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Albuquerque Evening Citizen, 02-14-1907

Hughes & McCreight

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Albuquerque Evening Citizen.

VOL. 21. NO. 39.

ALBUQUERQUE, NEW MEXICO, THURSDAY EVENING, FEBRUARY 14, 1907.

The Evening Citizen, in Advance, 80 per year.
Delivered by Carriers, 60 cents per month.

TO TAX EXPRESS COMPANIES AND TO

Define What They Are Was
Bill Introduced in Council
Today by

COUNCILMAN SARGENT. TAX BILL YET ON TAPIS

Copy of Spleen Bill and Some Side
Lights on the Humor of
the House.

Special to The Evening Citizen.

Santa Fe, N. M., Feb. 14.—Sargent introduced in the council today a lengthy bill providing for the taxation of express companies by the territory, and defining an express company. The bill is in the hands of the railroad committee. It provides for a board to consist of the territorial auditor, attorney general and territorial treasurer, to canvass the returns to be made by the express company officials on the first Monday in April annually. Express company officials must submit their books and statements and answer all questions pertaining to their business when required by the board. The bill bears a punishment for false returns on express business of a fine of not more than \$5,000, or imprisonment for three years, or both.

The council is now considering the tax bill, which it will probably finish before the end of the week.

The bill introduced yesterday afternoon by Spleen, which has for its object the abolishment of proceedings by quo warranto and to make all such actions of a civil nature, has created a lot of favorable sentiment. It is conceded that the present quo warranto procedure is too severe and should be abolished. The bill undoubtedly will pass the assembly when it comes from the committee.

SOME PROCEEDINGS OF

YESTERDAY'S TWO SESSIONS.

Santa Fe, Feb. 14.—If the bill introduced by President Spleen in the council becomes a law, district courts in New Mexico will have full power to deal with the removal of all county officials who are derelict in their duty or who merit removal for other reasons. The bill—although not so intended—is in reality a companion measure to another bill in the council and one in the house, giving to the county commissioners the power to appoint the successors to all officials in county offices removed in any manner.

This bill, which is known as council bill No. 44, has apparently no opposition in the council and is not likely to arouse any in the house unless it be on the part of Captain "Littlefield" Ruppe, who still sits uneasily on the band wagon, and his democratic minority.

This bill is similar to a number contemplated by the present assembly to place in the hands of the people or as near thereto as possible every act relating to home rule. It provides that hereafter, county officials cannot be given a "kick and told to go" in the words of one legislator, but that on the contrary such officials, if charged with malfeasance can secure a trial, such as is the right

THE GOLDEN EGG



of every American, and if convicted, may then be summarily removed. On the other hand if an official is acquitted after trial, he may recover costs in the case from the county in which he holds office.

There is no interlineation of ideas or subterfuges in the bill. It is comprehensive and to the point in every particular.

The contemplated measure is as follows:

COUNCIL BILL NO. 44.

AN ACT PROVIDING A METHOD FOR THE REMOVAL OF PUBLIC OFFICERS.

Be It Enacted by the Legislative Assembly of the Territory of New Mexico,

Section 1. Whenever any taxpayer residing in any county of this territory shall present to the district attorney for such county an affidavit setting up specific facts and charges against any county officer of such county, which, in the opinion of such district attorney show such officer to be guilty of malfeasance, nonfeasance, misfeasance, misconduct in office or flagrant immorality, it shall be the duty of such district attorney to file an information in the district court of said county, in the name of the territory of New Mexico, setting up the material facts contained in said affidavit, and praying that judgment be rendered by said court removing such persons from his office and declaring the same vacant; provided such information may also be filed on the district attorney's own motion.

Sec. 2. Upon the filing of such information, the clerk of said court shall issue a summons directed to such officer, conforming as near as practicable to the summons in a civil case.

(Continued on page four.)

HARRIMAN REFUSES TO WOMAN SUFFRAGISTS SELL PACIFIC MAIL COMPANY ARE AGAIN SENT TO PRISON FOR

To the Japs—Has Proposition
From Mexico to Connect
With Tehantepec Line.

OTHER ITEMS OF NEWS IN GREAT RAILWAY WORLD

San Francisco, Feb. 14.—The Examiner says today that President Harriman, of the Pacific Mail company, has refused all offers of the officials of the Toyen Kisen Kaisha, a Japanese company operating steamers between this port and the Orient, to sell out his line of steamers in part or in whole. The Pacific Mail company, it is said, is now considering a proposition from Mexico by which the Pacific Mail company is to abandon the Panama route in toto and run steamers in connection with the Tehantepec Isthmian line, or else divide its steamer service between the two routes.

Hill Called Before Legislature.

St. Paul, Feb. 14.—A subpoena was issued today by order of the Knute house committee of the legislature, directing that President J. J. Hill appear before the committee this afternoon to explain a recent deal of the Great Northern in ore lands. This committee was appointed for the purpose of investigating ore land transactions between the Great Northern and the United States Steel corporation, and the committee will make an effort to ascertain if under its charter the Great Northern has a right to deal in ore lands.

Union Pacific Declares Dividend.

New York, Feb. 14.—The directors of the Union Pacific today declared regular semi-annual dividends of 5 per cent upon common stock and 2 per cent upon preferred stock. Stated dividends upon common stock of 3 per cent was declared upon earnings, and 2 per cent upon income from investments.

First Trolley Sleeping Cars.

St. Louis, Feb. 14.—The first trolley sleeper ever run in Illinois will leave East St. Louis today for Decatur, Ill., via Springfield. Two sleepers will be operated.

HINDOOS BARRED FROM NATURALIZATION.

Oakland, Cal., Feb. 14.—A wealthy Hindoo of the Singh caste has been refused naturalization papers here under section 2169 of the revised statutes which went into effect in September last. This section provides that only white aliens and Africans may be granted naturalization papers.

CONTRACT LET FOR RATON TUNNEL

CHAS. J. LANTY GETS JOB—BIDDER PROVIDES FOR DOUBLE TRACK—TO COST \$500,000.

Special to The Evening Citizen.
Albuquerque, N. M., Feb. 14.—Charles J. Lantry has been awarded the contract for the construction of the Raton mountain tunnel. The work will begin immediately. The tunnel will cost \$500,000, and will provide for a double track.

Disorderly Conduct Within the
Sacred Precincts of
Parliament.

SWITCH TAMPERED WITH AND FAST TRAIN WRECKED

London, Feb. 14.—The fifty-six women suffragists, who were arrested within the precincts of parliament last evening, were arraigned today charged with disorderly conduct and resisting the police. Mrs. Despard, sister of General French, and who was the leader of yesterday's attack, was sentenced to a fine of \$10 or twenty-one days in jail. Some women, who had previously been imprisoned, were fined \$10 with option of a month's imprisonment. The rest were fined \$5 or two weeks in jail. All elected to go to prison.

Fast Passenger Wrecked.

St. Louis, Feb. 14.—A fast St. Louis and San Francisco passenger train was wrecked near Ranken last night by striking an open switch, between the two cities. The fireman and news agent were injured.

FASHIONABLE CAT SHOW

Washington, D. C., Feb. 14.—The third annual exhibition of prize cats under the auspices of the Washington Cat club, opened in Gude's hall here today and attracted a large gathering of society folk. The show is being held under the auspices of the Cat fanciers association, of which the Washington Cat club is a member. Dr. Cecil French is the veterinary surgeon and E. C. Duffy is superintendent. Joshua W. Copeland and Dr. French are the judges. There is a most interesting exhibition of Persian, long-haired, tortoiseshell and Manx cats. The prizes are valuable.

ALL PRAISE FOR REAL BOOSTERS BUT FACTS VS. PEANUT POLITICS

The Citizen and the people interested in it have proven their loyalty to the interests of Albuquerque through many years—long before the present managers of the Journal ever made their advent into New Mexico; and the motives of a good many enthusiastic boosters, nor has it done so. Nevertheless there are some people behind this movement whose motives are seriously open to question. It will certainly be charged when any such delegation reaches Santa Fe, and these people are in evidence, that it is not for the purpose of boosting Albuquerque alone that the delegation is visiting the capital but for political effect and to promote the special political views of certain people.

The legislature is now engaged in the consideration and passage of some very much needed general legislation. The Journal sees nothing to commend in it. It refers to the bill introduced by President Spleen in a left-handed kind of a way. This bill changes the practice in quo warranto cases. The Journal says it makes it a civil action. It is already a civil action. The bill simply makes it unnecessary for any person, who claims an office, to ask the permission of the attorney general to assert his rights in a court of justice. It enables him to bring suit in the same way that any other civil suit for the determination of civil rights is brought.

So with reference to the bill giving the district court jurisdiction over charges against public officers, involving their removal. It is a serious question whether the governor can exercise judicial power under the Organic Act of the territory of New Mexico. The hearing of charges and removal from office is a judicial function. Any person, who is in favor of a fair and impartial hearing, divorced from politics as much as possible, of charges against public officers, will be in favor of the procedure created by this bill of President Spleen.

WIFE OF JUROR PINE BLUFF IS DEAD, THAW TRIAL INJURED BY FIRE SENATOR KNOX OPPOSES UNSEATING

Goes Over Till Monday. With
Doctor Evans Still
as Witness.

CONGRESSMAN MOVES TO KEEP TRIAL FROM MAILS

Kentucky Grand Jury Indicts Several
Leading Papers For Publishing
Improper Details.

New York, Feb. 14.—Because of the serious illness of Mrs. Joseph B. Bolton, wife of a juror, there is some fear that there will be a mistrial in the Thaw case. Mrs. Bolton, who is 55 years old, is suffering from double pneumonia and is now passing through the crisis of the disease. Mrs. Bolton passed a restless, sleepless night and her attending physician says she has no better than an even chance of recovery.

The Thaw trial was in session only a few minutes this morning when information regarding the condition of Mrs. Bolton caused Justice Fitzgerald to order a recess until 2 o'clock this afternoon.

Dr. Evans was called to the stand and his direct examination by Delmas was resumed. He stated that during the first three visits to Thaw he formed his opinion as to his mental condition. This opinion was formed on oral statements which are very essential. Jerome said he would offer no objection to the conversation with Thaw during the first three visits, as the cause why alienists formed the opinion that the defendant was of unsound mind. Evans was about to relate the conversation when the recess was ordered.

Mrs. Bolton Is Dead.

Mrs. Joseph B. Bolton, wife of Juror Bolton on the Thaw trial, died of pneumonia today. Mrs. Bolton, who had been unconscious all forenoon, died just as her husband reached the bedside.

Trial Postponed Till Monday.

The Thaw trial was postponed until Monday morning. It was agreed on motion of Jerome (Thaw's attorneys) that the trial be postponed until Monday morning. The other jurors should not be kept under lock and key longer, but should be allowed to return to their homes pending the resumption of the trial Monday morning. It is appealed to their honor or not to read stories of the case or to talk about the case.

To Deny Mails to Trial.

Washington, D. C., Feb. 14.—Representative Wharton of Illinois introduced a resolution in the house authorizing the president to exclude from the mails any and all publications "containing revolting details" of the Thaw case and other cases of similar nature.

Grand Jury Indicts Papers.

Lebanon, Ky., Feb. 14.—The county grand jury last night returned indictments against Cincinnati Enquirer, Louisville Herald, Louisville Times and Evening Post for printing and circulating "offensive and indecent" proceedings of the Thaw trial.

Veteran Dead.

Mound City, Feb. 14.—Col. James Findley Harrison, grandson of President William Henry Harrison, died at his home here today, aged 82.

Two Lives Lost and Thousand
People Destitute of
Home or House.

MOTOR WORKS CONSUMED WITH LOSS OF \$400,000

Captain of Larachmont Denies
Cowardice—Claims Did All
Possible For Passengers.

Pine Bluff, Ark., Feb. 14.—Notwithstanding rumors in regard to serious loss of life as a result of a fire which last night destroyed ninety cottages and residences, three hotels, the Carr Memorial church and fully 200 barns and outhouses, entailing a loss of \$200,000, so far as can be learned today only two lives were lost. Nearly 1,000 people, including 150 families, are homeless.

LARGE MOTOR WORKS ARE DESTROYED BY FIRE

New York, Feb. 14.—The motor works of the DuPont Manufacturing company at Long Island City, where destroyed by fire early today. The loss is estimated at \$400,000. The plant consisted of one main building and several smaller structures, all of which were wooden.

CAPTAIN OF LARCHMONT TRIES TO EXCUSE DESERTION

Providence, Feb. 14.—A new element was introduced into the horror attending the loss of the steamer Larchmont in Block Island sound, Monday night, when Captain McVey, of the steamer Larchmont, early today admitted his lifeboat was one of the first, if not the first, to leave the sinking ship.

This statement was made in reply to charges by Fred Hergzell, one of the survivors, that passengers were left to shift for themselves; that the ship's crew crowded the boats without attempting to provide for the passengers, and that Captain McVey was the first to desert the ship.

McVey explained that while his boat may have been the first in the water, it was because he had a good crew, but he claimed that he remained by his ship until she went down.

He said he made no move to get into his boat until he had given orders to the men to lower all the boats and clear away the rafts. While his boat in the water was fastened to the ship by a rope, its running gear became fouled and this was cut by the boat-swain, who saw that as the ship settled the boat would be drawn down with it.

The captain claimed he called upon the passengers to jump into his boat, which would hold twenty-two, but in the darkness and confusion no one heeded his summons. He claims his boat was driven from the ship by the wind.

At 8 o'clock this morning the number of known dead stood at 138, of whom seventy-one bodies have been recovered, with forty-nine identified. The weather today moderated and under the circumstances some hope is felt of more bodies being washed ashore.

ST. VALENTINE'S DAY STEADILY DYING OUT.

New York, Feb. 14.—St. Valentine's day was observed here, but throughout the country as usual, but there did not seem to be as much interest in the day as in former years. Valentines of all kinds were sold in the shops during the past few weeks, but the demand was much lighter than in years gone by, and the mails were not by any means overburdened with work on account of valentines. From all parts of the country it is reported that the demand for valentines was far smaller than ever before and all things point to the death of St. Valentine's day in the near future.

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Senator Smoot—Temperance
People Try to Influence
Congress.

CENTRAL AMERICAN COUNTRIES ARE READY

To Arbitrate Their Troubles—Secretary Strauss Takes New Departure in Business.

Washington, Feb. 14.—Senator Knox made an address to the senate today in support of Senator Smoot's title to a seat in the senate as a representative from Utah. He strongly opposed the report of the committee on privileges and elections, which favors ousting Smoot. Knox insisted that Smoot should not be expelled because of his Mormonism, as the United States guarantees religious tolerance. He should not be expelled, even if he approved of polygamy, as no federal law against polygamy is applicable in Utah.

Subject to the constitution, Knox said, the states are left untrammelled in the right to choose their senators. "It is an easy step after the first one taken," continued Knox, "to exclude because of a man's religion, to take the next and logical one of exclusion because of a man's politics, and then because of his attitude towards certain legislation."

Temperance Advocates Appear.

Washington, Feb. 14.—Temperance advocates, 1,000 strong, marched through the national capitol today in support of the bill introduced by Representative Webber, of Ohio, to rid the District of Columbia of the liquor traffic. Only fifty advocates were able to get into the room while Representative Webber and others were speaking before the house committee on the District of Columbia in an effort to secure a favorable report upon the bill, but the army of prohibitionists moved constantly past the open doors of the room and lent their support to the argument against the sale of liquor.

Secretary Strauss' New Move.

Washington, Feb. 14.—A new departure was made in the administration of the affairs of the department of commerce and labor by Secretary Strauss, who yesterday assembled all the chiefs of bureau of that department for what he termed the first "cabinet meeting." The secretary believes that regular conferences of the chiefs will increase the efficiency of the department, and he proposes to hold his "cabinet meetings" twice a month.

Are Willing to Arbitrate.

Washington, Feb. 14.—Dispatches received by the president today from the presidents of Nicaragua and Honduras, give assurance of the maintenance of peaceful relations between the two countries. In response to the joint note of the United States, Mexico, Guatemala and other Central American countries, both presidents signed a willingness to agree to submit their differences to arbitration.

Bills Will Pass Senate.

Special to The Evening Citizen.
Washington, D. C., Feb. 14.—The bill for validating bond issues for the insane asylum, military institute and agricultural college, and the bill to allow Texas county to fund her debt at a lower rate, both of which passed the house yesterday, will be reported favorably by the senate committee tomorrow, and will probably pass the senate on Monday.

The Citizen was in error as to a pension of \$24 per month having been granted to Mrs. Cynthia Lane, of Albuquerque. Delegate Andrews introduced a bill for this purpose on January 28, but no action has been taken on it, nor is there likely to be any action. This congress died March 4. Thus, there is but a short time left and that will be taken up with the large appropriation bills. Nearly all the committees have announced that they will not report any more bills.

ANNUAL CONVENTION OF FLORISTS AT NEW ORLEANS.

New Orleans, La., Feb. 14.—The annual convention of the Society of Southern Florists and Ornamental Horticulturists commenced here today. R. Lockerie congratulated the meeting on the great strides horticulture was making in the south as it could, he said, be now classed among the leading industries of the country. There is a splendid exhibition of plants, palms, and all kinds of horticultural supplies.

PISTOL TOTER FORFEITS CASH BOND OF \$50

W. C. Walker was arrested by the police last night for carrying a revolver. He put up a cash bond of \$50 for his appearance in police court this morning to answer to a charge of carrying concealed weapons.

He Failed to Put in Appearance

This morning, however, and the bond was forfeited. The revolver was a .32-caliber Smith & Wesson affair. No reason was vouchsafed by the police about why Walker was carrying the weapon. He was not intoxicated.

KANSAS HERMIT WILL RIGHT SENATOR EDMUND G. ROSS Will Walk to Albuquerque From Topeka, Leaving There Washington's Birth- day---So the Whole World Will Know.

Special to The Evening Citizen.

Kansas City, Feb. 14.—General Hugh Cameron of Lawrence, "the Kansas Hermit," is in Kansas City making preparations for another long pilgrimage.

"I'm going to walk to Albuquerque, N. M.," he announced yesterday afternoon. "The purpose of my pilgrimage is to help a man who was virtually ostracized in Kansas for a deed which should have won him the commendation of every citizen of the country. I refer to Edmund G. Ross, who succeeded 'Jim' Lange as senator from Kansas. He was the man who saved the country the disgrace of impeaching President Johnson. Mr. Ross was proscribed after he came home for having the courage to vote his convictions. He was refused work by many because he cast that deciding vote. He was accused of accepting money for doing it. It was an absolutely false accusation. I've known him ever since he went to Kansas about 1855, and there is no man with higher principles than Ross. He was a printer by trade and tried to get work at the 'case' after his return from Washington.

"He was finally literally driven from the state. He was appointed territorial governor of New Mexico in the Cleveland administration. He left Kansas and has never returned. I'm going to see if it isn't possible to see Senator Ross given the respect and honor due him from the nation before he dies. To attract the attention of the country to this man I'm going to make this pilgrimage. I'm getting letters from his contemporaries testifying to Mr. Ross's high character. Col. R. T. Van Horn, who was a member of congress when Mr. Ross was senator, and James C. Horton of Kansas City, have both written letters which warmly commend Senator Ross. I'll deliver these letters to Mr. Ross and have copies of them published.

"I mean to start on my pilgrimage on Washington's birthday, February 22. Before I start I'll make an address from the steps of the capitol building in Topeka to inform the legislature of my mission.

"Too old to make the trip? No, I guess not. I'm in my 81st year, but I expect to get through all right."

THE EVENING CITIZEN

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OFFICIAL PAPER FOR
CITY OF ALBUQUERQUE

NATURE KINDLY COMES TO AID OF

Suffering People in Lake Region. Moderate Weather Lets Coal Out.

NORTHERN MEXICO IS DEVELOPING RAPIDLY

Smelter Assured for Organ Mountains In That Section.

Duluth, Minn.: At last the western railroads seem to have broken the weather hoodoo which seems to have persistently followed them all winter. Just at the crisis of the coal shortage and when from all parts of the northwest demands for coal have been pouring in on the dealers at the head of the lakes, a spell of warm weather has afforded the railroads a chance to transport fuel in sufficient quantity to alleviate much of the suffering.

The Great Northern and Northern Pacific roads for the last four days have been sending out about 200 cars of coal apiece to twenty more points. The Milwaukee has been shipping about 100 cars to the twin cities.

Shipping 21,000 Tons a Day. In all about 21,000 tons of coal a day have been sent out by these three roads since the cessation of the cold weather. This is an unusually large tonnage and if no more blizzards blockade the right of ways it will go far toward ending the distress from lack of fuel that has been reported throughout North Dakota and Manitoba, and the cities of Minneapolis and St. Paul. Since the orders were issued Thursday by the Northern Pacific and Great Northern officials to give cars loaded with coal preference over every other kind of freight, the volume of the traffic has nearly trebled. For this reason the public is inclined to blame the railroads for the previous shortage because the order to give coal the preference was not issued long before.

GREAT DEVELOPMENT IN STATE OF CHIHUAHUA, MEX. Chihuahua, Mexico: The Chihuahua and Pacific railroad, which runs from this city westward to Minaca and Temosachic, is taxed to the utmost capacity of its rolling stock and could use from fifteen to twenty more freight cars per day, notwithstanding the company just recently increased its number of cars. The business has been increasing at a prodigious rate and the year 1907 is certain to increase it far more than the year just past.

The two principal factors in this big increase of business are the Greene mining and lumber interests by way of Temosachic, and the building of the Kansas City, Mexico & Orient railroad, 100 kilometers west from Minaca, and there will soon be twenty kilometers more added to that. The bigging of the finest mountain wagon road in Mexico from Temosachic, which is the western terminus of the road, to Ocamopo, by the Greene Gold-Silver company, a distance of eighty miles, has greatly stimulated mining activity. The Greene Gold-Silver company, which built the road, has been shipping by way of the C. & P. immense amounts of machinery and supplies and other mining concerns are doing more or less the same.

TRY THIS FOR BACKACHE.

Get from any prescription pharmacy the following:
Fluid Extract Dandelion, one-half ounce.
Compound Kargon, one ounce.
Compound Syrup Sarsaparilla, three ounces.
Shake well in a bottle and take a teaspoonful dose after each meal and at bedtime.
The above is considered by eminent authority as the finest prescription ever written to relieve Backache, Kidney Trouble and Weak Bladder. This combined mixture should act on the eliminative tissues of the kidneys to filter and strain the uric acid and other waste matter from the blood which causes Rheumatism.
Being composed entirely of vegetable ingredients, it is harmless and inexpensive.
Mix some and give it a trial. It certainly comes highly recommended. It is the prescription of an eminent specialist, whose entire reputation, it is said, was established by it.

property sixteen miles west of this smelter in all this section on its place, for the purpose of smelting the ores of the Torpedo mine.
The mine is one of the richest copper properties in all New Mexico. It was in this mine that when it was recently unwatered it was found that the steel drills and track which had been submerged had been so eaten by the copper in the water that they could easily be broken across the knee.
The erection of the smelter will mean that the Organ mountains will now go on a boom.

UNCLE SAM ASKS MEXICO'S AID AGAINST IMMIGRANTS.

Mexico City: The Mexican government has been formally requested by the United States to aid the latter in preventing undesirable immigrants from crossing the border from Mexico into the United States.
The American ambassador to Mexico has directed a note to the government calling attention to the influx into the United States of a large number who come by way of Vera Cruz by French and German boats and who later go to the northern Mexican frontier with the very probable intention of attempting to get into the United States.
The specially undesirable immigrants who try to enter the United States, when they know it would be impossible to do so through any of the Atlantic states, are those afflicted with trachoma. The communication from the embassy, it is said, refers to the immigrants afflicted with contagious diseases.
The communication is being considered by Mexico's superior board of health and the committee on federal affairs.
It is stated that a large number of the Assyrians are ultimately bound for Unfontun, Pa., and that the big Syrian colony in that city has agents in Mexico who help the immigrants across the border.

CONSTRUCTION DELAYED FOR LACK OF RAILS.

Chihuahua, Mexico: It was feared that when Ambassador Creel left for Washington that the projected enterprise of building an electric street railroad in this capital would languish, but such is not the case. The company has ordered its general manager, A. C. Nash, to negotiate for eighty-pound rails to lay ten miles of track in the city and up to Nombredios, the small village up the valley beyond the Chihuahua shops of the Mexican Central railroad.
"We are hunting rails," said Maximilian Krakauer, one of the principal members of the company. "It is a question of getting them." He continued, "I would like to see the work of building the electric street car line begin next week if it could be done. Rails are difficult to find now, owing to the manufacturers being taxed to the utmost of their capacity. We propose to put down eighty-pound rails, and we cannot tell yet when we can get them."

TWO FACTORIES WANT TO LOCATE IN PASS CITY.

El Paso, Texas: Proposals for building a cotton mill and a shoe factory in El Paso have been brought before the chamber of commerce. Eastern persons have written to the chamber making a proposition to build a cotton mill here, the company to be incorporated at \$125,000, \$50,000 of the stock to be taken in this city.
The company does not ask for a site nor a bonus of any kind.
With the view of continuing the negotiations, Secretary Tilton was instructed to invite the promoters to come to El Paso and investigate conditions.
The shoe factory proposition is the same which was presented before the 1906 board of directors and turned down by them. As the promoter demands that all the money for the enterprise be raised in this city, it is not probable that anything will be done in that connection.

MOST ANYTHING

A Persian prince who has come to this country to look it over, says he has no time to think of matrimony. "I have time—until after they are married."
"Did his lawyers prove he was crazy?"
"Yes. The jurors decided that any man who would employ them must be insane."
"You used to tell me I was a dream. That was before we were married."
"Yes. I did. I still think you are one. Dreams always go by contraries, you know."

BIG SUEZERS FOR OLD LAS CRUCES, N. M.

Las Cruces, N. M.: It is now an assured fact that the Torpedo Mining company will erect one of the largest

CLAM CONTINUES ACCOUNTS OF TALK

With Members of President's
Present Cabinet and Views
Thus Gotten.

(Copyright 1907 by S. S. Cline.)
PART II.

Washington, D. C., Feb. 14.—I said: "You, M. Taft, wish to become president?"

His reply: "M. Roosevelt's wish is my duty, M. Clam. I shall do what he wishes. First, permit me to thank you for your kind words of M. Roosevelt. In this world, when senators and cruel newspapers speak of blunders, almost I have despair to keep up with M. Roosevelt. Yet I try hard to prevent the blunder. After I am always ready to explain how it was not the blunder, but the stroke of unmeditated genius. You, M. Clam, have perceived this, and I have gratitude for your kindness to M. Roosevelt. One moment—I must keep for my child!"

M. Taft did turn aside, weeping. I had distress to watch his sorrow. Yet soon he did dry the tears, and one fierce aspect of anger elevated the mustache and flashed the eye of him. He said:

"It is the work of M. Foraker. He is to blame if all negroes do hate M. Roosevelt. Yet he shall suffer. M. Roosevelt shall use me as one club to brain this insolent senator. If I perish, I perish. Yet Joe Foraker shall be crushed, too."

I said: "You, then, are one candidate if M. Roosevelt wishes?"

His reply: "That, is true. For myself, I wish to be one judge, yet reluctantly I will be president if M. Roosevelt thinks this will most punish Joe Foraker. Also, I cannot judge while old man Fuller hangs on."

I said: "If you cannot be the chief judge of that supreme tribunal, why do you not make M. Roosevelt the chief judge when you are president?"

M. Taft's face did light up instantly with the happy smile. "This," he said, "is the idea splendid. You, M. Clam, are of the opinion that we do not think of that? Old man Fuller, he cannot outlive both M. Roosevelt and myself. He must surrender to one of us. M. Roosevelt would be one ideal chief judge, he is so conservative, yet often inspired by bursts of unmeditated genius. I shall tell to M. Roosevelt this plan. Nothing, I think, would please him better than to furnish fresh ideas to that supreme tribunal."

Constantly M. Taft was interrupted by the telephone, the telegraph, and the messengers with cards. All people who think M. Taft is to be president are very busy making friends with him. With sighs he dispatched such business. I said:

"But, M. Taft, if all those cabinet officers except M. Root are candidates for the presidency, how shall they find time to do the public business?"

His reply: "One other cabinet officer is not the candidate. That is M. Jim Wilson, of the agriculture secretary. For why? He was born in the Scotland, and cannot be president. It is the law! Only the brains sprouted on American soil are capable of understanding the ins and outs of the politics. No man can be president who does not have the politics. Almost all the politics, I think, if one not a politician should become president. Now I shall give you the note to M. Wilson. First, promise me, M. Clam, to dine with me. I have desire to talk with one gentleman who is not grudging the ax on myself."

Instantly, of course, I made the contract to dine with M. Taft. I had admiration for him more and more. Such a magnificent, great man, so loyal to M. Roosevelt, yet to face the presidency for him! Morbleu! Often such stout friends are not always found in this world. Also, M. Taft has the joviality, the sympathy! If the plump, clear skin of him should be punctured, the milk of human kindness would spurt very much out. I think.

M. Taft did give to me this kind note:

"Dear Farmer Jim. My friend M. Clam writes of the affairs American. Next to the presidency, the most important affair is that American hen. Tell to him all you know. He will tell the France all about the hen and her glorious work for America. Your friend, BILL TAFT."

Excusing myself, I went to M. Taft. I hastened past the monument which M. Washington made for himself. In the department of agriculture one clerk did conduct me to that chicken-yard. There I did find one elderly gentleman in the shirt-sleeve, chasing one speckled hen with eagerness. With perspiration and puffing he received me. He did read M. Taft's note. Then, with politeness, he said:

"I have pleasure to meet you, M. Clam. Yet, excuse me one moment, please. The business is business." Instantly he started again to catch that hen. She ran toward me, and with exertion I did assist to catch her.

Is the joy of the household, for without it no happiness can be complete. How sweet the picture of mother and babe! Angels smile at and commend the thoughts and aspirations of the mother bending over the cradle. The ordeal through which the expectant mother must pass, however, is so full of danger and suffering that she looks forward to the hour when she shall feel the exquisite thrill of motherhood with indescribable dread and fear. Every woman should know that the danger, pain and horror of childbirth can be entirely avoided by the use of Mother's Friend, a scientific instrument for external use only, which toughens and renders pliable all the parts, and assists nature in its sublime work. By its aid thousands of women have passed this great crisis in perfect safety and without pain.

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**BABY'S
VOICE**

her. M. Wilson then did attach one tag to her leg and patting her on the head he said to her: "Now, biddy, do your best. You are the mainstay of the republic." He opened the mouth of her and slipped in one small pill. Instantly that speckled hen did run to her nest with the important look. M. Wilson said: "I have fault, M. Clam, with my friend Taft. He says the presidency is more important than the hen. Bah! You shall see! In these United States we have one billion of hens. They lay us eggs which would pay for one hundred of presidents! Yet we have food for billions of hens more. How to have more hens, also how to reduce them to lay more eggs—that is the question more important than any other question in America. Do you see that speckled hen? I have given her the pill I have invented after months of great labor. In half of one hour I hope she will lay one egg with two yolks. Already she has laid one common egg today. If she does lay the second double egg, I shall instantly ask M. Roosevelt for the order executive compelling all people to give pills to all hens. Also, I shall ask M. Roosevelt to instruct that congress to make the appropriation for egg pills. Thus one part of that great American question will be solved. Prosperity? Bah! Those people do not yet understand what prosperity we shall have. If that speckled hen does her duty to me, I think she will be true, yet—ah, there you are again, d—n you!"

With agitation I did look at one stranger skulking near the fence. M. Wilson had great fury. Seizing one stone, he hurled it with force at that stranger. The man ran quickly away.

"That," said M. Wilson, "is one of those d—d congressmen, trying to steal those seeds for his constituents. Almost they drive me frantic when they come around me. All is politics and the graft with them. How can they understand the business of agriculture? I wish M. Roosevelt would abolish that congress with violence. Then we could work with peace."

I said: "You, M. Wilson, cannot be president, because these people will not tolerate the Scotchman? Do you not have sorrow for that?"

His reply: "Ah, no! I have gratitude. How could I experiment with the hen, if I were president? My only desire, M. Clam, is to remain secretary of the agriculture for the rest of my life. I am the plain farmer, without more politics than the hen. To me, two eggs grow where one grew before, that is my ambition."

"Cae-cae-cae-kadak! Cae-cae-cae-kadak!"

That speckled hen did run out with the cackle of joy. To M. Wilson she did bob the head, running quickly to tell all other hens of her great business. M. Wilson stood trembling. Then, with extreme excitement, he said:

"Come with me, M. Clam! Ah, I dare not look! Yes, yes, I must look!"

Instantly we ran to that nest. Yes, it was not the disappointment! In that nest was the fine big egg! Almost M. Wilson was in the air. Joy. Quickly he seized it and broke it. Yes, yes, it was the double yolk!

M. Wilson danced! "Hurrah! Hurrah! The speckled hen is true to me!" he exclaimed. "It is fame, it is honor, it is prosperity to America. You, M. Clam, have the happiness to witness on historic event. Instantly I shall go to that white house. M. Roosevelt must know of this. Tomorrow, come to see me, M. Clam. This is now my busy day!"

M. Wilson did run for his coat. I went to my hotel. Eagerly I await the message from M. Roosevelt about the hen bill. Ah, that will make great excitement! Almost I think that message will show those people how this administration is best for them. M. Foraker will have the charge when he reads M. Roosevelt's triumphant hen message. I see the politics in this grand discovery. Those Roosevelt politics, I think, will be more popular than before. I am agitated with admiration. What a country! What a people! CLAM.

CONSUMPTIVES IN CAN.

Ottawa, Feb. 14.—The number of consumptives in the Dominion is increasing at an alarming rate and steps will soon be taken by the government to deal with the disease. The majority of cases have been forwarded to a committee to the government calling attention to the great number of consumptives in that district and asking that a sanitarium be established some place in the mountains where a cure could be in the best form.

AMBASSADOR BRYCE SALES FOR AMERICA.

London, Feb. 14.—James Bryce the new ambassador from this country to the United States sailed for New York yesterday. He will present his credentials to President Roosevelt at Washington on the 21st. Mr. Bryce was seen off by a host of friends who wished him "God speed" and success in his new mission.

NEW ART GALLERIES OPEN IN NEW YORK.

New York, Feb. 14.—The new Fifth avenue art galleries in the Silo building, 516 Fifth avenue, were formally opened to the public today. There are some interesting and valuable exhibits including French, Dutch, Spanish, Italian and American pictures, foreign bronzes and marbles, including Torretti's "Love's Measured Feet." The galleries are very spacious and visitors were impressed with their rich color harmony.

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The Theatre

Following a minstrel performance given by the Elks of Prescott at Jerome Friday night of last week, Chas. W. Clarke, general manager of the United Verde mines, presented the Prescott lodge with a check for \$1,000. It is needless to say that the gift was graciously received.

MIGHT SHAKESPEARE BE IMPROVED UPON?

On his way to the theater in a Wisconsin town recently, Ben Greet saw an urchin of twelve or thereabouts intently gazing at one of the Greet advertising lithographs. Its wording included the phrase, "Shakespeare's plays as Shakespeare wrote them." As the actor-manager passed he was amused and pleased to overhear the boy say to himself, "Well, how else do they want 'em?" "How else, indeed?" says Mr. Greet.

ACTRESS MUST WEAR PETTICOATS IN WISCONSIN.

A bill providing that "no actress or other female performer shall appear on the stage of any theater or any circus or traveling show in tight or less properly covered by skirts which shall extend at least four inches below the knees," was introduced in the Wisconsin legislature. The revelations of the Thaw murder trial are one of the things that caused Mr. Hughes to introduce his bill. "The trouble that developed into the Thaw murder trial had its beginning with a scantily attired chorus on a theatrical stage," declared the author of the bill. "The famous Stanford White saw Evelyn Nesbit take part in this chorus. If his monstrous passions had not been aroused by that sight it is probable that young Thaw would not now be on trial for killing him. This is only one of many instances that might be cited of tragedies that have had their beginning with the chorus girl's alluring attire."

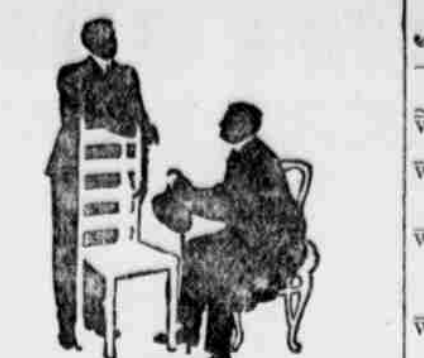
"No pure minded man enjoys seeing a lot of women, scantily dressed, prancing and prouetting on a public stage. Such a spectacle does not improve the morals of either sex. I realize that this bill probably will create ridicule in some classes of society, but I believe that the thoughtful and clean minded people of the state will favor it. At all events I am prepared to make a strong fight to get it through the legislature."

CAROLINE MCLEAN IN "THELMA," MONDAY, FEB. 18.

That actors are born, not made, is not only a respected saying, but a fact continually and unmistakably proven in the history of the stage. Many an ambitious young man or young woman has striven without satisfactory results to succeed. Many of them have apparently possessed qualifications and have studied hard and diligently only to fail. But history shows that the really successful stars have been those who have plunged into the whirl, and with only inborn qualities to aid them. If a portrayal of a given role in the drama does not come naturally to the actor, the chances for his success in it are slim, indeed. One of the youngest and most promising stars of the day is Caroline McLean, who has risen rapidly to prominence in her profession through the possession of God-given talents, physical beauty, appreciation of dramatic intensity and reserve. In Willie Maxwell Goodhue's dramatization of Marie Corelli's powerful romance, "Thelma," Miss McLean is making the hit of her career and building up for herself a firm constituency. She has the advantage of a splendid supporting company, and her coming engagement is one of the most gratifying theatrical announcements thus far made this season.

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BEVERIDGE PLAYS VICIOUS SCHEME IN CONGRESS TO KEEP CHILDREN IN CHAINS

SENATOR IN REMARKABLE STATEMENT EXPOSES "JUNIOR SUPREME COURT," A NEW AND VICIOUS INSTITUTION TO KILL LEGISLATION.

(By Gilson Gardner.)

Washington, D. C., Feb. 13.—In an interview remarkable for its frankness and for the accusations it contains against both houses of congress, Senator Albert J. Beveridge, of Indiana, has explained how child labor legislation has been defeated at this session of congress. What he says also throws light on the defeat of other legislation, such as the federal regulation of insurance. Mr. Beveridge said:

"Yes. For the time being it looks as if my child labor legislation was done for. But, mind; it is only temporary. This is only the beginning of the fight. I intend to keep at it, and I intend to expose—now and on the floor of the senate—the method by which this bill has been defeated."

"I say the method; for the bill was not defeated in any ordinary way. It was not argued, or opposed openly. It was not made the subject of general discussion on its merits. It was not discussed in any way in the house. It was not brought to a vote in either body."

"A new and a remarkable method for defeating legislation has been invented and put into operation in this congress. It is so remarkable and so novel that the people ought to know all about it. They ought to look into it and think about it. For I venture to say that this method of defeating legislation, if permitted, will prove more vicious even than the evils against which bills like my child labor law are directed—and heaven knows those are terrible enough!"

Senator Beveridge then went on to expose a newly created institution which he calls "the junior supreme court."

"Probably," the senator continued, "the people never have heard of any 'junior supreme court.' But there is one in the senate and in the house. This tribunal consists of the judiciary committees of the senate and of the house. This is the way it works:

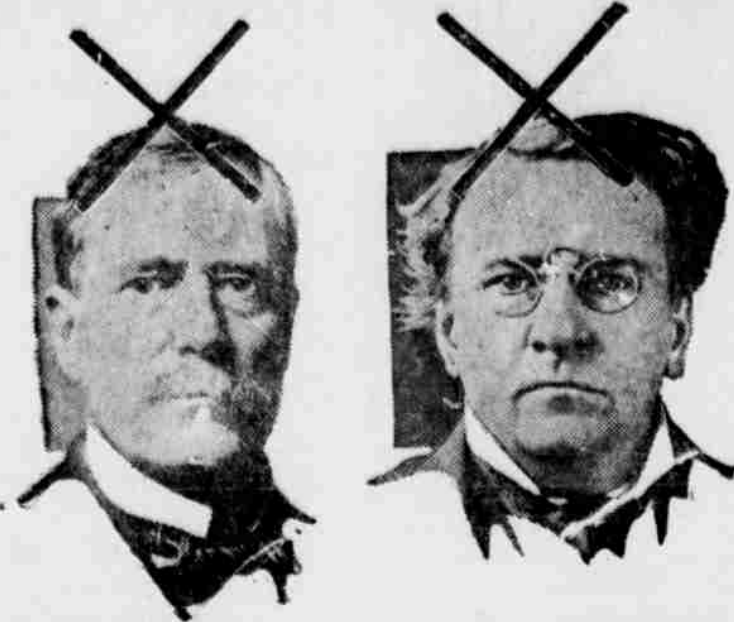
"Whenever a question arises which promises to be embarrassing—and I want to say that the child labor proved to be a live wire—the plan adopted is to refer not the legislation, but the question, to the judiciary committee. Then the question is in turn referred to a subcommittee of the judiciary committee. The subcommittee goes into executive session with itself and reports that the legislation which is proposed is unconstitutional. The whole committee puts its endorsement on the subcommittee finding, and the house and senate leaders remove their hats and hold up their hands and bow in object and supple compliance to the decision of the newly instituted 'junior supreme court.'"

"In the house this committee is presided over by Representative Jenkins, of Wisconsin. A few days since he handed out a decision to the effect that child labor legislation is unconstitutional. I wish to say here that the decision of that committee is absurd and unworthy of any serious consideration. It does not so much as consider the decisions which I cited in my argument on the question of the constitutionality of this law."

"The senate junior supreme court is already gestating a decision of similar character, and Junior Supreme Court Justice Spooner has indicated informally that the decision will be adverse to child labor legislation. In regard to the cases which are cited on the other side he casually remarks that the real supreme court is wrong."

"I say that it is more vicious for legislation to be killed by shallow

MARK WELL THESE MEN.



REP. JOHN J. JENKINS, of Wisconsin.

SENATOR J. C. SPOONER, of Wisconsin.

Spooner, as chairman of the senate judiciary committee, and Jenkins, as chairman of the house judiciary, are charged by Senator Beveridge with the direct responsibility of holding up in their "junior supreme courts" the bill against the degradation and horror of child slavery in this free, prosperous and enlightened country.

Beveridge declares that the proposed legislation has good chances of passing congress if put to a vote, but that the institutions led by Spooner and Jenkins will not allow the representatives of the people to record the will of the people against this great evil.

pretexts and cowardly indirections of this sort than for it to go down to defeat by the most pronounced open opposition. On questions of the constitutionality of proposed laws, every member of the house and senate has a right to an opinion. It is absurd to imagine that he must be bound by the decision of any such subcommittee of a 'junior supreme court.'"

"As a matter of fact, reverting to the child labor bill itself, a poll of the house of representatives was made on the bill, and it was discovered that a majority of the members of the house would vote for this law. It was, therefore, determined that

the bill would have to be killed by the indirect process. Hence the decision of the 'junior supreme court.'"

"The country has a right to know why this legislation has temporarily fallen. It also has a right to know that the fight will be continued and that this legislation, which is just as constitutional as the pure food law, the anti-lottery legislation, the anti-convict goods legislation, and a half dozen other laws, which are now in operation for the regulation of interstate commerce, is going to be pressed to the front and kept before the attention of the members of the house and senate until each member goes on record for or against it."

HUMAN BOAT ENDS HIS WALK ON WATER

PROF. OLDRIEVE REACHES NEW ORLEANS AND WINS \$5,000 WAGER.

New Orleans, Feb. 14.—Prof. Charles W. Oldrieve won the world's championship and \$5,000 by walking the water from Cincinnati, O., to New Orleans, a distance of 1,600 miles in thirty-nine days twenty-three hours and fifteen minutes.

He walked only during daylight hours, using cedar shoes, four feet five inches long, five inches broad and seven inches deep. His wife rowed beside him all the way. In a gasoline boat preceding Oldrieve were Capt. J. W. Weatherington of Dallas, Texas, who backed the water-walker, and Arthur Jones, representing Edward Williams, of Boston, who laid the wager.

GOVERNOR OF ARKANSAS PARDONS MANY.

Little Rock, Ark., Feb. 14.—A record of 1,178 pardons granted in six years is left by Governor Davis, who has just retired after serving three terms as chief executive of Arkansas. This record is believed to stand without an equal in any state in the union. Mr. Davis was in office 2,190 days, and, deducting 312 sick days, 1,878 working days are left. This shows a pardon granted for almost every day in which Governor Davis was in office.

JOSEPH DE LAMAR WINS RICH FERGUSON MINES

San Francisco, Feb. 14.—By a decision handed down by Superior Judge Seawell, Joseph DeLamar has obtained a clear title to mines in the Ferguson district of Nevada, whose value probably amounts to the hundreds of millions. It was stated by the mining company, which was attempting to gain possession, that since DeLamar had controlled the property he had taken out ore to the value of \$13,000,000.

OBJECTION TO PROPOSED ENGLISH CHANNEL TUNNEL.

London, Feb. 14.—At a meeting of the members of the Imperial Institute last night the secretary of war, who was one of the principal speakers, intimated strongly that he disapproved of the channel tunnel scheme, and would do all in his power to have the proposed bill opposed at every stage in the house of lords and commons.

CELEBRATING HISTORIC EVENT AT WASHINGTON.

Washington, D. C., Feb. 14.—The National Society of the Children of the Revolution, of which Mrs. Dubois, wife of the Idaho senator, is president, yesterday celebrated the anniversary of the landing of the first white settlers in America at Jamestown on May 13, 1607. The society met last night and patriotic speeches were made.

SPIESS' BILL 44 SWEEPS STATUTES

Will Give Court Power to Try and Remove County Officials.

TAX BILL IS RECONSIDERED

Ruppe Introduces Bill For Creation of New County of Artesia.

THE COUNCIL.

Eighteenth Day—Morning Session. Pursuant to adjournment, the council met at 10 o'clock yesterday morning. Speaker Spiess in the chair. The chaplain offered the invocation and the chief clerk then read the roll, all answering except Mr. Dalles and Mr. Murray, absent owing to illness. The journal upon motion of Mr. Martinez, duly seconded and carried, was ordered approved without reading.

The committee on finance, Mr. Sargent chairman, reported without any recommendation on council bill No. 21, which relates to territorial depositories. This bill had the effect of leaving the bill still before the council for action by a committee.

Council bill No. 44 was introduced by President Spiess—an act providing for the removal of all county officers by trial and judgment in a district court. This bill is a radical one, repealing every law and statute on the present books of the territory, providing for the removal of any county officer in any other manner than provided for in this act. Should council bill No. 44 become a law, any taxpayer can make complaint to a district attorney and cause suit of ouster from office to be brought against any county official. Should the official be acquitted, he may secure costs from the county. The bill was read in full the first time and by title the second time, and ordered translated, printed and referred to the committee on judiciary.

President Spiess re-referred council bill No. 21, after it had been read in full for information, sending it this time to the committee on judiciary for action as to its passage or rejection by the council.

Mr. Miera then took the chair and President Spiess took the seat of the gentleman from Sandoval county. The council then resolved itself into a committee of the whole and began consideration of council bill No. 33—an act relative to the assessment and collection of taxes.

The committee of the whole rose at noon and reported progress on council bill No. 33.

The amendments to council bill No. 27—an act authorizing a loan of \$2,000 to Torrance county for court purposes—were returned, properly certified. The council concurred in the amendments and forthwith passed the bill as amended.

A communication from the governor was received requesting that the council and the house pass a bill transferring the old palace to the American Archeological Institute. President Spiess appointed a committee consisting of Messrs. Sulzer, Cameron and Chavez, to confer with a like committee from the house relative to the matter.

The council then took a recess until 2:30 p. m.

Eighteenth Day—Afternoon Session.

Pursuant to adjournment, the council met at 2:30 o'clock yesterday afternoon. Speaker Spiess in the chair. The roll was read by the chief clerk, all answering present except Mr. Dalles and Mr. Murray, absent owing to illness.

Council bill No. 45 was introduced by the president—an act relative to proceedings in quo warranto, and for other purposes. The bill seeks to abolish quo warranto proceedings and leave the remedy entirely in civil action. Mr. Spiess explained the purposes of the bill. The bill was read the first and second time and ordered translated, printed and referred to the committee on judiciary.

Under the order of business on the president's desk, council bill No. 2—an act relative to the filling of vacancies in county offices by the county commissioners—was read the third time preparatory to its passage. The bill was amended in the house so that it would become effective at once instead of in thirty days, as originally drafted.

Mr. Martinez moved that the council concur in the amendment by the house. The roll was read and the motion of Mr. Martinez prevailed—ayes 6, nays 4—Messrs. Duncan, Chavez, Sargent and Sulzer dissenting.

House substitute for council bill No. 31—an act relative to admission to the institute for the blind—was read the first time in full and by title on its second and third reading. The roll was read, and upon motion, duly seconded, that the bill "do now pass," the council passed the bill by a vote of 4 yeas to 1 nay. Mr. Spiess dissenting.

House bill No. 3—an act relative to the incorporation of cities and towns—was read in full the first time and by title on its second reading, and was referred to the committee on municipal and private corporations.

House substitute for house bill No. 4—an act relative to the property rights of married persons and divorce—was read in full the first time and by title on its second reading, and was referred to the committee on judiciary.

House bill No. 8—an act extending the corporate limits of the city of Santa Fe—was read in full the first time and by title on its second reading, and was referred to the committee on territorial affairs.

Mr. Spiess took occasion to compliment the city of Santa Fe on its desire to grow larger instead of smaller.

House bill No. 13—an act relative to territorial depositories—was read in full the first time and by title on its second reading, and was referred to the committee on finance.

House bill No. 21—an act relating to corporations—was read the first time in full and by title on its second reading, and was referred to the committee on corporations.

Mr. Cameron, chairman of the special committee on joint session of both branches of the assembly, reported that the committee had con-

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Our window display will give you an inkling of the shapes that stylish dressers will wear, but come in and carefully inspect the shoes themselves. We feel confident that if you are a man who wants the best money can buy we will have your trade.

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ferred with a like committee from the house and had decided upon 4 o'clock as the hour for meeting.

House substitute for house bill No. 44—an act relative to the filling of county offices in case of vacancies—was read the first and second time and referred to the judiciary committee.

The council then went into a committee of the whole for the further consideration of council bill No. 33—an act relative to taxes.

THE HOUSE.

Eighteenth Day—Afternoon Session.

Pursuant to adjournment, the house met yesterday afternoon at 3 o'clock, with Speaker Baca in the chair. The roll was read by the chief clerk, all answering present. Upon motion of Mr. Beach, duly seconded and carried, the journal was ordered approved as read. A number of bills, most important of which was one introduced by Mr. Ruppe, by request, for the creation of a new county of Artesia, from portions of Artesia and Chavez counties, were introduced.

ARIZONA ORCHARD BRINGS \$20,000

One of the biggest realty deals in the valley of late was that of the sale of the J. W. Morris orange grove, located beyond the asylum, to a Mr. Fleming of North Georgia, the transaction being made through the real estate office of J. L. Irvin, says the Arizona Gazette. The papers were signed, payment made and property passed this afternoon.

The Morris grove is one of the best in the valley as well as one of the largest. Mr. Morris acquired the property, which consists of 120 acres, about two years ago, paying \$12,000 for it. This year he secured a crop that netted him \$5,000 and now sells for a lump sum of \$20,000.

Mr. Fleming will make his home in the valley in the future.

Why Perfect Beer Means Health

The Best Beer Is Possible Only With Eight-Day Malt—A Scientific Fact About Brewing.

A perfect beer is healthful—it builds up strength, aids digestion, and acts as a tonic in giving renewed vitality. A perfect beer is possible only with perfect malt, and a perfect malt can only be made by the eight-day process used by Pabst.

Malt is made from barley. Barley contains in its elementary form the constituents that go to build up the human system. The process of making malt, some of our readers may know, is much the same as the process of digestion. The grain is started growing and the chemical changes that take place when it sprouts are similar to the action of the digestive fluids in the body if the grain were eaten.

Pabst has proven by scientific experiments and sixty years of practical brewing that eight days are required in making malt to bring about those necessary chemical changes by which the perfect predigested malt is produced. It lacks in nutrition and is in all ways inferior, much of the vital nutriment of the grain being lost. The Pabst eight-day maturing process retains in predigested form in the beer all of the nutritious, life-giving elements of the grain.

Pabst eight-day malt, the perfect malt, doubles the cost of brewing—but Pabst Malt, with the exclusive Pabst method of brewing, makes Pabst Blue Ribbon Beer superior as a nourishing tonic and a delicious beverage. If your food doesn't taste just right, or if your digestion is a little "off," or your appetite is poor, drink Pabst Blue Ribbon beer before or with your meals, and find out for yourself how good it is.

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is to learn as to the relative standing and reliability of the leading manufacturers of medicinal agents, as the most eminent physicians are the most careful as to the uniform quality and perfect purity of remedies prescribed by them, and it is well known to physicians and the Well-Informed generally that the California Fig Syrup Co., by reason of its correct methods and perfect equipment and the ethical character of its product has attained to the high standing in scientific and commercial circles which is accorded to successful and reliable houses only, and, therefore, that the name of the Company has become a guarantee of the excellence of its remedy.

TRUTH AND QUALITY

appeal to the Well-Informed in every walk of life and are essential to permanent success and creditable standing, therefore we wish to call the attention of all who would enjoy good health, with its blessings, to the fact that it involves the question of right living with all the term implies. With proper knowledge of what is best each hour of recreation, of enjoyment, of contemplation and of effort may be made to contribute to that end and the use of medicines dispensed with generally to great advantage, but as in many instances a simple, wholesome remedy may be invaluable if taken at the proper time, the California Fig Syrup Co. feels that it is alike important to present truthfully the subject and to supply the one perfect laxative remedy which has won the approval of physicians and the world-wide acceptance of the Well-Informed because of the excellence of the combination, known to all, and the original method of manufacture, which is known to the California Fig Syrup Co. only.

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 doubtless 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 Co., 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., that the remedy is not adulterated or misbranded within the meaning of the Food and Drugs Act, June 30th, 1906.

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Business Manager.

COUNTY SUPERINTENDENTS

Professor Hiram Hadley, superintendent of public instruction for the territory, is out in an address to the legislature in favor of the appointment of county school superintendents, by the territorial board of education, thus taking the supervision of their schools entirely from the people in the rural districts and placing it in the hands of a board which the people have nothing to do with appointing and over which they have no shadow of control.

Professor Hadley's appeal is vastly more fervid than that of the legislature. In fact, it reminds the citizen more of an exhortation, at the wind up of a sermon than of a logical handling of a matter of grave importance. The professor first quotes a definition from the state school superintendent of New Hampshire as to what an expert superintendent of schools is; but whether the New Hampshire man means the state superintendent, the city superintendent, or the county superintendent, our own territorial superintendent does not pause to inform us. Neither does he tell us where New Mexico is to find twenty-five such men as the New Hampshire man describes as an expert superintendent. Neither does it seem to have entered into our territorial superintendent's mind that if twenty-five such men could be found, and the twenty-five counties of New Mexico had enough school money to squander upon these twenty-five men such salaries as their qualifications should demand, that even then these men would be as much out of place in the present condition of education in rural New Mexico as would a professor of psychology from the Chicago university be in the school house at Pajarito. But these facts have no effect on Professor Hadley's theory.

Having quoted this definition from the New Hampshire teacher, our territorial superintendent proceeds to reason from it as though it were a passage of divinely inspired truth or one of the universally accepted axioms of human reason. Hence, his idea that a county school superintendent is a foreman of teachers, which is absurd on the face of it. And hence his reliance on the argument that city school superintendents are not elected directly by the people.

The latter is a fact; nor are they appointed by the territorial school board, as he would have the county superintendents appointed. The city superintendent as well as all the city teachers are selected by a school board who are elected by the people, nor are the members of that board broken down or retired teachers. They are men of ordinary, every-day business sense. Now, the county superintendent corresponds to the city school board vastly more than he does to the city superintendent. He is not, need not be, and at present cannot be, a foreman of teachers. He is and should be rather like the individual members of the city board—a level-headed, faithful and competent business man, as far as such can be had in the several counties. Consequently, there is no necessity for his appointment by a totally irresponsible territorial school board. The people are perfectly competent to elect for themselves and from their own number.

The citizen is certainly very much mistaken in our present excellent legislature if they give a second thought to the wild scheme of our retiring territorial superintendent of education.

OUR DELEGATE'S WORK

The citizen yesterday, in its special from Santa Fe, gave to this community the information that Delegate Andrews had been able to secure favorable action by the house of representatives upon certain bills in which the whole territory is deeply interested. These bills are:

House resolution No. 12,857, which was introduced by Delegate W. H. Andrews during the first session of the fifty-ninth congress, and providing for the validation of the acts of the thirty-sixth legislative assembly of New Mexico, providing for the issuance of bonds for the erection of new buildings at the insane asylum at Las Vegas, of the New Mexico military institute at Roswell, at the College of Agriculture and Mechanic Arts at Mesilla Park and for armories at Las Vegas and Albuquerque. This was reported favorably Friday last by the committee on territories and passed the house yesterday.

The other bill was house resolution No. 12,858, introduced by Delegate W. H. Andrews during the first session of the fifty-ninth congress, allowing the county of Taos to refund its county debt. It also was reported favorably last Friday by the committee on territories, and passed the house of representatives yesterday.

Both of these bills will go to the senate promptly, where Delegate Andrews will look after them, and where they are reasonably sure of passage. The enactment of the second of these bills will prove of great benefit to the taxpayers of Taos county and will enable it to refund its county debt at a low rate of interest.

THE TRUE COLORS

The citizen confesses that it is surprised and indignant at the leading editorial in the morning anti-republican organ. Such willful misrepresentation it has become accustomed to from the aggregation of burlesque amateurs who have so long made that organ infamous and ridiculous; but it was wholly unprepared to find the editorial department of the morning paper descending to the same plane of dirty work.

The citizen has not approved the failure of the bill for relief of Albuquerque flood dangers. On the contrary, it approved the bill heartily when President Sloss introduced it, and this paper complimented the president on his good work for Albuquerque, in the prosperity of which The Citizen has ten interests where the morning paper has one. Even yet The Citizen has hope that the bill may be reconsidered and passed.

What The Citizen did do and what every man of common sense must do, was to attribute the delay in the passage of the bill to the infamous and incessant attacks of the morning paper upon the republicans, party, its organization and its officials, from the delegate to the legislature and all other departments. The citizen pointed these things out, hoping that some ray of sanity might enter the cranium of the morning paper's management, and induce that organ to pursue a course calculated to win friends for Albuquerque instead of driving away what few it had left loyal to the city. In this The Citizen has failed. The morning paper is set in its ways, and continues its course of driving from Albuquerque those who really desire to do something for the city. But its latest false accusation of The Citizen is so utterly contemptible that even the writer of it must feel ashamed of his production, now that he sees it in cold type.

PROSPECTS FOR WATER

The citizen has received from Santa Fe two snow fall bulletins. One of these is of the Colorado section, and the other of the New Mexico, and from the two it is evident that the outlook for water in New Mexico this year is most excellent. Director Linney, of Santa Fe, thus summarizes the situation:

The snowfall during January was mostly confined to the higher altitudes, and to the northern districts. Generous rains occurred over much of the plains region, in the central and western valleys, and the foothills. The southwest district had a continuation of the heavy precipitation of December. In the northern districts, especially over the headwaters of the San Juan, Animas, Chama and Rio Grande, much snow occurred, the Chama and Rio Grande being most highly favored.

Some snow still remains, despite the rains and the warm weather, over the higher peaks of the Sandia, Manzano, San Mateo, Black range and Mogollons, but the depth is generally small. The abundant soil mois-

ture, however, is favorable for present use and the early supply. The streams of the southwest district have been bank full most of the month and some damaging floods have occurred.

Near the Colorado line the amount of snow on the east slope of the Sangre de Cristo range has increased materially, and a fair increase has also occurred farther southward, but the stored depth, principally on the north and west slopes, is not large. In the Capitan and Sacramento mountain country very little snow remains, owing to the warmth and the rains. The precipitation of the month was also light over the lower levels of the southeast district, especially east of the mountains.

It takes a bold man to defy even one woman. Bold indeed is he who openly defies a million of them. That is what Charles R. Saunders, of Boston, has done. In speaking against a proposed amendment to the Massachusetts constitution striking the word "male" from the qualifications of voters, he said: "American freedom depends on the ballot box, the jury box and the cartridge box. Woman suffragists ask complete use of the ballot box, little or no use of the jury box, and entire exemption from use of the cartridge box, on which both the others depend for existence." The million women of Massachusetts, more than a fourth of whom are spinsters, have views of their own. They have hurled the bold Saunders in an avalanche of retorts to the effect that the men do not make complete use of the ballot box, that they dodge jury duty, and that they sometimes hire substitutes when the cartridge boxes are distributed.

PLAINTIVE CRY OF RAILROAD OFFICIALS FOR MORE MONEY

So the poor, persecuted railroad oligarchy is tottering on its last legs, and the country may expect soon to return to canal boats, ox carts and stage coaches. Let's pause and reflect before eternally too late.

W. C. Brown, senior vice president of the New York Central lines, does not see how, with the president and public opinion against them, the railways are going to secure any money for needed extensions and improvements. Nobody will buy stocks and securities, he declares, in "a business against which every man's hand seems to be raised."

It is a fine theory of Brown's, were it not for some stubborn facts. It happens that his own company, the New York Central, only two weeks ago sold \$50,000,000 short term notes, and since Jan. 1 nine companies have sold \$170,000,000 of the same class of securities, while within a few months railroad capitalization has been increased \$350,000,000 by new issues.

This is a lot of money—enough to make decided extensions and improvements, were it only used for those honest purposes. Is the public to believe there is no money for needed improvements when a number of the principal railroads have recently increased their dividends? No money when a Harriman controls capital enough and has confidence enough to plunge into the possession of a half dozen whole railroads? Any way, railroad extensions and improvements are not made with money, but with debts. For illustration, the 200,000 miles of operating railroad owe today enough money to reconstruct the entire system.

The truth which is written plain in a thousand ways is that the railroad oligarchy cares nothing about railroad extensions and improvements. It knows nothing about the practical operation of the railroads or the needs of the general business of the country, and cares nothing. Its sole concern is in the manipulation of railroad stocks and bonds in a great game of gambling. And one of its principal objects has been to freeze out the small investor and to concentrate the actual ownership as well as the control into a few hands.

Perhaps a few people still believe the railway system of this country is run as a great public service institution. Not so. It is run as a monstrous private graft by a few crafty manipulators of stock, who don't know the meaning of public service and would laugh at it if they did. The nearest approach they make to the actual operation of the roads is in fixing the dividend rate and serving notices on the presidents, general managers and superintendents that it must be met. Thus arbitrarily the skill of practical railway men is set at naught, the business interests of the land are plundered through the highest possible charges for the poorest possible service, whole states are left without coal, others deserted with their crops unmarketed, and the traveling public are killed and mangled in daily wrecks.

Public service—eh? These gamblers sneer as they stake their loot. They have juggled with securities, have played the stock market up and down, have worked tricks with their divided politics, have falsified their bookkeeping to conceal surpluses, have virtually confiscated the property of confiding stockholders by dishonest use of proxies—have done everything to glut their greed and nothing to give the public honest service.

SELF-CRUCIFIXION OF A WOMAN ON CROSS OF LOVE

Through all the present pitiful tragedy of the New York criminal court there runs the thread of a woman's love. Forget the unpleasant pictures that fill one after another upon the canvass, and instead think of the woman who tells the story of her sin for the sake of the love that still possesses her.

We need not question here the character of Harry Thaw or Stanford White. We need not even stop to consider what Evelyn Nesbit Thaw has by her confession made herself. Still less need we attempt to decide between the alternatives of innocence or guilt, provocation or madness, law written or unwritten. Think only of the woman's love.

It has been written: "Greater love hath no man than this, that he lay down his life for his friend," but here is a woman laying down that which is dearer than life—stripping herself, before the world, of modesty, of character, of honor, even of chastity—that by an almost unprecedented recital she may save the life of the miserable prisoner who stands face to face with death. She withheld no detail, clenching her frail white hands, with an endurance scarcely to be credited, she told the pitiful story from the beginning. "My dress," then, she said, "came to my shoulders." She spared nothing, herself least of all. She tore open her life almost gladly. She spoke rapidly. Counsel even had to warn her not to say too much. It was the self-crucifixion of a woman upon a cross of love.

A lie? A clever piece of emotional acting? It may be. That is the business of the district attorney. If it is a lie, the sacrifice is not less, but rather greater, for the sake of love a woman would consent to brand herself before the world with the scarlet letter of a ruined life.

How wonderful love is; how deep; how constant! In the May-time there is love among the flowers. In the winter there is still love amid the snows. Whether in the tenement or in the mansion, love is all-powerful and all-sacrificing. Prostitute it if you will, it cannot change itself. Sold it with lust, and it will shine beneath the grime.

"There is so much Bad in the Best of Us, And so much Good in the Worst of Us." And the indomitable love of this woman for this man—let him be what he may, murderer, spendthrift, rake, degenerate; let her be acting or sincere in what she tells—this is at least a witness to some portion of the good there is in her and to the boundlessness of love itself, when we stop to think with what horror she must have approached that witness chair and cried out in her heart of hearts—

"Ah, the black moment comes! Draw nigh, Stoop down, O Love, and hold me fast!"

TO TAX THE EXPRESS COMPANIES

(Continued from Page One.)

action, directing him to be and appear before said district court within twenty days from the date of service thereof to answer said information. A copy of the said information shall be attached to said summons, and the same shall be served and returned in the same manner as a summons in an ordinary civil action.

Sec. 3. Within twenty days from the service of said summons, said officer shall appear before said district court, file his answer to said information, and said court shall immediately proceed to hear the proofs in said cause on behalf of both parties and to determine the same. Said cause shall be prosecuted on behalf of the territory by the district attorney, and shall be heard and determined in a summary manner, but the procedure shall conform as near as practicable to that of other civil actions except that no jury trial shall be allowed therein.

Sec. 4. If said court shall find that such officer has been guilty of misfeasance, nonfeasance, malfeasance, misconduct in office or flagrant immorality judgment shall be rendered ousting said officer and declaring his office vacant, and immediately upon the entry of such judgment such officer shall be and become vacant, and shall be filled as provided by law for other vacancies in such office.

Sec. 5. In case such judgment be rendered, the officer so ousted may prosecute an appeal or sue out a writ of error therefrom in the same manner and to the same effect as the same may be sued out or prosecuted from final judgments in civil actions, but no such appeal or writ of error shall operate as a supersedeas to, or stay of such judgment, nor shall any supersedeas or stay be in any manner allowed thereof.

Sec. 6. In case such officer shall fail to appear and answer in accordance with said summons, said court may adjudge him in default and proceed to hear and determine said cause as in defaults in civil actions. In case said officer be found not guilty he shall recover judgment against such county for his costs.

Sec. 7. Justices of the peace, constables and members of boards of school directors shall be subject to be removed for the foregoing causes and in the foregoing manner, except that the affidavit hereinbefore provided for must be made by a resident and taxpayer of the same precinct or school district as that for which such officer is elected; provided that the district attorney may file such information in such cases on his own motion, as in the case of county officers.

Sec. 8. In case any surety upon the official bond of any public officer shall die, remove from the territory or become insolvent, or for any other reason said bond becomes or is insufficient, and such officer shall fail to give and maintain a sufficient bond within thirty days after being notified so to do by the district attorney, such failure shall be sufficient ground for removal of such officer in the manner herein prescribed.

Sec. 9. Sections 735, 736, 729, 844, 845, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 1540, Section 33 of Chapter 22 of the laws of 1899, section 6 of Chapter 43 of the laws of 1901, all that portion of section 2567 of the compiled laws of 1897 and of Section 1 Chapter 40 of the laws of 1903, and Chapter 119 of the laws of 1903, which provide for a different method of removal of certain officers, and all acts or parts of acts providing a different method than herein expressed for the removal of public officers, whether general or special, applying to specific officers or classes of officers and all acts and parts of acts in conflict herewith, are hereby repealed, and this act shall be in full force and effect from and after its passage.

"Capt. Littlefield" Ruppe Seeks War. It is a war cloud, not a halo, that encircles the top story of Captain "Littlefield" Ruppe, the military member of the house from Bernalillo county. This was demonstrated at the sessions of the house today when the irrepressible captain burst forth in a flow of eloquence, precipitated by Mr. Holt.

It all came about over an innocent enough little invitation from Adjutant General A. P. Tarkington to the members of the house committee to visit the rifle range of Company F, First Infantry N. M. N. G. near this city next Sunday and watch the boys puncture a target at long range under the skillful maneuverings of Captain Ruppe, officer of the line.

Mr. Beach, who is still somewhat ruffled over the superfluous introduction of Sunday laws, inquired rather pointedly why it was necessary to have the territory's soldiers shoot on Sunday and if it would not disturb public worship.

Captain Ruppe pointed tragically to the stars and stripes above the speaker's desk. "An American soldier has no religion but the flag of the United States," he said. (Applause from the gallery—side lights out of order.)

Mr. Holt then got into the argument. He wanted to know if war had been declared, thereby making it necessary for the militia to practice shooting on the Sabbath. Captain Ruppe replied that he was with Japan except on Sunday. This explanation soothed the doubting fears of the house members but the house was not willing to go on record as aiding or abetting the breaking of the Sunday law by unnecessary labor. It therefore decided to resolve the question and let the individual members judge as to whether or not they wanted to see Captain Ruppe and Company F, on the firing line.

New County of Artesia. Another wrinkle was added to the brows of the members of the house committee on counties and county lines today when Captain "Littlefield" Ruppe (BY REQUEST) introduced a bill in the house having for its object the creation of Artesia county out of portion of Eddy and Chaves counties, with Artesia as the county seat. The bill is the third to be referred to this committee by Speaker Beach. D. L. Newkirk, editor of the Pease Valley News at Artesia, is in Santa Fe and it is understood that the request, under which the bill was introduced came from him. Another

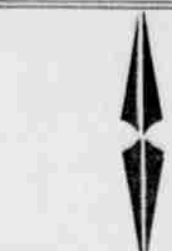
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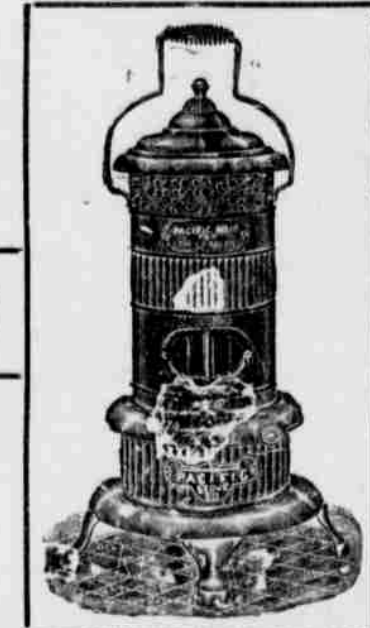
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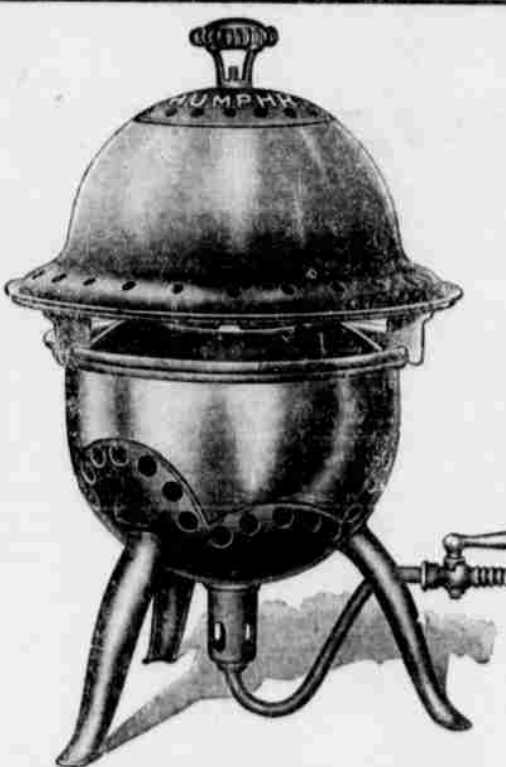
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POLICE RECORDS REVIEWED

Juvenile Offenders Doing Time in Bernalillo County Jail—Truant Officer Is Needed.

The arrest of no less than a dozen juvenile offenders by the Albuquerque police since the 17th of last December, all of whom have been taken up for stealing or being implicated in numerous petty thefts and the fact that there is no provision made for punishing juvenile offenders, except to incarcerate them in the county or city jail where they will associate with hardened criminals, has been the apparent need for municipal and territorial legislation which will make attendance at school imperative and provide for a detention school, where young offenders may be removed from any jail or lock up.

A review of the published records of the Albuquerque police court discloses interesting facts in connection with the juvenile cases. The record of small mischief and other wrong doing which has been unpublished will add a dozen more to the above. The police declare that the bad boys of Albuquerque who do not go to school and who will not go when sent, cause them more trouble than any other class of offenders.

Don't Like to Do It.

"What are we going to do with the bad boys," asked Chief of Police McMillin this morning after the Bell boy was taken to the county jail when some one remarked about it being a shame to send a 12-year-old youth to a place where hardened criminals were incarcerated. "We have no other place to put him," he went on, "and the offense is too serious to overlook altogether."

"Personally, I am opposed to putting a boy in jail with a lot of crooks and hoboes for I believe that this kind of punishment does him more harm than good. I have talked to many a boy brought down here on some offense and let him go when he should have been taken care of, simply because I did not want to see him forced to associate in jail with the class of people who are usually found in such places. Some of them go and sin no more but not a few think the police are easy and they leave believing it will be easy to do the same thing again if they are let off with a reprimand."

A Part of the Record.

On the 17th of last December, Assistant Chief of Police Kennedy arrested five boys for stealing copper wire and other material from the Colorado Telephone company. According to the officer and his statements were borne out by developments, the lads were an organized band of petty crooks who had their retreat on the outskirts of the city. They were directly or indirectly connected with a lot of other petty knavery, according to the police. These youths, none of whom were older than 13, were locked up in the city jail pending the disposition of their cases. Their parents intervened and straightened the matter out with the authorities and the telephone company.

Charles Fogle, aged 15 years, was sent to the county jail by Judge Crawford on January 28 last for receiving a stolen bicycle as Fogle declared, to shield the boy who stole it. Fogle repainted the wheel and otherwise disguised it to conceal its identity. Sixty days was his sentence and he is doing time at the county jail now.

At the time Fogle was sentenced, Judge Crawford expressed his regret that there was not some other place to put the lad instead of sending him to jail.

Judge Craig reviewed the case of the Bell boy this morning and in discussing it declared that he would like to put a boy like that instead of sending him to a common jail where he will be thrown in contact with a crowd of bad characters. This will go far toward helping him along the way of the criminal.

"I don't think a boy of his age has a good conception of right and wrong and it is undeniably bad to send him to jail. Of course, they will put him in a room to himself over there and he will not get to associate with the prisoners but still the idea is a bad one and I would be glad enough to place him elsewhere if there was a place for him."

Want Probation Officer.

The Albuquerque police are of the opinion that there are a number of children, boys in particular, in Albuquerque who do not attend school regularly and who should be compelled to do so. The teachers of the city schools unhesitatingly state that there are a number of delinquent juveniles in the city who do not go to school or who go so irregularly as to prevent them from becoming interested in their studies.

Both the police and the teachers believe a truant officer with the power to compel attendance at school of children under a given age would change the existing order of things and remove many boys from the street who find delight in looking on street cars and the occasional throwing of rocks, and eggs to the discomfort of the passengers; breaking electric light globes, breaking windows, going into houses and committing more or less depredations; playing ball in the streets, all of which is fun from the standpoint of the small boy but they are the most prolific source of complaint by citizens to the police department.

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LEE'S PEERLESS HOME-MADE CANDIES, AT WALTON'S DRUG STORE.

SAN DOMINGO'S "BULL" DANCE SACRED

Gov. Balar's Emisaries Refuse Physician Right of Way. Indictments Returned.

Pueblo, Pueblo; bad Pu-eblo-o I have a hunch that you-o will blow-o-o.

In to tell the White Chief, no? Why you stopped the doctor's. To the tune of "Navajo," a venerable ballad, erstwhile popular, which recites the passion of a love torn coon for a dark eyed Indian maid, Deputy United States Marshal Harry Cooper might have sung the above when he hid himself early in the week unto the Aborigine shades of the San Domingo Indian pueblo, sixteen miles from Bernalillo, with warrants charging Ambrosia Balar, governor of the pueblo, and John Doe and Richard Roe with obstructing the public highway. All three were here this morning and with them came two other tribesmen, one of whom was an interpreter. They were chaperoned by Superintendent Crandall of the Santa Fe Indian school.

If local color has aught to do with it, the office of United States Marshal Foraker in the Grant building resembled the inside of a San Domingo case this morning when the crowd lined up before him to give bond for their appearance in Albuquerque before the United States district court on March 18. The offense complained of resulted from the Indians stopping Dr. Clark of Bernalillo on the highway and refusing to permit him to enter the village while a "bull" dance was in progress.

There are some things which the Pueblo regards as distinctly sacred and the "bull" dance is one of these. And it is supposedly just as sacred as it is secret. The Pueblo has no objection to the white man witnessing many of his dances and rituals and other things regarded as fol de rol by the pale face, but when it comes to having the Anglo Saxon or the Latin or anybody else "but in" on the "bull" dance, right there is where he will order you to back up.

From time whereof the memory of man runneth not to the contrary, has the "bull" dance of the Pueblo obtained. The traditions of his tribe have traced it with a big stick in the sunlight of the twelfth century ceremony is still observed with fidelity.

Indians Ordered Him to Halt. When the Bernalillo physician, who has been ministering to the blind and the sick and infirm of the Indian pueblo, went to enter the village of San Domingo last fall, as he says to see a patient, the dance was on. It was hinted at the marshal's office that the purpose of the doctor's visit to the pueblo at that time, was to get a line on the "going on" of the "bull" dance.

However that was, Governor Balar, who is the oldest of the village, sent out emissaries from the village, who told the physician that he must not enter and they forbade him from continuing on the road through the village. The orders of the governor prevailed and Dr. Clark turned back. The doctor concluded, however, that he had a right to the road and forthwith laid his plaint before the federal grand jury last September. Indictments were returned and the warrants issued for the Pueblos.

"Take to the Trees." When Deputy Marshal Cooper went to serve his warrants he was told to "take to the tall timber," that the Indians would appear whenever they got good and ready, at least that is the way it was related in the marshal's office this morning. Not seeing any trees in the immediate vicinity that looked inviting, the deputy persisted and it finally developed that the governor was sick and so he could not go along with the marshal.

Superintendent Crandall took the matter in hand and brought them in from the Pueblo. John Doe and Richard Roe were men of straw of course. These who appeared with the chief were evidently not the Indians who were wanted. The governor was the one Mr. Foraker wanted to see most of all, however.

Quizzed through the interpreter, the governor said he did not know anything about the doctor being stopped at his direction.

"You must tell the truth," said Mr. Foraker. Then finally the governor's memory got better and he recalled something about the tall timber. He admitted that a secret dance was on when the doctor was stopped and that he had sent out two ministers plenipotentiary who forbade him from entering the pueblo or going through it.

"Will you promise to appear on March 18 if I will sign this bond of \$200 for your appearance?" asked Superintendent Crandall through the interpreter.

The governor agreed, and the bond was signed. "There's hardly any use to send a deputy after those Indians," said Mr. Foraker to a reporter for The Evening Citizen. The court will do nothing more than reprimand them, but the grand jury returned the indictments and it is the duty of this office to serve the warrants. In my experience as a federal officer cases have frequently arisen where the Indians would have their secret dances and obstruct the highway but rarely has an exception been taken to it. I have known of cases where the mails were obstructed but the carriers would take a detour or transfer the pouches and avoid interference."

TO WHOM IT MAY CONCERN.

Owing to the interior improvements now being made in our store, we have decided to reduce our stock of pianos so as to make more room and avoid any possibility of marring the piano during the progress of the work. During the next ten days we will quote special figures on all our pianos. It will pay you to investigate now. Call or write.

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The Ladies' Auxiliary of the B. of L. E. will give their eleventh annual ball at Colombo hall, February 22. Music furnished by Ellis' orchestra. Tickets, \$1.00.



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DE. PRICE'S CREAM BAKING POWDER MOST PERFECT MADE.

DOMINGO VALLES PLEADS NOT GUILTY

JAP CLARK AND W. A. McCANE MUST STAND TRIAL FOR MURDER.

Special to The Evening Citizen. Estancia, N. M., Feb. 14.—Domingo Valles will be tried for the murder of Col. J. Francisco Chaves. When brought before Judge Mann yesterday, Valles pleaded "not guilty." The case has not been set. The Torrance county grand jury has returned indictments against Jap Clark and W. A. McCane, charging them with murder of Deputy Sheriff J. M. Chase. The killing took place at Torrance, April 4, 1935. Prisoners will be given separate trials, Clark being tried first; jury called Tuesday of next week. Geo. W. Pritchard and A. B. Renshaw appear as attorneys for defendants. The first jury trial of a criminal case in Torrance county took place yesterday and Louis Martinez was found guilty on an indictment for assault with intent to murder. Sentence has not yet been pronounced.

POLICE FIND MARTINEZ "ASLEEP AT THE SWITCH"

JUDGE CRAIG FINES MARTINEZ \$10—DRUNK AND USED PAVEMENT FOR COUCH.

Charles Martinez, who was fined \$10 in police court this morning by Judge Craig, which he liquidated, is not at all particular about where he reposes when he flirts with Bacchus, the police say. Like P. Lair Sandoval, a native, who was arrested Sunday night, most any old place resembles a bed sometimes.

Between a late hour yesterday afternoon and last night when he was picked up by the police, Martinez had practiced crooking his elbow before so many bars that he lost count of the bars, not to mention the crooks, some of which got into his legs. Then he had trouble in navigating the broad pavement on Railroad avenue.

Becoming weary of his liquid burden, Martinez had wrapped the drape of his jag about him and with an awning for a canopy, resigned himself to Bacchus' dreams on the hard and unyielding cement.

In the gloaming the police found him "Asleep at the Switch." They trekked the dreamer to the city jail, where he reposed until this morning when he attended the sewing circle meeting at Judge Craig's. Ignatius Anaya was another victim of the Demon Rum last night. The police found him making incantations to the moon and talking in a strange and wonderful vein. Judge Craig gave Anaya five days in the city jail this morning.

BACA FAILED AGAIN FAMILIAR FORGERY CHARGE

S. DONOSE CASHES CHECKS FOR \$52.90, WHICH BANK TURNS DOWN.

Lebrado C. De Baca, who the police say holds the record for check forgeries and who is out of jail on bond pending the trial of a forgery case against him in the district court of Bernalillo county, was arrested on a warrant by Patrolman Salazar this morning. It was the same old charge—forgery.

The warrant was sworn out on Feb. 6 by L. Donose, one of the proprietors of the Glorieta saloon on First street, before Justice McClellan of precinct 13. It charges Baca with forging two checks, which were cashed by Donose on the 1st of February. One of the checks is for \$41. The name of Solomon Luna is forged to it. The other is for \$11.89. The name "Felipe Royoal" appears on the signature line. Both of the checks, which were endorsed by Baca, were drawn upon the First National bank. They were both marked "no good" across the face.

Donose declared this morning that Ramon Armijo, a saloon keeper at

Golden, N. M., had cashed two checks for Baca, both of which had been turned down as no good. He wants to add pressure to the charges in the warrant, Donose said.

Baca lives out at San Pedro. After his arrest he was lodged in the city jail. The preliminary hearing will probably be held this afternoon before Justice McClellan.

TELEGRAPHIC MARKETS

The following quotations were received by P. Graf & Co., brokers, over their own private wires from New York, room 37, Barnett Building:

New York Stocks.	
American Sugar	134 1/2
Amalgamated Copper	113 1/2
American Smelters	144
American Car Foundry	43 1/2
Atchafalpa com	104
Atchafalpa pref	294
Baltimore and Ohio	114 1/2
Brooklyn Rapid Transit	74 1/2
Canadian Pacific	184 1/2
Colorado Fuel	49 1/2
Chicago Great Western	16
Chicago Northwestern	166
Erie com	36 1/2
Louisville and Nashville	135 1/2
Missouri Pacific	82 1/2
Mexican Central	24 1/2
National Lead	72 1/2
New York Central	128 1/2
Norfolk	86 1/2
Norfolk and Western	153 1/2
Pennsylvania	131 1/2
Reading com	124 1/2
Rock Island com	26
Southern Pacific	94 1/2
St. Paul	149 1/2
Southern Railway	26 1/2
Union Pacific	175 1/2
U. S. S. com	45 1/2
U. S. S. pf	204 1/2
Greene Com	31 1/2
Santa Fe Copper	5 1/2
Shannon	22 1/2
Copper Range	93 1/2
Old Dominion	60
Calumet and Arizona	192 1/2
Nipissing	13
North Butte	113 1/2
Butte Coal	37 1/2
May cotton	\$9.40

Kansas City Live Stock.
Kansas City, Feb. 14.—Cattle receipts 3,099, including 500 southern market steady. Native steers \$4.25@6.50; southern steers \$5.50@5.00; southern cows \$2.50@3.75; native cows and heifers \$2.50@5.00; stockers and feeders \$2.50@4.80; bulls \$2.75@4.00; calves \$3.25@7.25; western fed steers \$4.00@5.75; western fed cows \$2.75@4.50.
Sheep receipts 5,000. Market strong. Muttons \$5.00@6.00; lambs \$7.00@7.80; range wethers \$5.40@6.60; fed ewes \$4.50@5.50.

Produce Market.
Chicago, Feb. 14.—Closing quotations:
Wheat—May 79 1/2; July 79 1/2 @ 79 1/2.
Corn—May 47 1/2; July 46 1/2 @ 46 1/2.
Oats—May 40 1/2; July 37 1/2 @ 37 1/2.
Pork—May 17.40; July 18.52 1/2 @ 18.52 1/2.
Lard—May 10.00; July 10.02 1/2 @ 10.02 1/2.
Ribs—May 9.52 1/2 @ 9.52 1/2; July 9.60 @ 9.62 1/2.

Chicago Livestock.
Chicago, Feb. 14.—Cattle receipts, 5,500, market strong to 10c higher. Beeves \$4.00@7.00; cows and heifers \$1.60@5.20; stockers and feeders \$2.50@4.70; Texans \$3.00@4.50; calves \$6.00@7.50.
Sheep receipts 14,000. Market steady. Sheep \$3.50@5.60; lambs \$4.75@7.65.

Money Market.
New York, Feb. 14.—Prime mercantile paper 5 1/2 @ 6 per cent; silver 6 1/2; money on call 3 1/2 @ 6 per cent.

St. Louis Wool Market.
St. Louis, Feb. 14.—Wool steady and unchanged.

Spelter Market.
St. Louis, Feb. 14.—Spelter firm \$6.80.

Cheapest accident insurance.—Dr. Thomas' Electric Oil. Stops the pain and heals the wound. All druggists sell it.

\$200 REWARD.
Is offered for the capture of Antonio Pettine, the murderer of Benedetto Berardinelli. Crime was committed in Albuquerque Monday, February 4.

C. A. and C. GRANDE.

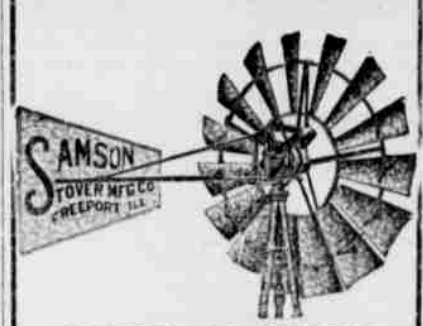
Ladies of the G. A. R. John A. Logan circle No. 1, will give a card party on Saturday evening at Odd Fellows' hall. Admission 25 cents, including refreshments.

NAVE DOES NOT APPEAR; HIS BOND FORFEITED

John Nave, an employee of the Wells-Fargo Express company, was arrested by the police last night at the Arcadia restaurant upon complaint of Charles McConnell, who alleges that Nave threatened to assault him.

McConnell is the proprietor of a restaurant that is run in connection with the saloon. He said Nave had been drinking and he asked him to leave the restaurant. Nave left but later returned looking for trouble. But for the interference of several persons in the place there would have been a conflict, McConnell declares. Nave put up a cash bond of \$10 last night to appear in police court this morning but he made no appearance and the bond was forfeited. McConnell, who was on hand to appear against him, was assured by the police that Nave would give him no more trouble.

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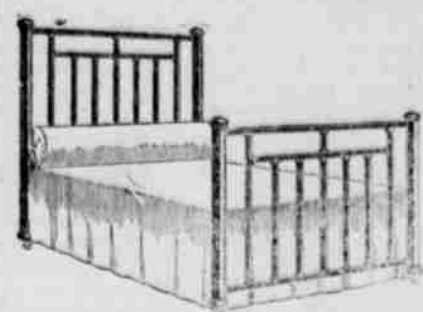
has been read by more people than any novel since "Uncle Tom's Cabin," and ranks as the masterpiece of English fiction.

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Seats on sale Saturday, Feb. 16.

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NEW YORK LAW AS TO IN- SANITY

Under Which Harry Thaw
Must Be Tried If Such
Is Defense.

LEARNED COMPILATION UNDER SEVERAL HEADS

William L. Clark, Reviewing Editor
of the Encyclopedia of Law,
Writes Interestingly.

From the opening address of the defendant's counsel in the trial of Harry K. Thaw for the killing of Stanford White and the examination of witnesses it appears that the only real defense will be insanity, and that the form of insanity relied upon will be insane delusion; that is, an insane delusion that White had ruined the defendant's wife, or an insane delusion that it was necessary for the defendant to kill White in self defense or in defense of his wife, or an insane delusion that the homicide was an act of providence, and the defendant the agent of providence in committing it. There is also some intimation that questions as to irresistible impulse and emotional insanity may arise. In view of this outlining of the defense, it will be of interest to our readers to publish the following statement of the law procured from William L. Clark, the author of a number of works on criminal law, and reviewing editor of the Encyclopedia of Law and Procedure, known as "CYC."

He says:
To say that a man is guilty of no crime in New York if he kills another while insane, although true as a general proposition, is too indefinite. It is necessary to go further and ascertain what is meant by the term insanity, for it admits of degrees and appears in various phases; and it is necessary to go further still and ascertain what is meant by the term under the laws of New York, for the law of this state on insanity as a defense differs from the law in some of the other states.

Test of Insanity in New York.
Under the penal code of New York (sections 20 and 21), as under the law in all other states (12 CYC 166; 21 CYC 42) a man is not responsible for a homicide committed while insane, if the insanity was such that he did not know the nature and quality of his act or did not know that it was wrong. On the other hand, to exempt from responsibility in New York, although it is otherwise in Alabama, New Hampshire, and some of the other states (12 CYC 166; 21 CYC 42), the insanity must be such as to have this effect. In this state section 20 of the penal code declares that "an act done by a person who is an idiot, imbecile, lunatic or insane, is not a crime." But section 21 expressly provides that "a person is not excused from criminal liability as an idiot, imbecile, lunatic or insane person, except upon proof that, at the time of committing the alleged criminal act, he was laboring under such a defect of reason as either (1) not to know the nature and quality of the act he was doing, or (2) not to know that the act was wrong; and section 23 provides that "a morbid propensity to commit prohibited acts, existing in the mind of a person who is not shown to have been incapable of knowing the wrongfulness of such acts, forms no defense to a prosecution therefor."

These provisions prescribe the only test of insanity as a defense in criminal cases known to the law of New York, and therefore, although a man may be to some extent insane when he kills another, and although medical experts may agree in so testifying, he is nevertheless criminally responsible if, notwithstanding his defective or perverted mental condition, he knew the nature and quality of his act and knew that it was wrong. People vs. Crist, 188 N. Y. 22; People vs. Silverman, 181 N. Y. 235. Whether he was insane to such an extent is a question for the jury. The defense must introduce some evidence of insanity, but if it does, then the jury in order to convict must be convinced of his sanity beyond a reasonable doubt.

Insane Delusions.
In order that insanity may be successfully set up as a defense in a prosecution for homicide, it is not necessary that the defendant shall have been totally insane, and on all subjects, but monomania, or an insane delusion, may be sufficient to exempt, although on all other subjects the accused may have been perfectly sane. Whether it is or not in New York must be determined by applying the test laid down in section 21 of the penal code above quoted; and therefore an insane delusion is a defense if it was such as to prevent the accused from knowing the nature and quality of his act, or from knowing that it was wrong, but not otherwise. People vs. Taylor, 138 N. Y. 398. The rule as to this phase of insanity is correctly given in 21 CYC, p. 667, in substance as follows: If the defendant is partially insane, that is, subject to insane delusions as to certain things, but in other respects sane, he is not criminally responsible if the homicide would be excusable or justifiable in case the facts were as his delusion leads him to believe them to be; but if the homicide would not be justifiable or excusable under those circumstances, the delusion is generally held not to free him from responsibility. See People vs. Taylor, 138 N. Y. 398; Guiton's case, 10 Fed. 161.

To illustrate: If a man kills another under the influence of an insane delusion that God has commanded him to do so, he is guilty of no crime, for, instead of knowing that the act is wrong, he believes it is right. Of course, whether he did

kill under the influence of such a delusion is a question for the jury on the evidence. The same is true if a man kills another under the influence of an insane delusion that the other is in the act of attempting to kill him (the slayer) or is inflicting grievous bodily harm, for if such were really the case, the homicide would be justifiable. And the rule also applies if a man kills another under an insane delusion that the killing is necessary to save his wife from death or great bodily harm, for he has the same right to defend his wife as he has to defend himself.

On the other hand if a man kills another in revenge under an insane delusion that the other has inflicted a serious injury to his character or fortune, he is fully responsible, for even if the supposed facts were true, they would not justify or excuse the homicide. And the same is true if a man kills another in revenge or jealousy under an insane delusion that the other has ruined his wife or is attempting to take her from him, for such facts, if they really existed, would not justify or excuse. See People vs. Taylor, 138 N. Y. 398. In any case there must be a direct connection between the monomania or delusion from the erroneous conclusion of a sane mind, which is no defense. 21 CYC 668.

Irresistible Impulse.
It is held in Alabama, Massachusetts, New Hampshire, Pennsylvania, and a number of other states, that a man is not responsible for a homicide committed under the influence of an insane irresistible impulse, although he may know the nature and quality of his act and that it is wrong, on the ground that medical experts practically agree that such a mental condition may exist as the result of genuine insanity, and if it does in fact exist in any case, then the person laboring under such an infirmity is, in so far as criminal responsibility is concerned, in the same position as if a stranger man should seize his hand and compel him, against his will, to commit the act. 21 CYC 665, collecting many cases in the various states.

In other states, however, this phase of insanity, in spite of the medical testimony as to its existence, is not recognized (21 CYC 664, 665); but such a condition of mind is regarded as mere moral perversion or passion, so long as the slayer knows the nature and quality of his act and that it is wrong; and this is true in New York under the express provisions of the penal code above quoted. In this state, therefore, an insane irresistible impulse is a defense if the accused did not know the nature and quality of his act, or if he did not know that it was wrong, but not otherwise, even though medical experts may all agree in testifying that the impulse was due to genuine insanity, and that it was irresistible. People vs. Carpenter, 102 N. Y. 238.

Emotional Insanity.
Mere emotional insanity, so called, where the person knows the nature and quality of his act and that it is wrong, is no defense anywhere, and is expressly excluded in New York by the provisions of the penal code quoted above. If a man under the influence of excitement, passion, or frenzy, caused by anger, jealousy, the passion of revenge, or any other cause whatever, kills another, when he has sufficient mental capacity to know the nature and quality of his act, and that it is wrong, he may be guilty of murder in the second degree only, because of the absence of the elements of deliberation and premeditation, which are necessary to murder in the first degree (People vs. Barber, 149 N. Y. 256; 21 CYC 732), but he is not exempted entirely from responsibility, even though his excitement or passion may have been apparently uncontrollable, and it has been held, even though he may have also been laboring under some mental defect, rendering him more liable than a perfectly sane man to yield to the influence of such excitement or passion. 21 CYC 666; People vs. Foy, 138 N. Y. 667.

This rule, however, does not exclude as a defense genuine insanity, as distinguished from mere turbulence of passion, merely because it was produced by anger, jealousy, revenge, or other like cause. If it was genuine insanity, whether total or merely partial as in case of delusion, and prevented the accused from knowing the nature and quality of his act, or from knowing that the act was wrong, it is as complete a defense as like insanity produced by any other cause; and if there is any evidence tending to show such genuine insanity, it is within the exclusive province of the jury to determine whether as a matter of fact, it did exist. People vs. Foy, 138 N. Y. 664.

Thaw May Be Innocent.
Referring to the case of Harry Thaw, who is now on trial in New York for the murder of Stanford White, it seems clear from this summary of the law that he may be innocent, and the homicide merely a great misfortune. He is certainly not responsible if, by reason of genuine insanity at the very time of the homicide, by whatever cause it may have been produced, and the testimony thus far introduced, if true, would seem to show ample cause for at least a temporary overruling of reason; he was incapable of know-

ing the nature and quality of his act, or incapable of knowing that the act was wrong. And even though he may have been in all other respects sane, if at the very time of the homicide, by reason of brooding over the supposed wrongs, or from any other cause, aided perhaps by threats against his wife made by White and communicated to him, he was laboring under a genuine insane delusion that it was necessary for him to kill White as he did to save either himself or wife from death or great bodily harm, however unnecessary the homicide may in fact have been, then he was guilty of no crime at all, for if such were the facts, the homicide would be justifiable.

Of course, the existence of such insanity or insane delusion is a question of fact to be determined by the jury from the evidence, and the defense must introduce some evidence to prove it. If such evidence is introduced and it is sufficient to raise a reasonable doubt in the minds of the jury as to whether it did exist or not, then, under the law of New York, the defendant must be acquitted.

Territorial Topics

STEAM PLOWS INVADE

THE ESTANCIA VALLEY.
Messrs. Cunningham & Read have just received two new models, part of a shipment of a steam plow outfit which they have ordered, says the Estancia News. A J. I. C. Case engine is expected to arrive in a day or two, when the gentlemen will be ready to contract for plowing. Such an outfit is merely the forerunner of what will soon be a common thing in the valley. The more so there will be turned over the better for all concerned. Let the good work go on.

P. V. S. SPRINGER FOUND

DEAD AT NEEDLES.
Needles, Feb. 14.—The body of P. V. Springer was found by a train crew two miles east of Needles under a bridge yesterday. The deceased was an aged man, in poor health, and started to walk from the town to Beal where his son was in charge of a bridge gang. All the valuables were taken from the body. It is supposed that the body had been robbed after death. There were no signs of violence except what would be caused by a fall. The coroner has been notified and will investigate.

SUIT BEGUN TO ENFORCE

MINNESOTA RATE ORDER.
Attorney General Young of Minnesota, has begun mandamus proceedings in the Ramsey county district court to compel the ten railroads doing business in Minnesota to accept the freight rate reductions recently ordered by the state railroad and warehouse commission. The companies involved are those which recently enjoyed the state in the United States court from putting the rates into effect.

HOW ARIZONA

GOT ITS NAME.
There was a battle of names for the territory, and Arizona, Arizona, Gadsden and Pimeria extended with Arizona. "Personally," says a writer in the Arizona Magazine, "I wish the choice might have fallen upon Pimeria, with its rich human and historical associations, but Charles D. Poston decided upon Arizona, taking the name of the Arizona mountains, near the great Pinaleno plateau. It being considered suitable that the state which was to be built on silver should bear a name taken from the most wonderful silver region in the world."

GOVERNMENT HAY

FOR MONTANA CATTLE.
Virginia City, Mont., Feb. 4.—Owing to the threatened starvation of upwards of 20,000 head of cattle in the vicinity of Assiniboine, by reason of the severe weather, and need of hay, straw and grain, the secretary of war has announced that these commodities, in limited quantities, will be sold during the next three months at actual cost to the United States. The stock to be disposed of will be that stored for the use of the government at Fort Assiniboine. There is a great scarcity of hay and grain in the state, and this, coupled with the fact that the weather is the severest known for many years, renders the outlook to ranchmen anything but bright.

BAR OF GOLD TOO

HEAVY FOR BURROS.
Jim Carter is in from the cyanide sluice of the Big Nugget Coarse Gold High License Consolidated, says the Mohave County Miner. With the bars are getting so heavy that a railroad may be built up through Vivian, stopping at the Bad Lands for a cold drink and crossing the river on Tom Ewing's electric cable. The knights of the round table are rounding up their chips preparatory to hitting the pike for other gold fields. Ed Talbot just sold the property of a successful art at Bullfrog and will put in an up-to-date billiard hall, bowling alley, reading room and gymnasium. Some of the most expert boxers in the business will meet there with five-ounce pillows on their hands. An ice factory and high-class vaudeville will be presented. The nights will be turned into music.

SOME GOSSIPY TALK ON MEN

At the Seat of National Gov-
ernment, Who Have Been
Prominent.

Washington, Feb. 14.—The life of the doorkeepers of the senate and house of representatives is rather a monotonous existence. The men have but little to do save on occasions when some special event is announced and the casual everyday grouping of spectators becomes a serious rush to get the best seats the galleries afford. There are compensating advantages, however, for what many might consider a humdrum existence. The pay is good, the hours reasonably short, the vacations long, and the opportunities for self instruction abundant.

These messengers, as a rule, are men of more than average intelligence; some of them have interesting careers, for the records of the senate show that several major generals, who served with distinction and against whom luck had turned later in life, have held these humble positions, where the duties consist solely in opening and closing doors for the admission of members or visitors. These men follow the debates closely and frequently hold heated arguments among themselves over disputed points of order. On the Indian bill many points of order were invoked and the parliamentary questions were fully discussed by these employees and the decision of the presiding officer accurately foreshadowed. Among the senate employees, the doorkeepers are known as the "senators" in the "loft" and these "senators" are frequently quite as well up in parliamentary procedure and precedents as many of the men on the floor whose votes count when votes are needed.

Early Page Enthusiasm.
Up in the gallery overlooking the chamber of the supreme court of the United States there are a few rows of benches where spectators were accustomed to sit when this small room was the chamber of the senate of the United States. That was in the days before the civil war, and when the present wings occupied by the senate and house had not been completed. On the back of one of these wooden benches is cut the name "Arthur Poe Gorman." The name has been covered with paint many times but it still remains distinct, defying time and painters to efface it.

In his boyhood the late senator Gorman was a page in the senate, and he always was proud of the fact that he was once a page in the distinguished body in which he afterwards served as a member with such distinction. It was while a page that he cut his name in the back of the bench, and when any of his particular friends visited him at the capitol it was with genuine pleasure that Mr. Gorman carried them up into the chamber of the senate and pointed out the bench where his boyish enthusiasm had induced him to carve his name. The name, long after was indelibly written into the history of the country, for Mr. Gorman became not only a great senator but the leader of his party, the man upon whom the democratic party depended for wisdom and counsel in the great issues of the day.

Anecdote of Champ Clark.

Champ Clark, of Missouri, one of the wits of the house, tells a good story on himself. He is fond of music, but not much of a performer on the piano. He has a fine collection of a violon and in the evenings he devoted a portion of his time to turning out grand and comic opera and church tunes for the edification of his children. Mr. Clark was gratified to see that the youngsters greatly enjoyed "Tannhauser" and any evening when he failed to supply enough of this opera, the children clamored for it. Believing that the youthful Clarks were developing a fondness for really good music, Mr. Clark was constrained one evening to ask them why it was they liked "Tannhauser" so much.

"Oh, papa," replied the hopeful son of the house of Clark, "it's fine, it sounds so much like a lot of dogs barking."

Good One on Two Members.

This week the first annual exhibition of paintings by contemporary American artists was given at the Corcoran gallery of art. Everybody in Washington who is anybody was there, from the President and Mrs. Roosevelt down. Members of congress were out en masse, but it does not follow that because a man can talk for hours on the constitution that he is well up in art or ancient history. Among the paintings that attracted much attention was the huge canvass of Jean Leon Gerome, depicting the death of Julius Caesar. Caesar lies stricken at the foot of Pompey's statue. Two members who hail from the Mississippi valley strolling through the hall stopped before this painting which was admired by every lover of art present.

"What's the matter with that fellow?" asked one of them.
"Why, don't you read history?" was the somewhat contemptuous retort. "The man is Julius Caesar; he has just been shot by Marc Antony."

Lame Back.
This ailment is usually caused by rheumatism of the muscles and may be cured by applying Chamberlain's Pain Balm two or three times a day and rubbing the parts vigorously with each application. If this does not afford relief, bind on a piece of flannel slightly dampened with Pain Balm, and quick relief is almost sure to follow. For sale by all druggists.

To Chickens Feeders.
Maudslays Mills are selling good wheat at \$1.50 per 100 lbs.

NOTICE FOR PUBLICATION.

Department of the Interior, United States Land Office.
Santa Fe, N. M., Jan. 25, 1907.
Notice is hereby given that Luis Garcia of Carpenter, N. M., has filed notice of his intention to make final five-year proof in support of his claim, viz: Homestead entry No. 9229, made April 17, 1906, for the SE $\frac{1}{4}$ NW $\frac{1}{4}$ NE $\frac{1}{4}$ SW $\frac{1}{4}$ Sec. 19, Tp. 9N., Range 6E., and that said proof will be made before H. W. S. Otero, United States court commissioner, at Albuquerque, N. M., on March 5, 1907.
He names the following witnesses to prove his continuous residence upon, and cultivation of the land, viz:
Carlos Lopez, Federico Lopez, Faustino Garcia and Luis Garcia y Garcia, all of Carpenter, N. M.
MANUEL R. OTERO, Register.

NOTICE FOR PUBLICATION.

Department of the Interior, United States Land Office.
Santa Fe, N. M., Jan. 25, 1907.
Notice is hereby given that Jose Griego y Garcia of Carpenter, N. M., has filed notice of his intention to make final five-year proof in support of his claim, viz: Homestead entry No. 9678 made July 17, 1906, for the SE $\frac{1}{4}$ SE $\frac{1}{4}$ Sec. 35, Tp. 10 N., Range 6E., and lot 1 and SE $\frac{1}{4}$ NE $\frac{1}{4}$ Sec. 2, and lot 4, Sec. 1, Tp. 9N., Range 6E., and that said proof will be made before H. W. S. Otero, United States court commissioner, at Albuquerque, N. M., on March 5, 1907.
He names the following witnesses to prove his continuous residence upon, and cultivation of the land, viz:
Veneciano Griego, Jose Armenta, Rafael Griego and Carlos Griego, all of Carpenter, N. M.
MANUEL R. OTERO, Register.

NOTICE FOR PUBLICATION.

Department of the Interior, United States Land Office.
Santa Fe, N. M., Jan. 25, 1907.
Notice is hereby given that Melchior Garcia of Carpenter, N. M., has filed notice of his intention to make final five-year proof in support of his claim, viz: Homestead entry No. 9229, made May 1, 1906, for the SE $\frac{1}{4}$ NW $\frac{1}{4}$ and SE $\frac{1}{4}$ SW $\frac{1}{4}$ Sec. 20, Tp. 9N., Range 6E., and that said proof will be made before H. W. S. Otero, United States court commissioner, at Albuquerque, N. M., on March 5, 1907.
He names the following witnesses to prove his continuous residence upon, and cultivation of the land, viz:
Candelario Rotz, Pedro Garcia y Garcia, Jose Griego and Luis Garcia y Garcia, all of Carpenter, N. M.
MANUEL R. OTERO, Register.

NOTICE FOR PUBLICATION.

Department of the Interior, United States Land Office.
Santa Fe, N. M., Jan. 25, 1907.
Notice is hereby given that Daniel Jinsco of Carpenter, N. M., has filed notice of his intention to make final five-year proof in support of his claim, viz: Homestead entry No. 9461 made May 22, 1906, for the SE $\frac{1}{4}$ NW $\frac{1}{4}$ and SE $\frac{1}{4}$ SW $\frac{1}{4}$ Sec. 12, Tp. 10N., Range 6E., and that said proof will be made before H. W. S. Otero, United States court commissioner, at Albuquerque, N. M., on March 5, 1907.
He names the following witnesses to prove his continuous residence upon, and cultivation of the land, viz:
Leandro Jaramillo, Jesus Garcia, Donaciano Gutierrez and Manuel Gutierrez, all of Carpenter, N. M.
MANUEL R. OTERO, Register.

NOTICE FOR PUBLICATION.

Department of the Interior, United States Land Office.
Santa Fe, N. M., Jan. 25, 1907.
Notice is hereby given that Eduardo Carter of Chilli, N. M., has filed notice of his intention to make final five-year proof in support of his claim, viz: Homestead entry No. 6752 made Jan. 2, 1902, for the E $\frac{1}{4}$ SE $\frac{1}{4}$ Sec. 12, Tp. 9N., Range 6E., NW $\frac{1}{4}$ Sec. 7, and SW $\frac{1}{4}$ Sec. 6, Tp. 9N., Range 7E., and that said proof will be made before H. W. S. Otero, United States court commissioner, at Albuquerque, N. M., on March 15, 1907.
He names the following witnesses to prove his continuous residence upon, and cultivation of the land, viz:
Miguel Apodaca, Pablo Beldondado, Cildio Montoya and Celso Carter, all of Chilli, N. M.
MANUEL R. OTERO, Register.

NOTICE FOR PUBLICATION.

Department of the Interior, United States Land Office.
Santa Fe, N. M., Jan. 25, 1907.
Notice is hereby given that Carlos Griego of Carpenter, N. M., has filed notice of his intention to make final five-year proof in support of his claim, viz: Homestead entry No. 9678, made July 17, 1906, for the SE $\frac{1}{4}$ NW $\frac{1}{4}$ and SE $\frac{1}{4}$ SW $\frac{1}{4}$ Sec. 1, and N $\frac{1}{2}$ SE $\frac{1}{4}$ Sec. 2, Tp. 9N., Range 6E., and that said proof will be made before the United States Court Commissioner, H. W. S. Otero, at Albuquerque, N. M., on March 5, 1907.
He names the following witnesses to prove his continuous residence upon, and cultivation of the land, viz:
Veneciano Griego, Jose Armenta, Rafael Griego and Jose Griego y Garcia, all of Carpenter, N. M.
MANUEL R. OTERO, Register.

NOTICE FOR PUBLICATION.

Department of the Interior, United States Land Office.
Santa Fe, N. M., Jan. 25, 1907.
Notice is hereby given that Juan Antonio Garcia of Carpenter, N. M., has filed notice of his intention to make final five-year proof in support of his claim, viz: Homestead entry No. 9229, made May 1, 1906, for the SE $\frac{1}{4}$ NW $\frac{1}{4}$ Sec. 19, and N $\frac{1}{2}$ NW $\frac{1}{4}$ Sec. 20, Tp. 9N., Range 6E., and that said proof will be made before H. W. S. Otero, United States Court Commissioner, at Albuquerque, N. M., on March 5, 1907.
He names the following witnesses to prove his continuous residence upon, and cultivation of the land, viz:
Faustino Garcia, Pedro Garcia y Garcia, Carlos Lopez and Jose Griego, all of Carpenter, N. M.
MANUEL R. OTERO, Register.

If you want reaching in advertising, try an Evening Citizen want ad.

MONTEZUMA TRUST CO.

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Notice These Buildings

(we will give you street addresses, with numbers) if you wish to see what can be done with lumber of the lasting kind. We want your trade, certainly. Let's add that we can prove by quality and prices that we deserve it.

RIO GRANDE LUMBER CO.

Corner Third and Marquette

"OLD RELIABLE" ESTABLISHED 1873.

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THE WHOLESALE GROCER

FLOUR, GRAIN AND PROVISIONS

Carries the largest and Most Exclusive Stock of Staple Groceries in the Southwest.

FARM AND FREIGHT WAGONS

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WHOLESALE AND RETAIL

Lumber, Glass, Cement and Rex Flintkote Roofing

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The Safe and Helpful Beverage—

GOOD beer helps the stomach to perform its offices. It aids the digestion. The percentage of alcohol in good beer is very small. GOOD beer "Wieners" quenches the thirst and refreshes instantly and naturally. Athletes drink Wiener beer when in training. They know that it is good for them.

BLATZ WIENER BEER

The absolute wholesomeness of Blatz Beers is predetermined by the Blatz Method, months before it comes to you. Pure, sparkling water—hops—barley malt—brewed and matured in the good Blatz way. The ideal home beverage.

VAL BLATZ BREWING CO., MILWAUKEE

Always the Same Good Old "Blatz"

FOR SALE by Stern, Schlosse & Company, Albuquerque, New Mexico.

Mrs. Housekeeper

You Cannot Afford to Miss This Opportunity. Cash Talks

now and for a very small amount of the wherewithal you can replenish your china closet with some very pretty pieces of broken sets at less than half regular price.

SEE WINDOW DISPLAY

J. D. EMMONS, The Furniture Man
COR. COAL AND SECOND WEST END VIADUCT

GOOD ROADS CALSBAD ROAD CONVENTION IS CALLED LOOKS LIKE A GO.

Capital Building Selected as Place and Monday, Feb. 18, the Day.

Executive Office, Santa Fe, N. M., February 13, 1907.

Whereas, The New Mexico good roads convention of 1906, held in Albuquerque, adjourned to meet in Santa Fe during the present session of the legislature; and

Whereas, The officers of said convention have called a meeting thereof to be held in the capital on February 18, 1907, now

Therefore, I, H. J. Hagerman, governor of the territory of New Mexico, do issue this proclamation announcing that the third annual session of the New Mexico good roads convention will be held in the capital, in the city of Santa Fe on Monday, February 18, 1907, at 8 o'clock p. m. All boards of county commissioners, mayors and councils of cities and towns, commercial organizations and local improvement societies are invited to send delegates not exceeding ten in number, to said convention, and I hereby appoint the following delegates-at-large to said convention: Las Vegas—R. E. Twichell, Ike Davis, W. E. Gortner, J. D. W. Veeder, B. D. Black, H. M. Smith, E. B. Shaw, G. A. Fleming, F. H. Pierce, F. E. Olney, J. B. Mackel, R. C. Rankin, W. A. Ruddecke and J. L. Zimmerman.

Albuquerque—B. H. Briggs, Maynard Gursul, R. W. Hadden, E. S. Stover, N. B. Field, M. W. Flournoy, G. W. Klock, George L. Brooks, Sigfried Grunfeld and George F. Albright.

Santa Fe—L. B. Prince, Charles F. Eastley, Arthur Seligman, Arthur Treloar, A. H. Brodhead, Frank Owen and M. A. Otero.

Houston—Charles Springer, J. Van Houten, E. C. Crampton and A. L. Hobbs.

Springer—M. W. Mills, Belen—John Becker, Las Cruces—R. L. Young, H. D. Bowman, J. D. Tinsley and J. C. Carrera.

Mesilla Park—J. J. Vernon, Silver City—W. B. Walton, H. H. Betts and W. H. Newcomb, Deming—J. A. Hart, Gallup—Edward Hart, Los Lunas—Boleslo Romero, Socorro—W. E. Kelley, Clayton—O. P. Easterwood, Tierra Amarilla—Perfecto Esquilbel, Santa Cruz—Gregorio Herrera, Alamogordo—J. B. DeMott, Espanola—C. L. Pollard, Taos—Juan Santistevan, Santa Rosa—W. R. Wright.

Done at the executive office this 13th day of February, A. D. 1907. Witness my hand and the great seal of the territory of New Mexico.

Signed, H. J. HAGERMAN, (Seal) By the Governor, (Signed) J. W. RAYNOLDS, Secretary of New Mexico.

How's This?

We offer One Hundred Dollars Reward for any case of Catarrh that cannot be cured by Hall's Catarrh Cure. F. J. CHENEY & CO., Toledo, Ohio. We, the undersigned, have known F. J. Cheney for the last 15 years, and believe him perfectly honorable in all business transactions and financially able to carry out all obligations made by him. Valuing Kinan & Marvin, Wholesale Druggists, Toledo, O. Hall's Catarrh Cure is internally acting directly upon the blood and mucous surfaces of the system. Testimonials sent free. Price, 50c per bottle. Sold by all Druggists. Take Hall's Family Pills for constipation.

TO START HOME FOR COLORED CHILDREN.

Oakland, Cal., Feb. 14.—A very largely attended meeting of colored citizens was held in the Sons of Veterans hall here today for the purpose of discussing the advisability of starting a home for colored children in this city. Judge Francis Scott addressed the meeting and explained the objects and needs of the proposed home. President Robert Harrison and Secretary John A. Huggs, of the Colored Children's Aid society, explained that colored children will not be accepted in the Crittenton or any of the city homes and in many cases they had to spend the night in jail or on the streets because there was no place for them. It was decided to procure a ten-room house in the city to start with and in the meantime to inaugurate a fund to build a home in the country where educated colored children could be educated and cared for.

PILES CURED IN 6 TO 14 DAYS. PAZO OINTMENT is guaranteed to cure any case of Itching, Blind, Bleeding or Protruding Piles in 6 to 14 days or money refunded. 50c.

John D. Rockefeller has given \$22,000,000 to educate some people. John educated most of us by taking considerably more than that amount away from us.

Our ROUGH DRY work don't have to be washed over. Imperial Laundry Co.

Jas. Bull and Annie Lamb were married in Gilman, Ill., the other day. Their descendants will be able to brag that they came from good stock.

WILDCAT MINERS HAD STUFF BUT DID NOT KNOW IT

Suckers Spent \$113,000 Before Ore Was Discovered—Fake Mine Turns Out to be Treasure Box.

Prescott, Ariz., Feb. 14.—"When we bought the Copper Bottom group of mines, located in the Pimosa district in Yuma county, bordering on the Colorado river, we were certainly handed a lemon," said G. G. Goodwin, a stockholder of the Desert Queen Mining company, operating in that region.

"When we first purchased the claims," declared Mr. Goodwin, "the gold brick that the promoters of the enterprise handed our company was the real goods without any ribbons tied around it. We sunk some \$113,000 in development work and machinery, and didn't even find a color that resembled stage tin. We assessed our stock for another treasury fund although the stock of the corporation was non-assessable, and finally found a mine."

"However, before that, under the direction of one of our managers, we ran three tunnels, 700, 500 and 200 feet, respectively, into the mountain, in none of which was a speck of ore uncovered. "We returned to the company's representative in Dayton showed the cost of this tunneling to be \$20 per foot, but upon investigation we discovered that the work had actually only cost \$9.50 a foot. The man in whom we trusted had pocketed the difference."

"Undaunted, however, by such a colossal failure, a meeting of the stockholders was called and another response was a ready one and the station is now properly equipped in respect to its lighting facilities."

The officers of the Northwestern Pacific company, which is a consolidation of Southern Pacific and Santa Fe lines in northern California, are as follows: President, E. E. Calvin, of the Southern Pacific; vice president, A. H. Payson, of the Santa Fe; secretary, J. L. Willcutt, and treasurer, N. T. Smith, both of the California Northern; comptroller, Thomas Mellersh, of the California Northwestern.

A Santa Fe crew deliberately detailed one of the large 1600 class freight engines in the San Bernardino yards, but they will not be brought "on the carpet" for the affair. The big engine was detailed for the sole purpose of making some tests of a new "turtle" for replacing detailed engines and cars on the track. The device is a new pattern, but was found to work excellently, the big engine being easily placed on the track in a brief time. The new "turtle" will probably be put in use on that division.

IN ROOFS OF CARS. The essential condition of car ventilation is that the heaters should be placed in the roof of the car, and the fresh air introduced through them sufficiently warmed not to be felt as a draft. To determine the air movement and to insure its proper distribution throughout the top of the car, the fresh air from without should be forced by means of a fan through heating coils into a cavity between the roof of a car and a false ceiling, so constructed as to permit the air to flow easily downward upon the covered heads of the occupants, thus preventing all noticeable drafts. The passengers will in this way be supplied with fresh air of agreeable temperature, unadmixed with the breath which has been projected downward from their nostrils. To facilitate the removal of the air at the floor level and also to aid the movement of the pure air, there should be a false floor formed of a removable grating, that it may be readily cleaned. This should cover an air space through which the vitiated air can be withdrawn by another fan.

Gas in the Stomach. Belching and that sense of fullness so often experienced after eating is caused by the formation of gas. The stomach fails to perform its functions and the food ferments. Chamberlain's Stomach and Liver Tablets will correct the disorder. They aid digestion and strengthen and invigorate the stomach and bowels. For sale by all druggists.

Neighbors Got Fooled. "I was literally coughing myself to death, and had become too weak to leave my bed, and neighbors predicted that I would never leave it alive, but they got fooled, for thanks be to God, I was induced to try Dr. King's New Discovery. It took just four one dollar bottles to completely cure the cough and restore me to good health," writes Mrs. Eva Unchaper, of Grovetown, Stark county, Indiana. This king of cough and cold cures, and healer of throat and lungs, is guaranteed by all druggists. \$50 and \$1.00. Trial bottle free.

PORT BAYARD, N. M., JAN. 17.—Sealed proposals in triplicate for sinking and walling a brick well 15 feet in diameter, 45 feet deep at this post, will be received here until 11 a. m., February 17, 1907, and then opened. Information furnished on application. United States reserves right to accept or reject any or all proposals or any part thereof. Envelopes containing proposals should be endorsed: "Proposals for sinking and walling well," and addressed to Capt. S. P. Vestal, Quartermaster.

A Habit to Be Encouraged. The mother who has acquired the habit of keeping on hand a bottle of Chamberlain's Cough Remedy, saves herself a great amount of uneasiness and anxiety. Coughs, colds and croup, to which children are susceptible are quickly cured by its use. It counteracts any tendency of a cold to develop into pneumonia, and if given as soon as the first symptoms of croup appear, it will prevent the attack. This remedy contains nothing injurious and mothers give it to little ones with a feeling of perfect security. Sold by all druggists.

PRESCOTT CHINAMAN COMMITS SUICIDE. Prescott, Ariz., Feb. 14.—Disheartened at his ill luck at cards, and his failure to secure sufficient money to take him back to the Flowery Kingdom, Kee Yung, aged 57, member of the Hop Wo Tong, committed suicide at Prescott. His lifeless body, suspended by a half-inch hemp cord around his neck, was found hanging from a rafter in his room.

"Generally debilitated for years. Had sick headache, lacked ambition, was worn-out and all run-down. Burdock Blood Bitters made me a well woman."—Mrs. Chas. Freitoy, Moosup, Conn.

Subscribe for The Evening Citizen.

Every Woman

Use Big G for constipation, diarrhoea, inflammation, irritation or abnormal condition of the membranes, or in case of menorrhoea, or in case of leucorrhoea. Sold by Druggists, or sent in plain wrapper, by express, prepaid, for \$1.00, or 3 bottles \$2.75. Circular sent on request.

Every Woman

Use Big G for constipation, diarrhoea, inflammation, irritation or abnormal condition of the membranes, or in case of menorrhoea, or in case of leucorrhoea. Sold by Druggists, or sent in plain wrapper, by express, prepaid, for \$1.00, or 3 bottles \$2.75. Circular sent on request.

Every Woman

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Every Woman

A Call to My Sale

REMEMBER that the end of my great Clearance Sale comes when I close my door SATURDAY NIGHT, the 16th.

SPECIAL INDUCEMENT

LOOK AT MY WINDOW

M. MANDELL

Fine Clothing and Furnishing

COMING EVENTS

Feb. 22.—Dance at Colombo hall by the Y. I. A. to the B. of L. E. February 25 to March 2, "The Hollingsworth Twins."

March 17.—St. Patrick's Day. This is the banner performance of the season.

ALMANAC EVENTS. Feb. 17.—First Sunday in Lent. Feb. 26 and 27.—Ember Days. Feb. 22.—Washington's Birthday.

March 17.—St. Patrick's Day. March 21.—Spring begins. March 24.—Palm Sunday. March 25.—Lady Day; annunciation.

March 29.—Good Friday. March 31.—Easter Sunday. May 30.—Memorial Day of G. A. R.

Rising From the Grave. A prominent manufacturer, Wm. A. Fervell, of Lucama, N. C., relates a most remarkable experience. He says: "After taking less than three bottles of Electric Bitters, I feel like one rising from the grave. My trouble is Bright's disease, in the Diabetes stage. I fully believe Electric Bitters will cure me permanently, for it has already stopped the liver and bladder complications which have troubled me for years." Guaranteed by all druggists. Price only 50c.

NOTICE FOR PUBLICATION. Department of the Interior, Land Office at Santa Fe, N. M., January 29, 1907.

Notice is hereby given that Santiago Garcia, of Chilli, N. M., has filed notice of his intention to make final five-year proof in support of his claim, viz: Homestead Entry No. 6591 made October 2, 1901, for the SE $\frac{1}{4}$ NW $\frac{1}{4}$, E $\frac{1}{2}$ SW $\frac{1}{4}$ and SW $\frac{1}{4}$ SE $\frac{1}{4}$, Section 3, Township 8 N., Range 6 E., and that said proof will be made before H. W. S. Otero, United States Court Commissioner at Albuquerque, N. M., on March 5, 1907.

He names the following witnesses to prove his continuous residence upon, and cultivation of, the land, viz: Manuel Y. Acuña, Antonio Sandoval, Julian Lucero and Jose MORA, all of Chilli, N. M.

MANUEL R. OTERO, Register.

"I suffered habitually from constipation. Doan's Regula relieved and strengthened the bowels, so that they have been regular ever since."—A. E. Davis, grocer, Sulphur Springs, Texas.

MEN AND WOMEN. Use Big G for constipation, diarrhoea, inflammation, irritation or abnormal condition of the membranes, or in case of menorrhoea, or in case of leucorrhoea. Sold by Druggists, or sent in plain wrapper, by express, prepaid, for \$1.00, or 3 bottles \$2.75. Circular sent on request.

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Every Woman

HAIR DRESSER AND CHIROP. DIST.

Mrs. Bambini, at her parlors, No. 209 West Railroad avenue, is prepared to give thorough scalp treatment, do hair dressing, treat corns, bunions and ingrowing nails. She gives massage treatment and manicuring. Mrs. Bambini's own preparation of the skin and improves the complexion, and is guaranteed not to be injurious. She also prepares a hair tonic that cures and prevents dandruff and hair falling out; restores life to dead hair; removes moles, warts and superfluous hair. Also a face powder, a freckle cure and pin-pole cure and pile cure. All of these preparations are purely vegetable compounds. Have just added a vibrator machine for treatment of scalp, face and cure of wrinkles. It is also used for rheumatism, pains and massage.

We do it right. ROUGH DRY. Imperial Laundry Co.

Dr. Williams' Indian Pile Ointment will cure Blind, Bleeding and Itching Piles. It cures the tumor, allays the itching at once, acts as a poultice, gives instant relief. Dr. Williams' Indian Pile Ointment is prepared for Piles and Itching of the private parts. Every box is warranted. By druggists, by mail on receipt of price, 50 cents and \$1.00. WILLIAMS MANUFACTURING CO., Frop., Cleveland, Ohio. FOR SALE BY S. VANN & SON.

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Dr. Williams' Indian Pile Ointment will cure Blind, Bleeding and Itching Piles. It cures the tumor, allays the itching



Grover's Comfort Shoes for Women



\$2.50

EXTRA SOFT KID is used for the uppers. The soles are made of belting leather and sewed on by hand to insure the greatest flexibility and comfort. They are heavy enough to stand hard wear and to keep the foot warm and dry and at the same time are as soft as a piece of cloth. For the immediate and lasting relief of tender feet, corns and bunions they are without equal.

LOCAL AND PERSONAL

TRAIN ARRIVALS.

TRAIN ARRIVALS.
No. 1 at 4:40 p. m.
No. 8 at 10:45 p. m.
No. 4 on time.
No report on Nos. 7 and 9.

The California limited was on time today.

Dr. Geo. W. Harrison returned from a visit to the territorial capital last night.

William H. Chamberlain came in from the coal camps at Madrid yesterday.

Solos by Mr. Reynolds will be the special feature at the skating rink tonight.

G. W. Hartman, a well known business man of Las Vegas, is here from the Meadow City.

Attorney A. B. McMillen, who has been at Santa Fe and Las Vegas on business, returned last night.

C. J. Crandall, superintendent of the Santa Fe Indian school, is in the city on business for the department.

George A. Flannigan of Denver, representative for Colliers Weekly, is in Albuquerque on his regular monthly visit.

Max B. Fitch, general manager for the Southwestern Lead & Coal company, operating in the Caballo mountains, is registered at the Alvarado.

Briefs were filed this afternoon in the case of the Arizona & Colorado Railway company vs. the Denver & Rio Grande railway, making facts and citing authorities in writing.

A special program of music has been arranged for the meeting of the Albuquerque Woman's club, which will be held tomorrow afternoon in the Commercial club building.

Mrs. William Stoddard, of 714 East Iron avenue, leaves tomorrow morning for Chicago and other points east, where she expects to be absent on a visit of a month's duration.

The Woman's Home and Foreign Missionary society of the Presbyterian church will meet with Mrs. H. A. Cooper, 115 South Walter street, tomorrow afternoon at 2:30 o'clock.

There will be a stated convocation of Rio Grande Chapter No. 4, Royal Arch Masons, this evening at 7:30. Work in the mark and past master degrees. By order of the high priest, J. C. Fenger, secretary.

Mrs. A. M. Whitcomb, who was thrown from a horse at Isleta on Sunday and severely injured, was able to leave her bed this afternoon. Mrs. Whitcomb's injuries consisted of a line of bruised places down her right side.

A. L. Clairmont, manager for the district of New Mexico for Bradstreet's commercial agency, which includes El Paso county, Texas, left last night for the Pass City. Mr. Clairmont expects to be absent from this city several weeks.

W. T. McCleight, business manager and city editor of The Evening Citizen, who was taken ill a week ago last Sunday with la grippe, and which has developed into a slight attack of typhoid fever, is reported getting along nicely. It may be, before he resumes work at the office, that a trip to some hot springs will likely be made.

Col. W. S. Hopewell, who has been confined to his bed several days with the grip, is reported some better today. However, he will not be able to accompany the excursion train, which he provided for the legislature on which to go to Estancia, which he regrets very much. The trip is now set for Friday. The colonel hopes to be out by Monday.

The Southwestern Employment and Collection agency, which has been recently organized, will have its offices at 119 South Second street over the offices of the Albuquerque Pressed Brick and Tile Co. L. A. Martin of Chicago will be in charge of the agency. He comes to Albuquerque from Chicago where he has had a good deal of experience in this business. The agency will secure you an employe or a job, as you like.

MORTUARY

H. C. Smoot.

H. C. Smoot, who formerly lived at Kirksville, Mo., died suddenly of complications at his rooming place, on Kelleher avenue, this morning. He was 59 years old. Mrs. Smoot and a daughter were with him when the end came. The funeral will be held at Strong's chapel tomorrow morning at 10 o'clock. Rev. J. C. Rollins, pastor of the Methodist church, will conduct the services. Burial will be at Fairview cemetery. Mr. Smoot resided in the Estancia valley for a time, but later removed to Albuquerque.

Subscribe for The Citizen and get the news.

DOCTOR MCCORMICK.
LIQUOR HABIT CURED.
522 WEST RAILROAD AVE.

JURA TRIAS COPPER COMPANY INSOLVENT

Judge Abbott today appointed Frank H. Moore, of the law firm of Hickey & Moore, receiver for the Jura Trias Copper company, a million dollar corporation promoted by T. J. Cullen of this city. The company, it is alleged, has property near Copper City, N. M. The stock, several hundred thousand dollars of which has been sold, is held in the east.

The First National bank of this city made application for the receivership, through its attorney, H. F. Reynolds, and petitioned the court to appoint M. W. Flournoy of the First National bank to the position.

The bank had a judgment against the Jura Trias company for \$2,000, and claimed in its petition that said company was insolvent.

Several other judgments, all self confessed on the part of the defendant company, have been rendered against the company within the past two months.

Russell B. Howell holds one for \$1,212.75; John W. Kelley one for \$150; J. T. McLaughlin one for \$2,000. These, with the National bank's judgment and several other judgments not recorded in the Bernalillo county court, bring the total obligations close to the \$20,000 mark.

W. C. T. U. MEDAL CONTEST PROGRAM

Program for medal contest, Friday, February 15th:

Music.

Invocation—Rev. Hugh A. Cooper.

Piano Solo Miss Sowers

Recitation No. 1.

Vocal Solo Miss Seis

Recitation No. 2.

Vocal Solo Mr. Gould

Recitation No. 3.

Mandolin Club.

Recitation No. 4.

Pipe Organ Solo Miss Otis

Recitation No. 5.

Vocal Solo Mrs. C. C. Webb

Silver collection.

Presbyterian Male Quartet.

Presentation of medal.

List of contestants: Merle S. Pixley, William Learned, John Fee, William Arnot, Harry Ewers.

TOO LATE TO CLASSIFY.

WANTED—To borrow \$500.00 for two years; good real estate security. Box 403, city.

Just received our new spring styles of Sorosis low shoes for women. They are the standard in daintiness, fit and wear. Patent kid or Vici kid, light or heavy soles. All styles \$5.50. C. May's Shoe Store, 314 West Railroad avenue.

YOU CAN SAVE YOUR CHICKS BY FEEDING OUR RELIABLE CHICK FOOD. CHICKENS ARE EASILY RAISED IF THEY ARE STARTED RIGHT.

E. W. FEE, 602 S. FIRST ST.

PHONE 16.

FISH

FRESH FOR TOMORROW

FRESH SALMON.

CAT FISH.

RED SNAPPER.

FLUNDER.

SNEETS.

HERRING.

During the Lenten season, as heretofore, we will be headquarters for all kinds of fish. Call and inspect.

San Jose Mkt

IT HAS BEEN OUR POLICY

To hold each year our annual sale of used and slightly used pianos. Owing to extensive interior improvements now under way in our store, we will quote our special sale prices on all pianos in stock. Our stock consists of the most complete line of high grade pianos ever shown in this city and, we can truly add, in the great southwest. If interested, call or write today.

LEARNARD & LINDEMANN,

206 West Gold Avenue.

YOU WILL FIND IT AT THE MAZE

5 ft. step ladders 80c and 1.35

6 ft. step ladders 95c and 1.60

Wheel barrows \$2.75 and 7.00

Plovers \$2.75, \$3.25 and 3.65

Next eggs, per doz 25c

Fertilizer, per pound 05c

Gold medal camp cots 2.75

Folding sewing table 1.35

Single buggy harness 6.50

THE MAZE.

Wm. KIEKE, Proprietor.

PARTNERSHIP NOTICE.

On the 18th of February I will form a partnership with A. Gings. Accounts made previous to this date will be due me personally.

A. TROSSELLO.

1007 South Second Street.

HONEY

10 lbs. Nice Extracted Honey for \$1.00. Order by Postal.

W. P. Allen, Box 202, Albuquerque.

List your property with

Live Men

Crawford & Jones

110 South Second St.

R.R.

TICKETS BOUGHT, SOLD AND EXCHANGED

Association Office

Transactions

Guaranteed

ROSENFELD'S, 118 W. R. R. Ave.

SOCIAL DANCE

EVERY SATURDAY NIGHT

AT THE

COLOMBO HALL DANCING SCHOOL

Admission 50c Ladies Free

Believe Us

We can save you money

NOW

In the purchase of a Piano

TODAY

We Carry the Largest Stock of New Pianos Ever Shown in This Territory.

SECOND HAND Pianos at your own prices—almost.

SEE US before you buy

Do It Today

Learnard & Lindemann,

Established 1900 206 W. Gold Avenue

COAL

Genuine American block, per ton \$6.50

Cerrillos Lump \$6.50

Anthracite Nut \$8.50

Anthracite mixed \$9.00

Anthracite, stove and furnace sizes \$9.50

Clean Gas Coke \$6.00

WOOD.

Green Mill Wood, per load \$2.25

W. H. HAHN & CO.

Both Phones.

The firm of Lommori & Matteucci corner Seventh and Tijeras, will hereafter be known as

J. THE J.

CHAMPION GROCERY CO.

Our new telephone number is 51.

W. L. Douglas

\$3.50 Shoe

UNION MADE

For More Than a Quarter of a Century

W. L. DOUGLAS Shoes have been leaders in Style, Fit and Wear. They have earned a world-wide reputation by merit alone—they are the standard everywhere.

For Many Years We Have Sold

W. L. DOUGLAS Shoes—that they give satisfaction in every respect to our customers, is exemplified by the fact that our sales are daily increasing.

W. L. DOUGLAS \$3.50 Shoes are made of the best selections of the highest grade leathers. They have the style and character of \$5 and \$6 shoes.

Our shipment of W. L. DOUGLAS Shoes for Spring 1907, is the largest and most complete we have yet received. It contains many new shapes never shown in Albuquerque.

SIMON STERN

The Railroad Avenue Clothier.

RAABE & MAUGER

115-117 NORTH FIRST STREET

Between Railroad and Copper Ave.

Stoves and Steel Ranges

HARDWARE and RANCH SUPPLIES

Wagon Covers,
Sheep Shears,
Dipping Tanks,

TIN SHOP
In Rear of Store

Harness,
Horse Blankets,
Saddles.

WHITNEY COMPANY

Wholesale and Retail

HARDWARE

Iron Pipe, Pumps, Valves, Fittings—Steam and Water Supplies—Hose and Belting.

Stoves, Ranges and Granite Iron Ware.

Bar Iron, Steel, Wagon Wood Stock, Blacksmith Supplies.

Mail Orders Solicited

113, 115, 117, South First Street

401, 403, North First Street

Albuquerque, New Mexico

Home Insurance the Best

WE CANNOT refrain from again saying something about Home Insurance. Every time that the proposition presents itself of the tremendous amount of money that is being sent out of New Mexico and Arizona for life insurance to eastern cities, the conviction comes home with increased force that a home company ought to be patronized and the money remain in the West.

The revelations of the past year of the way the enormous surplus of the big Eastern companies has been handled and speculated with ought to emphasize the fact that the people of the West should stop pouring their money into Eastern channels when it can be placed in home insurance, and every dollar of it kept and invested at home.

It is gratifying to note that home insurance is year by year receiving more and more its just deserts. Statistics show that during the past year home companies far exceeded foreign companies in the amount of business written. Why cannot this same record be made here? It can if every individual who takes out a policy the coming year will carefully weigh the proposition of the value it is to keep his insurance at home before he puts his name to the application of any insurance company.

The Occidental Life Insurance Company of New Mexico and Arizona is owned and controlled by the leading business men of the two territories, and offers exceptional opportunities to ambitious and capable men and women to sell its policies.

Address Home Office,

Occidental Life Insurance Company

ALBUQUERQUE, N. M.

ALBUQUERQUE HARDWARE CO.

Fourth and Railroad Avenue



A Rarebit

to be prepared, should be made in a Hanning, Bowman & Co. Chafing Dish. Always use the Hanning, Bowman & Co. Chafing Dish, and in a few minutes you will have a rarebit.

Hanning, Bowman & Co.

Chafing Dish

has produced a durable vessel to regulate your meals. Please to see that your chafing dish is marked with the Hanning, Bowman & Co. Chafing Dish.

FOR SALE BY

ALBUQUERQUE HARDWARE CO.

Fourth and Railroad Avenue

EVERITT

THE
Diamond Palace
RAILROAD AVE.

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