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WE CLOSE SATURDAYS AT 6 P. M.

Bee, March 14, 1904.

Special Sale of Imperial Long Cloth

Special sale of Nos. 350, 400, 500 and 600 Imperial Long Cloth manufactured by Sherman, Reid & Co. These numbers are put up in twelve yard bolts.

No. 350 Imperial Long Cloth in this sale, \$1.12% a bolt, No. 400 Imperfal Long Cloth in this sale, \$1.26 a bolt. No. 500 Imperial Long Cloth in this sale, \$1.35 a bolt. No. 500 Imperial Long Cloth in this sale, \$1.57 a bolt. Special sale of Mc Japanese Linen Center Pieces at Mc each. Special sale of Mc Teneriffe Lace Doylies at 19c each.

Thompson. Belden & Co.

Y. M. C. A. Building, Corner Sixteenth and Douglas Sts.

Continued from First Page,

Clarke stated he replied, "I believe you had better stand pat." "Stand pat" was a new phrase to Senator Hoar, and he asked what it meant, and

then asked about certain statements which District Attorney Summers had said he would testify to having relation to Fisher's conversation. Mr. Clarke stated that he told Mr. Sum mers before leaving that he could not testify to some of the allegations put in his mouth, to which Summers replied that

they were immaterial. But Senator Spooner did not think they were immaterial, for he asked Clarke a number of questions bearing on the summary furnished by the district attorney. Fisher and Francis were recalled to tell

what they remembered of the conversation with Clarke, but their testimony threw little additional light on the matter, beyond their original statements.

Dutton Denies Story.

William Dutton of Hastings was recalled and asked by Senator Hoar whether he had ever had a conversation with U. S. Rohrer of Hastings regarding the appointment of Mr. Haman as deputy postmaster under Mr. Fisher and whether he had said that it would take \$500 to bring about his appointment. Dutton emphatically stated that he had never talked to Rohrer and that he did not know that Haman was a candidate. This testimony was brought out to controvert a letter sent by District Attorney Summers through the attorney general from U. S. Rohrer of Hastings, wherein it was stated that he had a talk with Dutton regarding the appointment of Haman as leputy postmaster and that it would cost Haman \$500 to be appointed.

John D. Mines of Hastings, deputy colector of internal revenues, was called and denied a conversation in which it was claimed that Fisher had stated that Diet-

Your Heart

is a wonderful pump that works inces-santly, averaging seventy fifty-pound strokes a minute and forcing from 20 to 30 pounds of blood throughout the body each

Dr. Miles' Heart Cure

It feeds, strengthens and builds up the nerves and muscles of the heart so they can supply the necessary energy.
"Dr. Miles" Heart Cure is a marvelous remedy. I always use it when cardiac trouble is present. It meets the indications surely and completely."—C. F. P. BURCHMORE, M. D., 496 Mass. Ave., Boston Mass. ion, Mass.

If first bottle fails to benefit, money back.

CLOSING OUT Buggies, Carriages

and Wagons FREDRICKSON Fifteeuth and Capitol Ave.

TEXAS STRAWBERRIES

Now ready to move. I make specialty of filling small orders-no car loads-all shipments C. O. D. Correspondence solicited. 5. P. HOWLAND, Houston, Texas.

DIETRICH TAKES THE STAND rich had said he had to pay Mr. Thompson have \$14,000 for his expenses, Mr. Thompson having been a candidate for United States of this statement.

senator when Dietrich was elected. U. S. Rohrer of Hastings, another of the government's witnesses, has been subpoensed and is expected to arrive on

Wednesday. Senator Dietrich desiring to arrange his Mr. Clarke explained. The witness was statement in chronological order, with the several states and forbids attempts to monopolize such commerce. Laying aside mittee adjourned until Wednesday at 10:30. | the many things of a minor character and

WESTERN MATTERS AT CAPITAL.

Number of Carriers Appointed for Routes in Iowa. (From a Staff Correspondent.)

WASHINGTON, March 14 .- (Special.)-Rural carriers appointed for Iowa routes: Knoxville, regular, William O. Davies; substitute, C. Emos. Montezuma, regular, Homer Kimbley; substitute, Charley Kimb-

Rural free delivery routes have been or dered established as follows: On April 1-South Dakota, Yankton, Yankton county one additional; area covered, thirty-eight square miles; population, 515. April 15-Iowa, Elm, Howard county, two routes; area covered, forty-eight square miles: population, 925. South Dakota, Brandon, Minnehaha county, one route; area fortyone square miles; population, 433. Parker, Turner county, one additional; area, thirty nine square miles; population, 526. Renner, Minnehaha county, one route; area, forty square miles; population, 412.

Walter C. Lyons has been appointed postmaster at Harlan, Cherry county, Neb. vice Homer S. Meyers, resigned.

John L. Webster arrived in Washington last night for the purpose of arguing the case of Thomas L. Sloan against the United States. This case grows out of the claim of a large number of mixed blood Indians for allotment of lands on the Omaha reservation. Harry C. Brome of Omaha, counsel for the Indians, is also in the city. It is expected the case will be reached late tomorrow.

Edward Rosewater arrived in Washington this afternoon to testify in the Dietrich investigation. It was decided, however, by the committee that his testimony would not be necessary, in view of the decision confining the inquiry wholly to Benator Dietrich and the charges made against him in the federal court.

Senator Millard has been notified that rural free delivery service will be estab-

sixth meridian No. 55, range 97; townships 54 and 55, ranges 98 and 39, and townships 53 and 54, range 100,

Congressman Hinshaw today recommended the reappointment of Thomas J. Taylor for postmaster at Wilber, Saline ounty, Nebraska.

He also appointed to Annapolis: Principal, Harry P. Letton, Fairbury; first alternate, George L. Babson, Beward; second alternate, Raymond Fowler, Dewitt; third alternate, Charles Mailley, Stromsburg.

To Cure a Cold in One Day Take Laxative Bromo Quinine Tablets. All druggists refund the money if it fails to cure, E. W. Grove's signature is on each box. Mc.

Glass Workers Elect Officers. PITTSBURG, March 14.—Returns for the election of officers of the Window Glass Workers' association show that Paul St. Peter was elected president to succeed Simon Burns by a large majority. John Swalm was elected vice president: William Lowers of Jeanette, Pa., treasurer, and Harry Rhodes of Newcastle, Pa., assistant secretary.

Cantata, "Joan of Aro," First Congregational Church, this evening. Tickets,

DIED.

PARRAR-L. P. Saturday evening, March 12, aged 63 years. Funeral at 2 o'clock p. m., Tuesday, March 15, from residence, 2743 South Thir-teenth street. Interment Prospect Hill cemetery, Friends invited

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Omaha Bee

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Maria Carlos Adding	1.00 (0)	Anna K	In January Co.

This coupon, when accompanied by a cash prepaid subscription to THE BEE, counts 10 votes for each 10c paid, 100 votes for each dollar paid, etc.

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MERGER IS HELD UNLAWFUL

United States Supreme Court Hands Down Dec sion in Important Case.

OPINION IS READ BY JUSTICE HARLAN

Matter Which Has Been Considered for Many Weeks Finally Decided and Position of Administration is Upheld.

was for congress to supply the remedy and not for the courts.

Morgan Knew Object of Merger, Justice Harlan also discusses the prelictions of financial disaster from the enforcement of the anti-trust law, but discouraged them, saying they were usual inder such circumstances and need not be realized. Justice Harlan declared that the only

object of the merger was to prevent competition, and he said that if no one else enew this to be the case J. Pierpont Morgan, one of the defendants, knew that to have been the case. Extracts from Morgan's testimony was quoted in support

"In our judgment," said Justice Harlan, 'the evidence fully sustains the material allegations of the bill and shows a violation of the act of congress, insofar as !! declares illegal every combination or conspiracy in restraint of commerce among summarizing the principal facts, it is indisputable, upon this record, that under the leadership of the defendants Hill and Morgan, the stockholders of the Great Northern and Northern Pacific rallway corporations, having competing and substantially parallel lines from the great lakes and the Mississippi river to the Pacific ocean at the Puget sound, combined and tonceived the scheme of organizing a corporation under the laws of New Jersey. which should hold the shares of stock of

constituent companies." Continuing, Justice Harlan said that "This combination is, within the meaning of the act, 'a trust,' but if not it is a combination in restraint of interstate and international commerce and that is enough to bring it under a condemnation of the

He held that if such a combination were not destroyed, "all the advantages that would naturally come to the public under the operation of the general laws of competition, as between the Great Northern and Northen Pacific railway companies, will be lost and the entire commerce of the immense territory in the northern part of the United States between the great lakes and the Pacific at Puget sound, will be at the mercy of a single holding corporation, organized in a state distant from the people of that territory."

No Interference with States' Hights. Discussing the contention of the defendants that the enforcement of the act of states, Justice Harlan said:

"This view does not impress us. There is no reason to suppose that congress had Viewed in this light, the act must be re- curities company. spected. By the explicit words of the constitution, that instrument and the laws minute, The power that keeps this wonderful pump in motion is nerve force, the energy furnished by the nerves. Disease, over-exertion, fright, anxiety, allowing lands in the Lander, Wyo., cohol, tobacco and other stimulants weaken these nerves, but the heart, instead of stopping makes extraordinary efforts, and causes heart strain.

Then comes shortness of breath, heart palpitation, dissiness, etc., because the nerves are too weak to furnish power.

Take the only safe remedy.

The power that keeps this wonderful pump in motion is nerve force, the energy furnished by the nerves. Bond at Bradish, Boone county, April 15, provisions, are the supreme law of the supreme law of the supreme law of the supreme law of the land, 'anything in the constitution or laws of any state to the contrary notwithstanding,' supreme over the people of the courts and even over the people of the courts and even over the people of the courts and even over the people of the states, over the courts and even over the people of the courts and even tutionally passed under its power to regulate its power under the states and with much as if it were embodied, in terms, in the constitution itself."

To sustain the contention of the defendants that the anti-trust act, if held to embrace the merger case, is repugnant to the constitution of the United States, Justice Harlan said, would be to overrule the prior decisions of the court as to the scope and validity of the anti-trust act.

May Declare Combinations Hiegal. If congress, he said, could strike down a combination between private persons, or private corporations that restrain trade among the states, "surely it ought not to be doubted that congress has power to declare illegal a combination that restrains commerce among the states, and with foreign nations, as carried on over the lines of competing railroad companies, in the

exergise of public franchises and engaged in such commerce." Justice Harlan quoted a number of decisions and concluded as follows: "Guided by these long established rules of construction, it is manifest that if the anti-trust act is held not to embrace a

case, such as is now before us, the plain intention of the legislative branch of the government will be defeated." Justice Harlan said that the defendants

have no just cause to complain of the decree of the lower court in the matter of law, and it should be affirmed. Justice Harlan, in conclusion, announced the confirmation of the decision of that court, say-

"The judgment of this court is that the decree below of the circuit court be and hereby is affirmed, with liberty to the court to proceed in the execution of the decree, as the circumstances may require."

The decision was concurred in by Justices Brown, Brewer, McKenna and Day, while the chief justice and Justices White, Peckham and Holmes dissented. Justice Harlan concluded at 1:18.

He was followed by Justice Brewer, who, while concurring in the judgment, did not accept all the language of the opinion.

Opinion of Dissenting Judge. Justice Holmes read the dissenting opinion. He construed the anti-trust law as a criminal statute and declared that there was nothing in it to indicate that it had been enacted merely for the control of largo concerns, as is generally contended. Indeed, the law had not been understood as applying to railroads until so construed by the supreme court. The act, he con-

binations in restrain of trade and makes no reference to competition. Logically construed, Justice Holmes said, today's decision should be followed by the criminal prosecution of the parties at intorest in this case.

tended, applies only to contracts and com-

Speaking of the general understanding that the Sherman law applied only to large corporations, the justice said that this impression was breathed from every pore of the statute, but that its language did not bear out the conclusion. He thought this inference due to the size of railroad corporations. He took the position that there had been no attempt to monopolize in this combination of the railroads and said that there could be no more objection to the purchase of the stock of the Northern Pacific and the Great Northern roads by the Securities company than its bought Mr. Morgan himself. Referring to the point of personal responsibility, Justice

Holmes said: I do not expect to hear it maintained that Mr. Morgan could be sent to prison for buy-ing as many shares as he liked of the Great

Northern and Northern Pacific, even if he bought both at the same time and got more than half the stock of each road.

Justice White also read a dissenting opin-

lons, he outlined the points involved in ful combinations. the case. He referred to its importance and called attention to the fact that only four members of the court, one less than a majority, had united in the opinion of He then said that such principles as laid down in that opinion are "destructive of government, destructive of human liberty and destructive of every principle upon which organized society depende."

Justice White said he conceded to the fullest extent the power of congress over interstate commerce. "But this question. he said, "is ownership-is the acquisition and ownership of property used in inter-

state commerce."

Commerce undoubtedly is traffic, he went on, but it is something more. If it be true that ownership of railroads may be controlled by the federal government, why may not all ownership be so controlled?" If the principle here adopted be true, he ontended, Mr. Hill's control of the rallroads in question could be taken from him. He could not accept this theory, but contended for the right of the states to regulate matters of this character for themselves. For the federal government to take

instances is for it to pull down the pillars of the temple upon which it rests. The decree of the circuit court, which is affirmed today, contained the following: "Enjoining the Securities company, its officers, etc.-

the position that it can supervise in such

"From acquiring or attempting to acquire my more of such stock. "From voting any such stock at any meeting of stockholders of either railway

company. "From exercising or attempting to exerise any control, direction, supervision or nfluence on the acts of the other railway ompany by virtue of its holding of stock therein.

"From allowing the Securities company or its attorneys or agents to vote the stock held by it.

"From paying any dividends stock to the Securities company. "From permitting the Securities company or its officers, etc., to exercise any control over the corporate acts of such railway companies.'

The decree further provides that it shall not be construed as preventing a reexchange between the Securities company and those to whom, it has issued its own shares in exchange for those of either railway company.

Justice White concluded his dissenting opinion at 2:45 and Chief Justice Fuller, after stating that he and Justice Peckham concurred in what Justices White and Holmes had said, announced a recess.

Hill Refuses to Talk.

NEW YORK, March 14.-J. J. Hill, president of the Northern Securities company, received news of the decision at the company's office in this city. Mr. Hill declined to discuss the matter, except to say: "There is nothing to be said at this time congress would be an interference by the The properties of the Northern Securities national government with the internal company are still there. They are as good as ever.

Mr. Hill intimated that he might have something to say as soon as he got some any purpose to interfere with the internal definite idea of the scope of the opinion. affairs of the states, nor is there any Mr. Hill was in conference for some time ground whatever for the contention that after the news came out with John S. Kenthe anti-trust act regulates only commerce nedy, who is one of the directors and Quincy roads, to merge and consolidate the among the states and in the foreign states, largest stockholders in the Northern Se-

At the offices of T. P. Morgan & Co. no enacted by congress in pursuance of its had. A member of the firm stated, how-

noon, sold off for the most part when news of the decision came out. On the curb foreign nations, is binding upon all as Northern Securities declined half a point from 85% to 85%.

President Likes the Decision. WASHINGTON, March 14.-President Roosevelt received the news of the supreme ourt's decision in the Northern Securities case from the Associated Press. He expressed his satisfaction that the court had sustained the contentions of the government. Later he will express his personal congratulations to the attorney general.

Gratifies Governor Van Sant. ST. PAUL, Minn., March 14.-Governor Van Sant, when told of the decision in the merger case, was highly elated. He said:

"Rough and Ready" Food

That's wonderful

Grape-Nuts

Rough in shape (that's to give the teeth work and bring down the saliva) and

Ready to go into the system and make Muscle, Brain and Nerves.

> Over two million meals of Grape-Nuts eaten every day and no failures.

"There's a Reason."

Get the litle book "The Road to Wellville," each pkg.

lecision in the merger suit, for in my opinion the decision means more to the peoin, taking up especially the power of con- ple of our country than any event since the gross to control commerce. Beginning with great civil war, It will for all time prevent argument in support of dissenting opin- the formation of illegal trusts and unlaw-

Opinion of Judge Sanborn. ST. PAUL, March 14.-"The supreme court decision," said Judge Walter H. Sanborn, of the United States circuit court of appeals, today, "follows the same line of reasoning as the decision given in the ciroutt court in this case, and, so far as I have seen, affirms that decision in every

respect. "I have said what I think about the merits of the case in the circuit case decision, in which I concurred. Judge Thayer who wrote the decision. Judge Caldwell and myself were all agreed that the Northern Securities company clearly came within the prohibition of the anti-trust act and was within the meaning of that act, a trust.

"It appeared to us that the merger was manifestly a holding company, the primary object of which was to prevent competition, and the supreme court has taken the same view."

Former Senator Charles F. Manderson, general solicitor of the Burlington, was first apprised of the decision by a reporter for The Bee, to whom he made a statement as to the probable effect of the decision upon the Burlington and the future course that the management of this road will pursue. He said:

"Until I have an opportunity to read the full text of the decision as rendered by Judge Harlan I cannot answer your ques tion intelligently. Ever since the Great Northern and Northern Pacific railroads purchased the stock of the Burlington Railroad company at \$2 for \$1 and placed all the stock in the hands of the Northern Securities company as a holding company the three railroads have been operated entirely distinct from each other, and they will, be yend a doubt, continue to be operated as separate entities. So far as the general public is concerned I do not see how it can be either benefited or injured by the de cision. The three railroads named have been operated in fair competition with each other and the Burlington, during the exist ence of the so-called merger, has been under practically the same management and control that it was before. As to the stock of the railroads held by the Northern Securities company the decision will, undoubtedly, direct as to what disposition or distribution shall be made of it in the interest of the owners, whose property right in the stock cannot be destroyed by the supreme

PETER POWERS' FRIEND LOSES OUT. Not Permitted to Intervene in Case

to Stop Merger. ST. PAUL, March 14.-A decision dismissing the appeal of Camille Weidenfeld from a decree in the United States district court, dismissing the appellant's intervening petition in the case of Peter Power against the Northern Pacific Railroad company, was handed down by the United States court of appeals today. The suit originated in the district court of Hennepin county, Peter Power, as the alleged owner of 100 shares of common stock in the Northern Pacific company, seeking to obtain an injunction restraining the Northern Pacific company's directors from entering into a combination with similar officers of the Great Northern and Chicago, Burlington & three systems, which were alleged to be parallel and competing. Power also sought to restrain the Northern Pacific company expression regarding the decision could be from retiring its preferred stock, amounting

> the court, filed his intervening petition, seeking to have the retirement of the stock declared unlawful and fraudulent, and to have the Northern Pacific company declared of having unlawfully consolidated

its lines with the Great Northern. The decision is against the contentions of the appellant at every point, the court holding that the Northern Pacific company acted entirely within its power in converting the preferred stock to common.

AFFIRMS POINTS OF LOWER COURT.

Judge Thayer Thinks Decision of Supreme Court is Final.

LOUIS, March 14.-Judge Amor Thayer of the United States circuit court. whose opinion in the Northern Securities case was affirmed by the supreme court,

From what I have seen of the decision it appears that all the points I made in my decision have been affirmed. Justice Harian holds that the Northern Securities company is clearly a combination in restraint of trade and that it is an attempt to monopolize interstate traffic.

Relative to the question as to state rights the decision clearly enunciates that in interstate matters congress is supreme and that any act in violation of this is absolutely void.

From what I have seen of the dissenting opinion it appears that it is held that the anti-trust law is purely a criminal statute and that congress did not enact it to prevent men from organizing holding corporations.

The great question in this case was

vent men from organizing holding corporations.

The great question in this case was
whother corporations could be organized
that have no business of their own save to
act as a holding company for other corporations and to be formed solely for that purpose. It is obvious that if this could be
done the corporation could be formed to
control all of the industrial plants of the
United States.

The decision of the supreme court is final,
motions for a rehearing in this court are
made but never granted, especially in a
case like this which has been carefully
gone over time and again.

VALIDITY OF THE DEVICE AT ISSUE. Attorney General Knox Expresses His Opinion of the Decision.

WASHINGTON, March 14.-Attorney General Knox, being asked this evening concerning the merger decision, said: My views of the decision cannot be bette: expressed than in the language of one of the best know railroad presidents in the United States upon the decision in favor of the government by the court below. He said:

mid:
"The decision is sound law, good, and
for the benefit of all legitimate interests
and for the country's welfare, and it voices
the judgment of probably nine-tenths of
the most conservative business men of the

country."
As to the bearing upon other railroads I have this to say:
The government has never claimed that the law is any broader than its language plainly indicates. During the trial and argument the government paid no beed to the defendant's contention that the makeup of substantially all the great American systems of railroads was on trial. The government's position was then that the question before the court was the validity of the Northern Securities device.

President Harriman Silent. NEW YORK, March 14.-E. H. Harriman,

I must digest the opinion and counsel with my friends before talking about it.

Coal Company Is Prosperous. NEW YORK, March 14.—The report of the Tennessee Coal and Iron company for the year ended December 31 last, which was made public today, shows net earnings of \$2,889,957, an increase over the previous year of \$284,862. During the year \$2,867,000 was expended for reconstruction and permanent improvement. There has been charged off against depreciation a total of \$1,551,077 within the last three years.

Champagne? If it is the taste and sparkle you want, I'll bring you Cook's Imperial.



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cthers do not.

Carter's Little Liver Pills are very small and very easy to take. One or two pills make a dose. They are strictly vegetable and do not gripe or purga, but by their gentle action please all who nos them. In vials at 25 cents; five for \$1. Sold by draggists everywhere, or sent by mail.

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THE FAME OF SAPOLIC has reached far and wide. Everywhere in millions of homes here is a regard for it which can not be shaken. Sapoliohas done much for your home, but now for yourself-have you ever tried that "Dainty Woman's Friend"-HAND SAPOLIO, for toilet and bath?

A SKIN OF BEAUTY IS A JOY FOREVER. Removes Tan, Pimples, Freckles, Moth Paiches, Rash, and Skin diseases, and every blemish on beauty, and tiseases, according to the control of a fimiliar name. Dr. L. A. ton (a patient):
"As you indies
will use shem, I
recommend "Geuraud's Gream"



KILLS PAIN

That dreadful disease which threatens all of us, rich or poor, can attack and kill only those whose bowels are not kept clean. Start today by taking MILKS' EMULSION and keep your bowels

in a healthy condition. MILKS'

WE GUARANTEE AN ABSOLUTE CURE. Furchase price refunded by your druggist if first ottle does not give rellef.

The Milks' Emulsion Company.

Gentlemen:

I was a constant sufferer for five years with stomach trouble, which developed into appendicitie as diagnosed by physicians, and for six months expected orders to be taken to the hospital to undergo an operation by knife, when I was induced to try a box of Milks' Emulsion, and not more than haif a box was taken by me, when I was given relief, and have no indication of any pain in my side or stomach since that time, and can freely recommend Milks' Emulsion to anyone suffering from stomach trouble or indication of appendicitis. Yours truly, Jack C. Ruthersond, Rutherford Printing Co., December 12, 1802.

Terre Haute, Ind.

The Milks' Emulsion Company.

Gentlemen:— Terre Haute. Ind.

I was bothered with stomach trouble and constipation for five years. One year of this time I was unable to work, suffering untold agony. I doctored with some the best physicians, also took many of the proprietary remedies used for stomach trouble and constipation, but could find no permanent relief. A friend of mins recommended Milks' Emulsion and after taking the first few doses I found that I was relieved greatly and after using three packages it effected as permanent cure. I cannot say too much for Milk's Emulsion. It has done more for me than any of the remedies that I used and I feet that I should give you this testimonial as it may be the means of having other sufferers to use your goods. Yours respectfully.

C. A. McCormack.

Anderson, Ind.

The MILKS' EMULSION is pleasant to take and ACCOMPLISHES WONDERFUL RESULTS. MILKS' EMULSION CO.,

Price 50 cents. Terre Haute, Ind. GUARANTEED AND FOR SALE BY DRUG DEPARTMENT

Ten Days' Free Treatment

Great Parisian Method That Cures Seminal Weakness, Varicocele Stricture, Gleet, Gonorrhoea, Unnatural Discharges. Irritation and Enlargement of the Prestate Gland, Bladder and Urlnary Disorders, Without taking fledicine into the Stomach and in Their Own Home. It Will Be Sent Every flan Absolutely

Py a wonderful method successfully used for years in France, and now for the first time introduced in America, it is possible for any man, no matter how bad off, to quickly regain the viscer of young manhood



PLEASANT, ECOTHING AND HEALING. without taking any medicine into the stomach, and to prove that it will do this they ofter a full Ten Days Trial Treatment absolutely free to every man sending name and address to Dr. Stevens & Co. Box 177, Columbus, Ohio. You apply it locally to the seat of the trouble, and it quickly finds its way to the desired spot, enlarging the muscles increasing the nerve force and giving the necessary vim and energy. The world of science and medicine thoroughly endorse it.

ing the necessary vim and energy. The world of science and medicine thoroughly endorse it.

It cures in wonderfully quick time, in your own home, lost vitality, emaciation, prematurity, varicocele, erfeture, unnatural irritation and enlargement of the prostate gland, and all bladder and urinary disorders of men. It is the only method known to science that will electrify the body, rout wasting diseases, create vigor, warmth and force, and all this without medicine taken into the stomach. If others tell you nothing can be done for you, this will surely cure you.

Write to Dr. Stevens & Co., Columbus, Ohio, Box 17th. They offer Ten Days' Trial Treatment to every man. It is no "prescription," "deposit" or "C. O. D." scheme, as this firm is too large to resort to such petty ways. In addition to the absolutely free trial treatment they send the most complete book ever written on the Diseases of Men, telling all, and fully illustrated, with forty engravings from life. Everything is confidential and sent perfectly plain, and since they merely ask you to inquire what they have got that will cure you, we trust every gentleman reader of this paper will write them at once as above and thus get the Ten Days' Trial Treatment and book, both absolutely free.



Six trains a day from Omaha over the North-Western Line, the only double-track rallway from the Missouri River to Chicago, connects at that point with all lines, for all points East. These fast trains on the

North-Western Line are most conveniently equipped for the safety and comfort of patrons.

Buffet smoking and library cars. Superb a la carte dining car service. Drawing-room and private compartment sleeping cars, free reclining chair cars and standard day coaches. Leave Omaha daily for Chicago at 3:40 a. m., 8:00 a. m., 11:30 a m., 4:25 p.m., 5:50 p.m. and 8:25 p.m. Tickets and full information on application TICKET OFFICES: 1401-1403 Parnam Street, Omaha

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Telephone 1831. Every Night, Matinees Thursday, Saturday and Sunday. Modern Vaudeville Julia Kingriey & Co., Enyder & Buckley, Robertus & Wilfredo, A. O. Duncan, Jos Flynn, Attas Ben Omar and the Kino-drome producing "The Great Train Rob-bery."

Prices 10c, 25c and 50c. KRUG THEATER 15-25-50-75c FIRST TIME AT POPULAR PRICES-

TONIGHT, 8:15-JOSEPH KERRY MURPHY 00W.

Wednesday Mat., Best Seats 250-"Shaun Rhue." Wednesday Night-"Shaun Rhue." THURSDAY, PRIDAY AND SATURDAY 25 Cent Matince Saturday-

"HAPPY HOOLIGAN" Nothing but Fun, Music and Pretty Girls. Seats Now on Bale.

BOYD'S Woodward & Burgess, SPECIAL MATINEE TODAY-Last time tonight, MARIE WAINWRIGHT In "Twelfth Night."

Prices-Mat. 25c to \$1.00; night, 25c to \$1.50.

FRIDAY & SATURDAY, MAT. & NIGHT-

E. J. Morgan in "The Eternal City." Prices—Mat. Ec to \$1.00; night, Ec to \$1.50. Sents on Sale Wednesday Association Course' BOYD'S THEATER, Monday, March 21st. SIEGEL-MEYER-CAVENY CO.,

STRONG COMBINATION. Seats now on sale at Y. M. C. A.,