Attorsey General Receives the Text from Federal Supreme Cont.

SUBSTANCE OF IT AIR: ADV WELL KNOWN

Governor Sheldon Reappoints Mrs.

MeMahan Superintendent of the Industrial School at General Thompson today received a copy of the opinion written by the supreme court of the United States in the railroad tax hunched contents. The States in the railroad tax hunched contents and the States in the railroad tax hunched contents. The States in the railroad tax hunched contents and Assessment for all states from of the same beyond certain sums tendered. The bills aliege that the board, coareed by political clamor and its fears, sould be supposed to the same superintendent of the same seements from of the contents and Assessment for all states and the railroad tax hunched contents. These are bills to declare void assessments are bills to declare void assessments for the same decided that the political clamor and its fears, sould suppose the political clamor and its fears, sould suppose the political clamor and tax fears, sould suppose the political clamor and the fears, sould suppose the political clamor and tax fears, sould suppose the of the United States in the railroad tax junction cases. The opinion follows:

These are bills to declare void assessments of taxes made by the State Board of Equalization and Assessment for the year 1904, and to enjoin the collection of the same beyond certain sums' tendered. The bills allege that the board, coerced by political clamor and its fears, arbitrarily determined in advance to add about \$12,000,000 to the assessment of railroad property for the previous year, and then prepended to fix the values of the several roads by calculation. They allege that the assessments were fraudulent, and void for want of jurisdiction, and justify these general allegations by more specific statements. One is that other property in the state, especially land, was valued at a lower rate than that of the railroads. Another, of more importance, is to the effect that the board adopted a valuation by stock and bonds and then taxed the appellants upon the proportion of the value so reached that their mileage within the state bore to their total mileage, without deducting a large amount of personal property owned outside the state, or specially valuable terminals, etc., east of the Missouri river. The principle of this last objection was sanctioned in Fargo against Hart, 193 U. S. 490, under the commerce clause of the constitution, article one, section vill, but later cases have decided that targible property permanently outside the fourteenth amendment. Delaware, Lackawanna & Western railroad against Pennsylvania, 198 U. S. 341; Union Refigerator Transit company against Kentucky, 199 U. S. 194, and the fourteenth amendment alone, somewhat inadvertently referred to, is the foundation of these appeals. Demurrers to the bills were overruied, mainly, if not wholly, on the ground of the charges of duress and fraud. Answers then were filled denyling the material allegations and after a hearing on evidence the bills were overruied, mainly, if not wholly, on the ground of the specific wrongs alleged, and in that way to make out that th

Both Sides in Error. When we turn to the evidence there is equal ground for criticism. The members of the board were called, including the governor of the state, and submitted to an elaborate cross-examination with regard to the operation of their minds in valuing and taxing the roads. This was wholly improper. In this respect the case does not differ from that of a jury or an umpire, if we assume that the members of the board were not entitled to the possibly higher immunities of a judge. Duke of Buccleuch against Metropolitan Board of Works, L. R. 5, H. L. 618, 433. Jurymen mannot be called, even on a motion for a

Cured

Get Rid of Your Piles Right Now-Pyramid Pile Cure Can Do It Quickly and Painlessly.

marvelous Pyramid Pile Cure. We want to prove these statements to you personally, so that you will feel the result your-

Pyramid Pile Cure has cured the worst form of piles known. We prove it. Instant relief can be gotten by using the marvelous Pyramid Pile Cure. It immediately reduces all congestion and swelling, heals all sores, ulcers and irri-

The moment you start to use it your suffering ends and the cure of your dread disease is in sight. Here is one of the many thousand letters we get about this great cure:

"I have been a terrible sufferer of piles for fourteen (14) years and during all this time you can have an idea of how many kinds of medicine I tried. But I in found no relief whatever. "Now, after trying but one treatment of

your 'Pyramids,' I am free, free to tell all sufferers of this dreadful disease to try this medicine—the Pyramid Pile Cure. It will cure when all others fail. Sincerely yours, George Braneight, Schellburg, Pa. The Pyramid Pile Cure is put up in the form of "easy-to-use," specially made suppositories. They are soothing, pain-

instant and certain. A trial treatment will be sent you at once by mail, in plain, sealed wrapper, without a cent of expense to you, if you send your name and address to Pyramid Drug Co., 83 Pyramid Building, Marshall,

After you receive the sample, you can get a regular-size package of Pyramid Pile Cure at your druggist's for 50 cents or if he hasn't it, send us the money and we will send it to you.

Formal Opening

....AND....

Souvenir Sale

CURTAINS and DRAPERIES.

TURE, CARPETS, RUGS, LACE See the NEW STORE and get benefit of the SOUVENIR PRICES which these THREE

Miller, Stewart @ Beaton Co.

413-15-17 South 16th St.

Board Expresses Result.

The board expressed its result in another ote. "Having given full and due conderation to the returns furnished said The board expressed its result in another vote. "Having given full and due consideration to the returns furnished said board by the several railroad companies, and having taken into consideration the main track, sidetrack, spur tracks, warehouse tracks, roadbed, right-of-way and depot grounds, and all water and fuel stitions, buildings and superstructures thereon, and all machinery, rolling stock, telegraph lines and instruments connected therewith, all material on hand and supplies, moneys, credits, franchises and all other property of said railroad companies, and having taken into consideration the gross and net earnings of said roads, the total amount expended in operation and maintenance, the dividends paid, the capital stock of each system or road and the market value thereof and the total amount of secured and unsecured indebtedness (we) do hereby ascertain and fix for the purposes of taxation the full actual value, the average value per mile and the assessable value per mile of the several roads as follows:" with a list.

The roads supplemented the record by evidence that the state treasurer, a mem-

age value per mile and the assessable value per mile of the several roads as follows:"

With a list.

The roads supplemented the record by evidence that the state treasurer, a member of the board, on the objection being made to a paper said to exhibit the stock. It is not companies owned by the Union Pacific, that the stock and honds of other companies owned by the Union Pacific had not been deducted, answered, "The board it as decided that it cannot make deductions for property outside of the state." This answer was in the presence of the other members of the board. It is agreed that the paper referred to was prepared for the use of the board. It is agreed that the paper referred to was prepared for the use of the board. It shows a cclumn of figures marked "Deductions for locally assessed" and amounting, when added, to 1,152,230. Then, under the head, to be shown by the coincidence of figures to have been made up of the market value of the stock of the Union Pacific, its morting board of the stack of the Union Pacific, its morting board of the stack of the Union Pacific, its morting board of the stack of the Union Pacific, its morting board of the stack of the Union Pacific, its morting board of the stack of the Union Pacific, its morting board of the stack of the Union Pacific, its morting board of the stack of the Union Pacific, its inorting board of the stack of the Union Pacific, its inorting board of the stack of the Union Pacific, its inorting board of the stack of the union to reduce the divisor is the total individual of the valuation ultimately reached was \$55,000 at mile instead of \$6,002, but this is soid to have been an arbitrary reduction and did not reduce the amount sufficiently, if we were to assume that this paper furnished the basis of the tax.

Evidently the board the fire of the stack of the same of the second was started in each of three wards of the city. The same was in the Third ward and started at 9 o'clock last evening at the residence of John D. McWilliams, which was temporarily vaca

were to assume that this paper furnished the basis of the tax.

Evidently the board believed that the figures furnished by the roads were too favorable and were intended to keep the taxes as low as they could be kept. Evidently also the members or some of them, used their own judgment and their own knowledge, of which they could give no very good account on cross-examination, but which they had a right to use, if honest, however inarticulate the premises. It would seem from the testimony, as might have been expected, that the valuations fixed were a compromise and were believed PREE PACKAGE SENT TO PROVE IT.

Haif of the suffering and torture of piles has never been told. But no matter. Whether your particular case of piles is almost too excruciating for any mortal to bear, or if you are fearfully tantalized by unreachable itching, or whether you have only a moderate case of piles, there is positive relief, and quick, too, in Pyramid Pile Cure.

You need not take for granted all we ourselves say about our Pile Remedy. We want it to speak for itself. We want you send for a free package today of the marvelous Pyramid Pile Cure. We want

Assumption Unwarranted.

Assumption Unwarranted.

But no such assumption can be made. The board considered the paper no doubt, but so they considered a capitalization of what they understood to be the net earnings in the state, and the value of the tangible property apart from its outside connections. Exactly what weighed in each mind, and even what elements they purported to consider in their debates, is little more than a guess. There is testimony which cannot be neglected that, in this very matter of valuing the road by stocks and bonds, etc., the board, sfrom another table, furnished by the company, valued it at over \$550,000,000 and did deduct from that sum the stocks and bonds owned by the road, and valued by the board at over \$140,000,000, prior to the subsequent reduction to \$55,000 a mile. It is said that this valuation is abstract and detect to minute and detect and d the stocks and bonds owned by the road, and valued by the board at over \$140,000,000, prior to the subsequent reduction to \$5,000 a mile. It is said that this valuation is absurd and due to misunderstanding of the table. But we have mothing to do with complaints of that nature, with anything less than fraud, or a clear adoption of a fundamentally wrong principle. The board, in its formal action properly before us, did vote to request of the Union Pacific, among other things, "an itemised statement of the several bonds and stocks owned by said company, for which they are legally entitled to receive credit on offset, in estimating the value of said company for assessment." This recognizes the true principle, almost in terms. Beyond a speculation from figures, and a few statements improperly elicited from one or two members of the board, there is nothing to contradict the inference from this vote except the above alleged statement of the treasurer, met by his and others' testimony that a proper deduction was made.

A point less pressed than the foregoing was that the other property in the state was greatly undervalued, and that thus the rule of uniformity prescribed by the constitution of Nehraska had been vicilated. Upon this matter it is enough to say that no scheme or agreement on the part of the county assessors who taxed the property was shown, or on the part of the Board of Equalization and Assessment, and to refer to Coulter against Louisville & Nushville Railroad Co., 126, U. \$5.59.

No United States Franchise Taxable.

Again it was said that, inasmuch as the present Union Pacific company, a Utah corporation, acquired its road by foreciosure of a mortgage from a preceding corporation chartered by the United States, it appeared from admissions in testimony or followed from the board's taxing the Nebraska portion of the road as a going concern that it was taxing United States franchises, contrary to the decision in California against Central Pacific Railroad Co., 127 U. S. 1. This also, aithough stated, was not pressed. It does not appear that the present Union Pacific has any United States franchises that were taxed, and, if it has any that were considered in estimating the vaine of the road, it does not appear that they were considered improperly under the later decisions of this court. Central Pacific Railroad Co., 165 Cal. 576, 590; see Adams Express Co. against Onio State Auditor, 166 U. S. 185. And the same thing may be said as to the interstate business of the roads. Adams Express Co. against Ohio State auditor, 166 U. S. 185. And the same thing may be said as to the interstate business of the roads. Adams Express Co. against Ohio State auditor, 166 U. S. 185. The board had a right to tax all the property in the state and to lax it at its value as an organic portion of a larger whole. Western Union Telegraph Co. against Gottlieb, 129 U. S. 42.

Various arguments were addressed to us upon matters of detail which would afford no ground for interference by the court, and which we do not think it necessary to No United States Franchise Taxable.

state at length. Among them is the suggestion of arbitrariness at different points, such as the distribution of the total value set upon the Chicago, Burlington & Quincy system among the different roads making it up. But the action does not appear to have been arbitrary except in the sense. In which many honest and sensible judgments are so. They express an intuition of experience which outruns analysis and sums up many unnamed and tangled impressions; impressions which may le beneath consciousness without losing their worth. The board was created for the purpose of using its judgment and its knowledge. State Railroad Tax Cases, 22 U. S. 575; State against Savage, 6 Neb. 714, 768, 768; In re Cruger, st. N. Y. 619, 621; San Jose Gas Company against January, 57 Cal. 614, 636. Within its jurisdiction, except, as we have said, in the case of fraud or a clearly shown adoption of wrong principles, it is the ultimate guardian of certain rights. The state has confided those rights to its protection and has trusted to its honor and capacity as it confides the protection of other social relations to the courts of law. Somewhere there must be an end. We are of opinion that whatever grounds for uncasiness may be perceived, nothing has been proved so clearly and palpably as it should be proved on the principles laid down in San Diego Land and Town Company against National City, 174 U. S. 739, 754, in order to warrant these appeals to the extraordinary jurisdiction of the circuit court.

Decrees affirmed.

Mr. Justice Peckham and Mr. Justice paid on these judgments.

News of Neb

Mrs. McMahan Reappointed. Mrs. McMahan has been reappointed su perintendent of the Geneva Industrial School for Girls by Governor Sheldon. Mrs. McMahan served in this capacity during

Governor Mickey's administration. Printers Get Eight Hours. An eight-hour work day agreement be tween the local Typographical union and printing houses of Lincoln went into

BIG TREES CUT IN NEBRASKA

Million Feet of Choice Cottonwood from Patch Near Rule, RULO, Neb., March 4.-(Special.)--Ves Bunker is sawing up the large cottonwood patch of timber belonging to Steve Cunningham. He will have fully a million feet of choice lumber out of this patch by the time he finishes it. The trees are large and as many as six fourteen-foot cuts have been secured from one tree without sawing the limbs and in some cases the top log squares twelve inches. Now and then a tree is found that makes eight fourteen foot cuts by using the limbs. Over 2,000 feet of lumber has been cut from one tree. The timber is of such high quality that it is not difficult to get 8x8 pieces, 28 feet long, an unusual length for this section, and when this patch of cottonwood is gone but very few trees suitable for making 28-foot stuff will be left. Most of this lumber is of the yellow cottonwood variety and the grain is perfectly straight A large wild grape vine entwined to one huge cottonwood. It was cut into cord wood and over one-fourth of a cord was

MURDER IN SIGUX COUNTY CAMP

Quarrel Between Negroes Results in Death of One by Shooting. GERING, Neb., March 4,-(Special.)-Jess Murry was shot with fatal results by Fred Hubbard at Bell's camp on the government ditch in Sloux county, north of Spotted Tall Springs, Sunday. There had been some trouble between the parties, who are all colored. Murry was shot through the lungs and was brought to Scott's Bluff. where he died yesterday morning. Coroner Wolt held an inquest yesterday afternoon, the jury being composed of A. E. Stoner, E. M. Cowen, T. C. Bottom, James A. Green, H. W. Guernsey and Howard Raymond, and a verdict of murder was returned. The negro who did the killing appears to have done it deliberately and without any accompaniment of booze or other excuse. He went to Scott's Bluff in the night and changed his clothing and has not been seen since. Deputy Sheriff Sandford of Sloux county sought to get track of him, but has not been able to do so.

New Survey May Be Ordered. SALEM, Neb., March 4-(Special.)-The idea that the work of surveying in the matter of the Nemaha channel prospect has not been properly done is prevalent here Most likely the surveying will have to be done over again. So many objections were offered at the recent drainage meeting and so many conclusive evidences of incompetency upon the part of the surveyors offered that they now propose to hire an

A Square Deal

Is assured you when you buy Dr. Pierce's family medicines—for all the ingredi-ents entering into them are printed on the bottle-wrappers and their formulas are attested under oath as being complete and correct. You know just what you are paying for and that the ingredients are gathered from Nature's laboratory, being selected from the most valuable native medicinal roots found growing in our American forests and while potent to cure are perfectly harmless even to the most delicate women and children. Not a drop of alcohol enters into their composition. A much better arent is used both for extracting and preserving the medicinal principles used in them, viz.—pure triple reflued glycerine. This agent possesses intrinsic medicinal properties of its own, being a most valuable antiseptic and antiferment, nutritive and soothing demulferment, nutritive and soothing demul-

cent.

Glycerine plays an important part in Dr. Pierce's Golden Medical Discovery in the cure of indigestion, dyspepsia and weak stomach, attended by sour risings, heart-burn, foul breath, coated tongue, poor appetite, gnawing feeling in stomach, billiousness and kindred derangements of the stomach lives and beyond. ments of the stomach, liver and bowels.

Besides curing all the above distressing allments, the "Golden Medical Discovery" is a specific for all diseases of the mucous membranes, as catarrh, whether of the nasal passages or of the stomach, bowels nasal passages or of the stomach, bowels or pelvic organs. Even in its ulcerative stages it will yield to this sovereign remedy if its use be persevered in. In Chronic Catarrh of the Nasal passages, it is well, while taking the "Golden Medical Discovery" for the necessary constitutional treatment, to cleanse the passages freely two or three times a day with Dr. Sage's Catarrh Remedy. This thorough course of treatment generally cures the worst cases.

cases.

In coughs and hoarseness caused by bronchial, throat and lung affections, except consumption in its advanced stages, the "Golden Medical Discovery" is a most efficient remedy, especially in those obstinate, hang-on coughs caused by irritation and congestion of the bronchial nucous membranes. The "Discovery" is not so good for acute coughs arising from sudden colds, nor must it be expected to cure consumption is its advanced stages—no medicine will do that—but for all the obstinate, chronic coughs, which, if neglected, or bailly treated, lead up to consumption, it is the best medicine that can be taken.

competent and therefore the work is illegally done, and by doing so force the drainage board to order a new survey by a competent engineer. The dissatisfied ones hay many errors in calculating areas exist and that he most likely made as many or rors in locating the ditch

HUMBOLDT, Neb., March 4 .- (Special.) The case of Sarah Strawn against the First National Bank of Humboldt, another in the series occasioned by ex-President Samuel son borrowing money personally from the bank customers when the latter thought they were loaning to the bank, was decided at a late hour Saturday night in favor of the plaintiff. The amount involved was small and it is likely the case will be settled by payment of the judgment. Sev eral others have been settled in this manner after running the gauntlet of district and supreme courts. The management of the bank has also begun action on the bond of Samuelson to recover the amounts

News of Nebraska. COLUMBUS. There is still some doubt s to the location of the new federal build-

MEADOW GROVE-A light snow fell fonday night which melted rapidly on

Tuesday.

COLUMBUS—The Methodist Episcopal church will spend \$3,500 in refitting and improving the building.

BLUE HILL—Orin Tabor of Red Cloud will open a restaurant here. He has bought the residence of W. S. Ashby. OSCEOLA-Polk county will receive thout \$5,000 from the Burlington & Mis-couri and Union Pacific railroads in back

BLUE HILL—A. Waterman has sold his farm of 200 acres for \$17,000, being \$36 an acre. This is the best price paid for a farm in Webster county. COLUMBUS-In a match game of bowling between a team of Columbus young men and a team of farmer boys, the farmer boys won by a score of 2,337 to 2,316.

COLUMBUS—The German National bank, over which Mayor Walter Phillips pre-sides, has been in operation for six months and the deposits amount to over \$100,000. OSCEOLA-Rev. Paul Hallin of Omaha has been engaged in evangelistic services at the Baptist church here the past week, and the series of meetings has been very

mecossful.

MEADOW GROVE—Weygint & Son of Tearwater have bought the harness shop of D. E. Cottrell and will continue the business. Mr. Cottrell will move on a farm near town. OSCEOLA—Big sales of thoroughbred hogs have been held at and near Osceola. There were thirty-three purchasers of swine who live in and about Osceola and they paid from \$57 to \$315 a head.

COLUMBUS—Thoroughbred hogs are at a premium among Platte county farmers. Two sales have just been held of Poland-Chinas and Duroc-Jerseys and most of them were but pigs, but they sold at an average of \$32.50.

of \$2.50.

COLUMBUS—Several of the great trap shooters of the country took part in a shooting contest here Sunday. Among them were: George Maxwell, the one-armed shooter of Hastings; C. D. Linderman of Lincoln and Captain Hardy. HUMBOLDT—Funeral services were held Sunday over the remains of Mrs. Alf Page, one of the ploneer women of the county, who died at her home, several miles south-east, after a lingering illness. She leaves a husband and several grown children. BLADEN-J. Waufie, an oid resident, died at his home in Bladen of kidney trouble at the age of 70. He leaves a wife and a number of children. Funeral serv-ices were held Monday morning at Grand the Republic hall, conducted by Hummel.

BLOOMFIELD-J. J. McCourt, until recently connected with the Uehling Hardware company, has been offered the position of chief of police to succeed F. N. Coryell, who expects to remove to Montana. It is understood that Mr. McCourt will accept the position.

ALLIANCE—Fire, which originated in the explosion of a gasoline lighting plant, destroyed the Star restaurant Monday afternoon. The loss was covered by insurance and the proprietors, Watkins & Baysee, will open in new and more commodious quarters within a few days. The proceeds of the exhibition and enter-

tainment following the same will be used to purchase pictures and paintings for the various school rooms. HUMBOLDT-Miss Nellie Gandy, teaches in a school in the Cottage district, east of town, has been advised of the serious filness of her mother, Mrs. Warren O. Gandy, at Peacock, Sask, Canada, and left at once for that place. The family moved from here two years ago. Mrs. Gandy has been in poor health since she went north.

OSCEOLA-Chris McCormick was brought OSCEOLA—Chris McCormick was brought before his honor Judge Campbell charged with selling liquor without a license. Chris denied having done anything like that. The court had evidence enough before him to convince that Chris had, and so bound him over to the district court that meets in April, and Chris had to give a bond for his appearance of \$100.

for his appearance of \$100.

HUMBOLDT—Mrs. Eva Harding died at her home after an illness extending oversix or eight months. The cause was tuberculosis, from which she had been lying at the point of death for several weeks. Deceased was the wife of Ernest M. Harding, carpenter and contractor. She spent part of the winter in California, but could obtain no relief. Deceased was a native of this county and was il years of age. The funeral services will be held Tuesday at the Christian church, conducted by Rev. Bert Wilson.

DIAMONDS-Frenzer, 18th and Dodge. EYE SPECIALISTS, Huteson Optical Co.

FORECAST OF THE WEATHER Rain or Snow in Nebraska and Iowa Today-Probably Fair Tomorrow.

WASHINGTON, March 4.-Forerast of the weather for Tuesday and Wednesday: For Nebraska-Rain or snow Tuesday; Wednésday probably fair. For Iowa-Rain or snow Tuesday;

Wednesday fair. For South Dakota-Fair Tuesday, except snow in extreme west portion; Wednesday probably fair. For Kansas-Rain Tuesday; Wednesday

probably fair. For Missouri-Rain Tuesday; colder in southwest portion Wednesday. For Colorado-Rain or snow in east,

rain in west portion Tuesday; Wednesday fair, except rain or snow in southwest portion. For Wyoming-Snow Tuesday: Wednesday partly cloudy, snow in west portion.

Local Record. OFFICE OF THE WEATHER BUREAU,
OMAHA, March 4—Official record of temperature and precipitation, compared with
the corresponding day of the last three
years: 1907, 1908, 1906, 1906,
Maximum temperature 28 25 57 41
Minimum temperature 32 17 39 21
Mean temperature 35 21 48 31
Precipitation 62 T .00 .00

Precipitation 62 T 60 00
Temperature and precipitation departures from the normal at Omaha since March 1, and comparison with the last two years;
Normal temperature 80
Excess for the day 5
Total excess since March 1 7
Normal precipitation Minch Deficiency for the day 62 inch Total precipitation since March 1 83 inch Deficiency since March 1 13 inch Deficiency for cor. period, 1905. 11 inch Deficiency for cor. period, 1906. 16 inch

Reports from Stations at 7 P. M. Station and State of Weather. murck, clear eyenne, cloudy cago, cloudy Chicago, cloudy ...
Davenport, cloudy ...
Denver, cloudy ...
Havre, clear
Helena clear
Huron, clear
Kansas City, cloudy
North Platte, cloudy
Ymaha, cloudy
Lepid City, cloudy
Louis, cloudy
Paul, clear
It Lake

Salt Lake City, cloudy Valentine, part cloudy Williston, clear

engineer to go over part of Mr. Munn's work, believing that they will be able in the district court by expert testimony that Munn is



Mrs. G. W. Rorer, of Rockville Center, L. I., suffered so from headaches and nervous trouble that she could not sleep.

She has failed to derive any benefit from the many other remedies she tried. She has been completely cured and restored to health, and now enjoys restful sleep, thanks to DUFFY'S PURE MALT

Mrs. Rorer is 64 years of age and cannot say too much in praise of this great family medicine.

"I have been a constant sufferer from headache and nervous troubles, sometimes lying awake at night. I saw your advertisement in the paper and made up my mind to try your medicinal whiskey, and it did me so much good that I continued it, but now only take it in the evening and at noon time. I think that it is better than any medicine I can get, I have not had the doctor once since I commenced using it. I thank you again and again for the good it has done me. My age is 64 years."-MRS. G. W. RORER, Rockville Centre, L. I., Dec. 3, 1906.

The above unsolicited testimonal of Mrs. Rorer is similar in its words of praise to many letters received daily. from men and women throughout the world, in all walks of life, who have been permanently cured by DUFFY'S PURE MALT WHISKEY, the greatest of

Duffy's Pure Malt Whiskey

is recognized everywhere as the unfailing specific for the cure of consumption, nervousness, typhoid, malaria, every form of stomach trouble, all diseases of the throat and lungs, and all run down and weakened conditions of the brain and body. Ie restores youthful vigor to the old by nourishing and feeding the vital forces of life, and maintains the health and strength of the young. It is a food already digested. It is prescribed by doctors of all schools, is used in all the leading hospitals of the world, and is recognized as a family medicine everywhere. It is absolutely pure. Medical advice and a valuable illustrated booklet on diseases sent free. Our guarantee is on every bottle.

Duffy's Pure Mait Whiskey is sold by all first-class Drug gists, grocers and dealers, or direct, in sealed bottles only. Price \$1.00. See that the "Old Chemist" trade-mark is on the label. Look for it carefully, and refuse substitutes. It will cure you after all other remedies have failed. Duffy Malt Whiskey Co., Rochester, N. Y.

Captain Stogsdall and Lieutenant Clark Admit Charges Against Them.

WASHINGTON PRONOUNCES THE SENTENCE

in violation of the sixty-second article of Under the customs of the regular army. the canal commission, is in charge of the war. The only evidence introduced in the an officer cannot be tried by a court-mar- Washington office. case of Captain Stogsdall was that from tial except by his equals or superiors in BLOOMFIELD—The pupils of the public schools of this city will hold an art exschools of this city will hold an art exshibition in the hall of the school house
on Thursday and Friday of next week.

P. Rucker of the Thirteenth infantry. fendants the court had no other recourse than to adjourn sine die. In the interim pending the review and disposal of the case by judge advocate/gen- CHARITY PAPERS IN PRINT eral of the army at Washington, Captain

Stogsdall and Lieutenant Clark will continue under arrest, disbarred from active duty as officers. The sentence in cases of this character may involve absolute dismissal from the army or reduction in rank the regular army, and Lieutenant Clark, as ceedings and papers of the recent state the work.

Stogsdall is Prominent.

Captain Stogsdall was quartermas ter of the Thirtieth infantry, U. S. A. commandant for several years of the Omaha High school cadets and prominent in society. His regiment is under orders to sail during the coming summer for the

Philippines. The personnel of the court was:

The personnel of the court was:

President, Colonel Alexander Rodgers of the Sixth cavalry at Fort Meade; Captain Edmund L. Leary, Eleventh cavalry, Fort Des Moines; Lieutenant Colonel William Paulding, Eighteenth infantry, Fort Des Moines; Lieutenant Colonel Cunliffe H. Murray, Eleventh cavalry, Fort Des Moines; Major Richard M. Biatchford, Eleventh infantry, Fort Des Moines; Major Richard M. Biatchford, Eleventh infantry, Fort Des Moines; Major Richard M. Biatchford, Eleventh infantry, Fort Des Moines; Major Richard M. Biatchford, Eleventh infantry, Fort Des Moines; Major Richard M. Biatchford, Eleventh infantry, Fort Des Moines; Major Richard M. Biatchford, Eleventh infantry, Fort Des Moines; Major Richard M. Biatchford, Eleventh infantry, Fort Des Moines; Major Richard M. Biatchford, Eleventh infantry, Fort Des Moines; Major Richard M. Biatchford, Eleventh infantry, Fort Des Moines; Major Richard M. Biatchford, Eleventh infantry, Fort Des Moines; Major Richard M. Biatchford, Eleventh infantry, Fort Des Moines; Major Richard M. Biatchford, Eleventh infantry, Fort Des Moines; Major Richard M. Biatchford, Eleventh infantry, Fort Des Moines; Major Richard M. Biatchford, Eleventh infantry, Fort Des Moines; Major Richard M. Biatchford, Eleventh infantry, Fort Des Moines; Major Richard M. Biatchford, Eleventh infantry, Fort Des Moines; Major Richard M. Biatchford, Eleventh infantry, Fort Des Moines; Major Richard M. Biatchford, Eleventh infantry, Fort Des Moines; Major Richard M. Biatchford, Eleventh infantry, Fort Des Moines; Major Richard M. Biatchford, Eleventh infantry, Fort Des Moines; Major Richard M. Biatchford, Eleventh infantry, Fort Des Moines; Major Richard M. Biatchford, Eleventh infantry, Fort Des Moines; Major Richard M. Biatchford, Eleventh infantry, Fort Des Moines; Major Richard M. Biatchford, Eleventh infantry, Fort Des Moines; Major Richard M. Biatchford, Eleventh infantry, Fort Des Moines; Major Richard M. Biatchford, Eleventh infantry, Fort Des Moines; Major Richard M. Biatchford, Eleventh inf

The findings of the court will not be Theodore P. Shonts resigned. This headquarters, Department of the Missouri. Stevens to the chairmanship, shall take

Proceedings of Conference of State Workers in Omaha Will Be Published.

to the foot of their respective positions, or State Conference of Charities and Correc- sail from Charleston, S. C., March 24, on less, as the gravity of their offense may be tions met yesterday afternoon in the Com- a-naval vessel in company with the expert regarded. Captain Stogsdall now ranks as mercial club rooms and transacted routine civil engineer he has chosen for the pur-453 in the line of 1,196 of the captains of business. It was decided to have the pro- pose of making a technical inspection of

BOTH MEN PLEAD GUILTY 190 of the 751 second lieutenants of the conference held at Omaha published. S. P. Morris, Dean Beecher and D. D. Hayward Morris, Dean Beecher and D. D. Hayward were appointed to arrange for the next state conference, which will be held either in Omaha or South Omaha. The executive committee will work up interest in the national conference, to be held in Minneapolis June 12 to 19.

The committee hopes during the year to enlarge the scope of the organization by admitting to membership representatives of societies engaged in general benevolent

PRESIDENT SHONTS RETIRES John F. Stevens Temporarily Placed at Head of the Canal

Commission. WASHINGTON, March 4 .- The resignation of Theodore P. Shonts as chairman of the Isthmian Canal commission and that of W. Leon Pepperman as assistant in

ommission became effective today. Joseph Bucklin Bishop, secretary of

charge of the Washington bureau of the

By an executive order issued today, Lieutenant Clark. He was represented in made known until after their submission to pointment is temporary, until such time the hearing by First Lieutenant Lindsay the judge advocate general of the army at as Lieutenant Colonel George F. Goethals, Washington for review and approval, fol- who also has been appointed a member With the pleas of guilty by the two de- lowing which the findings and sentence of the commission to succeed to the vawill be promulgated in general orders from cancy caused i the promotion of Mr.

charge on the isthmus. Colonel Goethals' salary is fixed at \$15,000 per annum, which includes his army pay.

Secretary Taft has been advised that the test pits for the Gatun locks will be completed and ready for his inspection Part of the executive committee of the April 1. Therefore, he has arranged to

The General Condemnation of So-Called Patent or Secret Medicines

of an injurious character, which indulge in extravagant and unfounded pretensions to cure all manner of ills, and the

National Legislation Enacted to Restrict Their Sale have established more clearly than could have been accomplished in any other way

The Value and Importance of Ethical Remedies.

Remedies which physicians sanction for family use, as they act most beneficially and are gentle yet prompt in effect, and called ethical, because they are of

Known Excellence and Quality and of Known Component Parts.

To gain the full confidence of the Well-Informed of the world and the approval of the most eminent physicians, it is essential that the component parts be known to and approved by them, and, therefore, the California Fig Syrup Company has published for many years past in its advertisements and upon every package a full statement thereof. The perfect purity and uniformity of product which they demand in a laxative remedy of an ethical character are assured by the California Fig Syrup Company's original method of manufacture, known to the Company only.

There are other ethical remedies approved by physicians, but the product of the California Fig Syrup Company possesses the advantage over all other family laxatives that it cleanses, sweetens and relieves the internal organs on which it acts, without disturbing the natural functions or any debilitating after effects and without having to increase the quantity from time to time.

This valuable remedy has been long and favorably known under the name of Syrup of Figs, and has attained to world-wide acceptance as the most excellent of family laxatives, and as its pure laxative principles, obtained from Senna, are well known to physicians and the Well-Informed of the world to be the best of natural laxatives, we have adopted the more elaborate name of Syrup of Figs and Elixir of Senna, as more fully descriptive of the remedy, but doubtlessly it will always be called for by the shorter name of Syrup of Figs; and to get its beneficial effects, always note, when purchasing, the full name of the Company—California Fig Syrup Co.—plainly printed on the front of every package, whether you simply call for Syrup of Figs, or by the full name, Syrup of Figs and Elixir of Senna, as Syrup of Figs and Elixir of Senna is the one laxative remedy manufactured by the California Fig Syrup Company, and the same heretofore known by the name, Syrup of Figs, which has given satisfaction to millions. The genuine is for sale by all leading druggists throughout the United States in original packages of one size only, the regular price of which is fifty cents per bottle.

Every bottle is sold under the general guarantee of the Company, filed with the Secretary of Agriculture, at Washington, D. C., the remedy is not adulterated or misbranded within the meaning of the Food and Drugs Act, June 30th, 1906.

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