such a case depends upon the intention of the testator, which is to be deduced from all the circumstances.

5. The term "common law of England" as used in chapter xva, Complied Statutes, refers to that general system of law which prevails in England and in most of the United States by derivation from England, as distinguished from the Roman of civil law system. Hence, the statute does not require adherence to the decisions of the English common haw courts prior to the English common has court sprior to the revolution in case this court considers subsequent decisions, either in England of America, better expositions of the general principles of that system.

5. A subsequent will which has the effect of revoking a prior will may be shown for the purpose of defeating probate of such prior will, although by reason of its loss of destruction the exact dispositions made therein cannot be shown and are incompanied of execution. The revocation will cannot be proved solely by the declarations of the its the will cannot be proved solely by the declarations of the testator, such declarations are admissible to prove the existence of the will.

5. Persons who would take as heirs or next of kin in case of intestacy are not disqualified under section 230, Code Civil Frocedure, from testifying as to transactions and conversations with the deceased in a contest over an alleged will. In revocation and conversations with the deceased in a contest over an alleged will. In revocation and conversations with the deceased in a contest over an alleged will. In revocation and conversations with the deceased in a contest over an alleged will. In revocation will be effective the contents of a lost will respect to the case should be proved well belowed.

## In the Stilly Night.

"What is it?" the druggist sleepily inquired from his bedroom window. "This ish drug store, ain't it?" said the man who had rung the night bell.

"Yes. What do you want?" "Want to look in your city directory minute an' shee where I live,"-Philadel-

# Inflammation of the Bladder

A Prominent Citizen of New Orleans Who Suffered for Years with Inflammation of the Bladder Was Entirely Cured by

# Warner's Safe Cure

The Only Absolute Cure for All Diseases of the Kidney, Liver, Bladder and Blood.

"It affords me the greatest pleasure to testify to the merits of Warner's Safe Cure, as I consider it was the sole means of restoring me. to health. I suffered for nearly three years with inflammation of the bladder, causing me severe pains, also the most terrible headaches, and at times I was unable to attend to my regular duties. I doctored without receiving any benefit. A club friend advised me to try Warner's Safe Cure. It seemed as if there was not a sound organ in my body when I began using it, but I gradually improved and felt much encouraged. It took seven months to fully restore me to health, but during that time I used no medicine but Safe Cure, and therefore know that I owe my recovery and good health of today entirely to it. "MICHEL BLANDYPOS.

"Secretary 'The Marlowe Club.' " 1027 Marais St., New Orleans, la.

"SAFE CURE" CURES KIDNEY DISEASE.

If you have pains in the back rheumatism, uric acid poison, rheumatic gout, diabetes, Bright's disease, Infiammation of the bladder and urinary organs; scaiding pains when you urinate, eczema, Jaundice, swellings or torpid liver; if a woman, bearing down sensation, fainting spells, so-called female weakness, painful periods, your kidneys have been diseased for a long time. You should lose no time—get a life of Safe Cure at your driggist's. It will relieve you at once and effect a permanent cure. It kills all disease germs.

Doctors prescribe and hospitals use "Safe Cure" exclusively in all cases of kidney or pladder trouble.

or bladder trouble. The standard of the standa

Beware of so-called kidney cures which are full of sediment and of bad odor

they are positively harmful and do not cure. WARNER'S SAFE PILLS move the bowels gently and ald a speedy cure,

# DEAD IN A POOL OF BLOOD insurance of about \$60,000. The Western

1398. Johnson against Winston. Error from Fillmore. Reversed. Lobingier. C. Division No. 1.

1. An offer of proof in support of a preliminary question need not be confined to the same subject matter.

2. In an action for malpractice in amputating part of plaintiffs hand and removing the metacarpai bone it is proper to ask a professional witness for plaintiff, ask appelled to the same subject muster.

2. In an action for malpractice in amputating part of plaintiffs hand and removing the metacarpai bone it is proper to ask a professional witness for plaintiff, ask appelled to the same subject muster.

2. Where a judgment has been transoving the metacarpai bone it is proper to sak a professional witness for plaintiff, ask and prediction as required to the same subject must removing the metacarpai bone it is proper to sak a professional witness for plaintiff, ask and professional witness for plaintiff and and the marks of a cleaver on the bone.

2. In such action a surgeon of thirty-five sary method of cure without removing the metacarpai bone may be asked to examine plaintiff's hand and state what ligaments would need to be severed in the operation without a preliminary showing that the latter shall accept a deed from the form of the property in full satisfaction.

4. A charge in such an action that defendant are not liable for the consection.

2. Where a judgment has been transocial that the latter shall accept a deed from the form of the property in full satisfaction to firm the position to the lindebtedness secured by the more of the property in full satisfaction to firm the position to take it out of the femants are not liable for the consection.

3. A charge in such action that defendant and not the property in full satisfaction of the consection can be answered from xiam in the absence of facts to take it out of the femants are not liable for the consection.

4. A charge in such action that defendant and not the property in full satisfaction to the liable for the consection of the consection of the consectio the foot prints of one or two men.

The body was found by Matthew Mc-

ing him of the murder. McMahon lived with his brother-in-law and an unmarried sister. The family gave the police little information which threw any light on the murder. George Mischke who occupies an apartment on the ground floor, said he and his family had been awakened about 3 o'clock by hearing a pounding noise in the hallway. Mischke said he thought there were at least three men in the hallway and the noise made

by them was terrific. He said he heard the struggle going from one end of the hall to the other and heard the sounds of oaths intermingled with blows incessantly. Then he heard the door slam, he says, and heard men walking

away. He was afraid to look into the haliway, he said. McMahon, it is learned, left his brother--law's apartments at 5 o'clock last even-

ing, saying he would return in a short The police say that between midnight and 1 o'clock this morning McMahon was in a hotel in Harlem. They think that perhaps

he was followed by rough characters and after being murdered was robbed. The police have arrested Donald J. Kennedy, 24 years of age, on the charge of

murdering McMahon. Kennedy told the police he had been drinking in a saloon and that after leaving it about 1 in the morning became involved in a fight with a man whom he declared he did not know. He said he knocked the man down and left him lying on the sidewalk The place where the fight occurred is near the house where McMahon's body was found.

# HYMENEAL.

Second Wedding is Necessary. YORK, Neb., May 1 .- (Special.) -- James C. Foster and Miss Nellie M. Ward were married yesterday by County Judge Taylor. who performed the ceremony at their request, making the second marriage between the young couple in one week. A few days ago a marriage certificate was issued to James C. Foster and Miss Nellie M. Ward, who unthinkingly went oueside York county and were married at Grafton, Fillmore county, using a York county license. The minister who performed the ceremony told them that the York county license was sufficient and legal in Fillmore county. On learning their error they at once came to York and that is the reason why they were married yesterday by County Judge Taylor.

Stains-Whitten. BEATRICE, Neb., May 1 .- (Special.) George Stains and Mrs. Sarah C. Whitten, both of this city, were married yesterday afternoon at 4 o'clock by County Judge Bourne. The newly married couple recently located in this city.

#### FIRE RECORD. Fire at West Point, Virginia.

RICHMOND, Va., May 1.-Over two

locks of buildings in West Point, Va., the York river terminus of the Southern railway, are in ashes as the result of a fire of unknown origin, which started early today. Among the buildings burned are the express office, the postoffice, the Pemberton house and a number of stores. At the time it was feared that the terminal hotel and Beach park buildings, the summer resort property, would go, but the flames were stayed.

The people fought the fire with buckets until the arrival of the Richmond firemen, when it was gotten under control. Loss, \$125,000. The fire practically wiped out the business section. No lives were lost.

Fire in Lumber District. PORTLAND, Ore., May 1 .- Pire broke out in the lumber district along the water front in North Portland early today and destroyed property valued at \$210,000, with

Lumber company, the heaviest loser, operates two mills, the smaller of which was burned. It is thought the fire originated in the dry kiln of that company

### DEATH RECORD.

Charles Shevark. NEBRASKA CITY, Neb., May 1.—(Special Ardle, 14 years old, who lives on the top floor. The boy ran to a patrolman, notifystudent at the Institute for the Blind Aled this morning from typhoid fever. The re-

mains were sent to Omaha this evening.

Charles Thinert, a fairly well-to-do Long island farmer, wants a wife, but imposes certain conditions on candidates for a corner in his affections. For instance, the lady must be a good housekeeper not over 30 years of age. He is willing to buy his wife two gowns every year, to cost not more than \$20 each, with shoes, hats, etc., to correspond. The future Mrs. Theinert must agree to forego high-heeled slippers. open-work stockings, cigarettes and poodle dogs, the would-be bridegroom thinking such frivolities are not suited to a farmer'



wife.

DR. SEARLES

So well and favorably known as the leading, most reliable and successful SPECIALIST in all DISEASES OF MEN. They have been many years in establishing their reputation IN OMAHA for honest and honorable

upon IN OMAHA for honest and honorable beat in the many letters thanking them for the CURES perfected and the great good they are doing for men. Their line work has been devoted, as Specialists, in treating all diseases of men.

BE CERTAIN OF A CURE by CONSULTING the BEST FIRST.

DR SEARLES graduated at two of the best experienced and is acknowledged the best EXPERIENCED and SKILLED EPECIALIST it. II. diseases he treats.

DR SEARLES Consultation and Advice are FREE, in person or by letter, and starredly confidential in all diseases.

Written Contracts given in all curable diseases of men or refund money paid. Many cases treated 8.00 per month. CONSULTATION FHEE.

Many cases treated long. CONSULTATION PREE. TREATMENT BY MAIL. Call or address, Cor. 14th & Douglas,



For sale by Kuhn & Co., Omaha, milon's Drug Store, South Omaha, Davis Drug Co., Council Biuffs, Ia.



POSTOFFICE NOTICE.

(Should be read DAILY by all Interested, s changes may occur at any time.)
Foreign mails for the week ending May
1905, will close (FROMPTLY in all cases) at the general postofice as follows: ar-cels post mails close one hour earlier can closing time shown below. Parcels post mails for Germany close at 5 p. m. Mon-day.

Regular and supplementary mails close at foreign station haif-hour later than closing time shown below (except that supplementary mails for Europe and Central America, via Colon, close one hour later at foreign station).

Transatlantie Statis. SATURDAY—At 6 a. m. for EUROPE.

6. S. Campanis, via Queenatown; a. a.

m. for Bki,GiUM direct, per s. s. Valeriand (mair must be directed "per s. s. Valeriet, per s. s. Weimar (mail must be directed "per s. s. Weimar (mail must be directed "per s. s. Weimar (j. at \$130 a. m.
for SCOTLAND direct, per s. s. Columbia (mail must be directed "per s. s. Cojumbla").

\*PRINTED MATTER, ETC.—This steamer takes printed matter, commercial papers and samples for Germany only. The same class of mail matter for other parts of Europe will not be sent by this ship unless specially directed by her.

After the closing of the supplementary transatlantic mails named above, additional supplementary mails are opened on the piers of the American, English, French and German steamers, and remain open until within ten minutes of the hour of salling of steamer.

Malls for South and Central America, West Indies, Etc.

West Indies, Etc.

SATURDAY—At 5:30 a. m. (supplementary 9:30 a. m.) for FORTO RICO, CURACAO and VENEZUELA, per s. s. Caracas (mail for Savanilla and Cartagena must be directed 'per s. s. Caracas'); at 9:30 a. m.) for FORTUNE ISLAND, JAMAICA, SAVANILLA and CLRTAGENA, per s. s. Altai (mail for Costa Rica must be directed 'per s. s. Altai'); at 9:30 s. m. (supplementary 10:30 a. m.) for HAITI and SANTA MARTA per s. s. Atos; at 10 a. m. for CUBA, per s. s. Morro Castle, via Havana; at 10 a. m. for GRENADA and TRINIDAD per s. s. Maracas, at 12:30 p. m. for CUBA, per s. s. Molfo GRENADA and TRINIDAD per s. s. Golinda, via Havana.

Mails Forwarded Overland, Etc., Ex-

Mails Forwarded Overland, isten Except Transpacific. cept Transpacific.

CUBA—By rall to Port Tampa, Fla., and thence by steamer, closes at this office daily, except Thursday, at \$4.20 a. m. (the connecting malls close here on Mondays, Wednesdays and Salurdays).

MEXICO CITY—Overland, unless specially addressed for despatch by steamer, closes at this office daily, except Sunday, at 1:30 p. m. and 11:30 p. m. Sundays at 1:30 p. m. and 11:30 p. m.

p. m. and 11:30 p. m. and 11:30 p. m. and 11:30 p. m.

NEWFOUNDLAND—By rail to North Sydney, and thence by steamer, closes at this office daily at 6:30 p. m. (connecting mails close here every Monday, Wednesday and Saturday).

JAMAICA—By rail to Boston and thence by steamer, closes at this office at 6:30 p. m. every Tuesday and Thursday.

MIQUELON—By rail to Boston, and thence by steamer, closes at this office daily at 6:30 p. m. by steamer, closes at this office daily at 6:30 p. m.

BELIZE, PUERTO CORTEZ AND GUATEMALA—By rail to New Orleans, and thence by steamer, closes at this office daily, except Sunday, at \$1:30 p. m. and \$11:30 p. m. (connecting mail closes here Mondays at \$1:30 p. m.)

COSTA RICA—By rail to New Orleans, and thence by steamer, closes at this office daily, except Sunday, at \$1:30 p. m. and \$11:30 p. m., Sundays at \$1:30 p. m. and \$11:30 p. m., Sundays at \$1:50 p. m. and \$11:30 p. m., Sundays at \$1:50 p. m. and \$11:30 p. m. (connecting mail closes there the sundays at \$1:50 p. m. \$11:50 p. \$11:50 p

Transpacine Mails. PHILIPPINE ISLANDS, via San Francisco, close here daily at 6:30 p. m. up to April \$26th. Inclusive. for despatch per

April \$26th. inclusive, for despatch per U. S. Transport.
CHINA and JAPAN, via Scattle, close here daily at 6:39 p. m. up to April \$28th, inclusive, for despatch per s. s. Shinato Maru.
HAWAII, via San Francisco, close here daily at 6:30 p. m. up to April \$27th. inclusive, for despatch per s. s. Alameda.
CHINA and JAPAN, via Vancouver and Victoria, B. C., close here daily at 6:30 p.m. up to April \$28th, inclusive, for despatch per s. s. Empress of china. Merchandise for U. S. Postal Agency at Shanghal cannot be forwarded via Cannon. Canada

HAWAII, CHINA, JAPAN, PHILLIPPINE

18LANDS via San Francisco, close here
daily at 6:30 p. m. up to May \$3d, inclusive, for despatch per s. s. Dorfc,
NEW ZEALAND, AUSTRALIA 'except
West), NEW CALEDONIA FIJI. West). NEW CALEDONIA Fill.

BAMOA and HAWAII. via San Francisco.
close here daily at 5:30 p. m. after April
22th and up to May 19th, inclusive, for
despatch per s. s. Sonoma. (If the Cunard
steamer carrying the British mai for
New Zealand does not arrive in time to
connect with this despatch, extra mails—
closing at 5:30 a. m., 9:30 a. m. and 0.3
p. m.; Sundays at 4:39 a. m., 9 a. m. and
6:30 p. m.—will be made up and forwarded
until the arrival of the Cunard steamer.)
HAWAII. JAPAN, CHINA and PHILIP—
PINE ISLANDS, via San Francisco, close
here daily at 6:30 p. m. up to May 11,
inclusive, for despatch per s. s. Nippon
Maru.

Maru.
CHINA and JAPAN, via Tacoma, close here daily at 6:30 p. m. up to May \$13, ininclusive, for despatch per s. a. Olympia.
AUSTRALIA (except West), Fill
ISLANDS and NEW CALEDONIA, v. a.
Vancouver and Victoria, B. C., close here
daily at 6:30 p. m. after May \$9th and up
to May \$23, inclusive, for despatch per s.
s. Aorangi.
TAHITI and MARQUESAS ISLANDS, via
San Francisco, close here daily at \$2 p.
m. up to May \$9th, inclusive, for despatch per s. s. Mariposa.
Note-Unless otherwise addressed, West
Australia is forwarded via Europe, and
New Zealand and Philippine via San Francisco—the quickes, routes. Fhil ppines specially addressed via Canada or eva
Europe' must be full, prepaid at the foreign rates. Hawali is lorwarded via San
Francisco exclusively.
Transpacific mails are forwarded to port
of sailing daily and the schedule of closing
is granged on the presumption of their
uninterrupted overland transit. Registered
mail closes at 5:50 p. n. revious day.

CORNELIUS VAN COTT.

Postomice. Maru. CHINA and JAPAN, via Tacoma,

# Postoffice, New York, N. Y.,

LEGAL NOTICES. NOTICE TO BIDDERS.

The Board of Public Lands and Buildings will receive sealed bids at the office of the secretary of state at the capitol, in Lincoln up to 12 o'clock noon on the 12th day of May, 1963, for the construction and putting in place of 158 steel cells, together with gratings, corridors, etc., in the state pententiary at Lincoln according to the plans and specifications therefor as prepared by R. W. Grant, architect, and now on file in the office of commissioner of public lands and buildings. Each bid must be accompanied by a certi-

Each bid must be accompanied by a certified check, payable to George W. Marsh, secretary of state, in a sum equal to 5 percent of the total amount bid upon. The check of the successful bidder will be forselted to the state should such bidder fail within ten days after the awarding of such contract, and give a good and sufficient bond for the faithful performance of such contract in some surety or guarantee company, authorized to do business in Nebraska, to be approved by the Board of Public Lands and Buildings. Said Board of Public Lands and Buildings, Said Board of Public Lands and Buildings reserves the right to contract with the successful bidder for seventy-eight additional cells, built according to the same plans and specifications above mentioned, at the same pro rate price per cell as shall be contracted to be paid for the 16 cells.

Said board reserves the right to reject any and all bids.

GEORGE W. MARSH,

Secretary of State.

Dated Lincoln, Nebraska, April 27, 1902.

Secretary of State. Dated Lincoln, Nebraska, April 27, 1903. A20d10t—M

NOTICE TO BIDDERS.

The Board of Public Lands and Buildings will receive bids on furniture and fixtures for the penitentiary as per estimate on file in the office of the commissioner of public lands and buildings.

Bids will be received up until noon, 12 o'clock, on the 12th day of May 1902.

Bidders to submit samples of estimates bid upon. The Board of Public Lands and Buildings reserves the right to reject any Buildings reserves the right to reject any and all bids. # GEORGE W. MARSH,

Secretary of Board. A29010t-M GOVERNMENT NOTICES.

OFFICE OF THE CONSTRUCTING Quartermaster, 621 Dooly Building, Salt Lake City, Utah, April 15th, 1902.—Sealed proposals, in triplicate, will be received here until 11:39 a.m., standard time, May 4(h, 1903, and then opened for the plumbing, heating, cas plping and electric wiring of two double cavairy barracks to be erected at Port Douglas, Utah, information and blank forms of proposals furnished on application to this office. Plans and specheations may be seen here. United State reserves the right to accept or reject any of all proposals, or any part thereof. Enterpress containing proposals to be marked, "Proposals for public buildings," and addressed to CAPTAIN SAMUEL V. HAM, quartermaster.