	· · · · · · · · · · · · · · · · · · ·		to the design of the Late Supremel	elected to the Assembly voling in the
	bills to the action of the governor. In every	and seven, []. B.] JUHN B. WHALLER,	who shall constitute the appallate division	
	tor-ucities, 12 as the case may be. in every stren	ment to section ten of article eight'es the	and shall be a resident of the department.	passed, a majority of all the Benators on
NOTICE IS HERREY GIVEN: At the General Election to be held in this	GIVEN under my hand and seal of office of the	be approved?	tions of their respective terms of office,	ate, L. S. CHANLER, President.
in November next (November 5th) the following fown officers may be lawfully voted for to wit Twenty-pine Supervisors. Being I for each town	nine hundred and seven	the Secretary of State, Albany, July 25, 1907,Pursuant to the provisions of sec-	or vacancies occur, he shall make new	preceding copy of concurrent resolution, ou
Twenty-nine Town Clerks - Hifty-eight Justices of the Peace Twenty-nine Commission-	(beat) Secretary or state	tion one of article fourteen of the Consu- tution of the State of New York, and sec- tion seven of chapter nine hundred and	so designated to sit in the appointe di- vision, in each, department sign be resi-	of article six of the Constitution, with the original concurrent resolution on file in By
Eighty-seven Assessors 3	Aug. 8th, 1907.	following proposed amendment to section	the absence or inability to act of eny	From, and of the whole thereof. Given 190
One hundred forty-five	Allegany Co. Clerk's Office. j	to the people for approval at the next	late division shall cartify to him that one	bany, this twenty-fifth day of July, in the introduced over Lord, one thousand nine hun-
son and Belfast will each elect one Justice of	ing Courts of Record, having a common Seal, do	bundred and seven, and is published once	fore it. Whenever the appellate division	LEN, Becretary of State.
Ors. At the take the place of the officers whose	and that it is a correct transcript therefrom,	the aforesaid provisions. JOHN S. WHA-	time, a majority of the presiding justices of the several departments at a meeting	107.—Pursuant to the provisions of section the
mecember next. GIVEN under my hand and seal of office of Clerk of the County of Allegany, this thirty-first	at Belmont, this 5th day of August A. D., 1907. CLARENCE RICKER, Clerk.	Concurrent Resolution of the Senate and Assembly, proposing an amendment to	partment in arrears may transfer any pending appeals from such department	seven of chapter nine hundred and nine of an
day of July, in the year one thousand much hundred and seven. (Seal)	Concurrent Resolutions.	section two of article twelve of the con- stitution in relation to the classification of cities.	determination. No justice of the appendite division shall, within the department to	ing proposed amendment to section twen- two
Allegany County Clerk's Office Filed Aug. 5th, 1907 CLARENCE RICKER, Clerk	STATE OF NEW YORK, OFFICE OF	Whereas, the legislature at its regular session in nineteen hundred and six duly adopted a resolution, proposing an amendment to section two of article twelve of	any of the powers of a justice of the	to the Legislature to be chosen at the next re
STATE OF NEW YORK. SS Allegany Co. Clerk's Office SS Allegany Co. Clerk's Office State of the County of	tion one of article fourteen of the Constitution of the State of New York, and sec-	the constitution in relation to the classifi- cation of cities; and whereas, such reso-	to the appellate division, or to the hear-	nineteen hundred and seven, and is pub- lished once a week for three months next
Supreme Courts for the said County, the same being Courts of Record Having a common Seal,	nine of the Laws of eighteen hundred and ninety-six, notice is hereby given that the	cordance with law and the constitution, and referred to the legislature for action;	when not actually engaged in performing the duties of such appellate justice in the	formity with the aforesaid provisions. All JOHN B. WHALEN, Secretary of State.
the original thereof on file and record in this office and that it is a correct transcript there.	ten of article eight of the Constitution of	twelve of the constitution be amended to	may hold any term of the supreme court	Concurrent Resolution of the Benate and In
county at Belmont, this bill day of August, A. 15.	General Election in this State to be held	etate enumeration, as from time to time	or judicial district in any other depart-	the constitution in relation to the powers
CLARENCE RICKER, Clerk.	hundred and seven, and is published once a week for three mant's next preceding such general election in conformity with the aforesaid provisions. JOHN S. WHA-	dred and seventy-five thousand, or more; the second class, all cities having a population	and ninety-five, the appellate division shall have the jurisdiction now exercised	Section 1. Resolved (if the assembly Reconcur), That section twenty-seven of article three of the constitution be amended
STATE OF YORK (OFFICE OF THE SECRETARY OF STATE) Albany, July 31, 1907. To the Clerk of the County of Allegany.	LEN, Secretary of State. AMENDMENT NUMBER ONE.	and seventy-fire thousand; the third class, all other cities. Laws relating to the	common pleas for the city and county	The legislature shall, by general laws,
SIR:—NOTICE IS HERRBY GIVEN, that, at the General Election to be held in this State on the Tuesday succeeding the first Mouriay in	Assembly, proposing an amendment to	and the several departments thereof, are divided into general and special city laws	Buffalo and the city of Brooklyn, and	ther powers of local legislation and ad-
November next (November 5th), the following officers may be lawfully voted for, to with An Associate Judge of the Court of Appeals, in the place of Denis O'Brien,	lages, by excepting cities of the second	special city laws are those which relate to	power to appoint and remove a reporter	ties which now have, or may hercafter have, county
An Associate Judge of the Court of Appeals, in the place of Educated F. Bartlest Whose terms of office will expire on the last day of December next.	after the Arst degral Junaary, nineteen	of a class. Special city laws shall not be	the times and places for holding special and trial terms therein, and to assign the	against the county, the legislature may confer to
A Justice of the Supreme Court, for the Hight: Judicial District, in the place of Charles B Wheeler.	It gession in nineteen hundred and six duly all ofted a resolution, proposing an amond- than to section two of article twelve of	for a special city law, relating to a city has been passed by both branches of the	terms; or to make rules therefor. \$ 2 Resolved (if the assembly concur), Tha	pedient. § 2. Resolved (if the assembly concur). That the foregoing amendment
Whese terms of office will expire on the last day of December next. COUTY and DISTRICT OFFICERS (See to be elected for said County)	"The constitution pointing to the findially a work republishes of counties, cities, towns and villages, by excepting cities of the	ed shall immediately transmit a certified copy thereof to the mayor of such city and within fifteen days thereafter the	the legislature to be chosen at the nex general election of senators, and in con	at the next general election of senators, and in conformity with section one, arti-
A County Judge, in place of kion Keynoids. A District Attorney, in the place of Joseph F Rice.	terpord class from the provisions of said i section after the first, day of January, i minuteen hundred and eight; and whereas	inayor shall return such bill to the nous from which it was sent, or if the session of the legislature at which such bill wa	of the constitution, be published for three months previous to the time of such elec	B lished for three months previous to the
Ayars and William O Congdon. All whose terms of office will expire on the most day of the most	i tion, and referred to the legislature for	passed has terminated, to the governor with the mayor's certificate thereon, state in whether the city has or has not ac	State of New York, In Benate, Feb. 25, 1907.—The foregoing resolution was duly	1907.—The foregoing resolution was duly passed, a majority of all the Senators
At the said General Election there is to be submitted to the people for the purpose of your ing thereon, the following amendments to the	this slabe of the porctitution he emended	class, the mayor, and in every other city	elected voting in favor thereof. By order of the Senate, LEWIS STUYVESAN	of the Senate, L. S. CHANLER, Presi-
Constitution: AMENDMENT NUMBER ONE Amending Section ten of Article eight of th Constitution, so that it shall read as follows:	county, city, town or village shall here	as to such bill; but the legislature ma	Btate of New York, In Assembly, Mar 11, 1907.—The foregoing resolution was duly passed, a majority of all the member	July passed, a majority of all the members elected to the Assembly voting in
ARTICLE VIII. 2 10.4No county, city, town or village shall hereafter give any money or property, or load the money or credit to or in aid of any individual.	dividual, association or corporation, or be come directly or indirectly the owner of stock in, or bonds of, any association of	The legislature shall provide for a public notice and opportunity for a public hear	thereof. By order of the Assembly, J. W. WADSWORTH, JR., Speaker.	J. W. WADSWORTH, JR., Breaker. Bigte of New York, Office of the Secre-
directly or indirectly the owner of stock in, or become ponds of, any association or corporation; no	corporation; nor shall any such county or city, town or village be allowed to incurred any indebtedness except for county, city	city to which it relates, before action thereon. Such a bill, if it relates to more	tary of State, se.: I have compared the preceding copy of concurrent resolution	o preceding copy of concurrent resolution.
county, city, town or village purposes.	or village from making such provision for	mayor of each city to which it relate not be deemed accepted unless accepted as herein provided. by ever	of article six of the Constitution, with the original concurrent resolution on file i	n tion on file in this office, and I do hereby
city, town or village from making such providents for the aid or support of its poor as may be authorized by law. No county or city shall be	be suthorized by law. No county or cit	such city. Whenever any such bill is a cepted as herein provided, it shall be suit text as are other bills, to the action of the	the same is a correct transcript there from, and of the whole thereof. Give	script therefrom, and of the whole there- of. Given under my hand and the seal of
in any manner to an amount which, includit existing indebtedness, shall exceed ten p	amount which, including existing indeb	returned without the acceptance of the	of our Lord, one thousand nine hundre	in the year of our Lord, one thousand
county or city on the last assessment for sta or county taxes prior to the incurring of su-	assessed valuation of the real estate of such county or city subject to taxation, a tell tappeared by the assessment rolls of said county or city on the last assessment.	nevertheless again be passed by both	h Secretary of State.	STATE OF NEW YORK, OFFICE OF
indebtedness; and all indebtedness in excess such limitations, except such as now may exist shall be absolutely void, except as herein other mice provided. No county or city whose But	for state or county taxes prior to the interior curring of such indebtedness; and all interior debtedness in excess of such limitation	then be subject as are other bills, to the action of the governor. In every species, city law which has been accepted by the	the Secretary of State, Albany, July 2 1907.—Pursuant to the provisions of sections	1907.—Pursuant to the provisions of sec-
ent indebtedness exceeds ten per centum of t assessed valuation of its real estate subject taxation shall be allowed to become indebt	to absolutely void, except as herein othered wise provided. No county or city, who	se by the city." or "cities," as the case ma	of the State of New York, and section seven of the State of New York, and section seven of the Laws of sighteen hundred and ninety	tion seven of chapter nine hundred and nine of the Laws of eighteen hundred and
********	he centum of the assessed valuation of i	be; in every such law which is passed without the acceptance, by the wor	ds lowing proposed amendment to section	following proposed amendment to sec-
taxes for amounts actually contained, or to contained in the taxes for the year when su certificates or revenue bonds are issued a	of allowed to become indebted in any further be amount until such indebtedness shall be reduced within such limit. This section shall not be construed: prevent the issuence.	on Section 2. Resolved (If the senate concurred that the foregoing amendment be su	Legislature to be chosen at the next General Election of Senators in this State	to the Legislature to be chosen at the next General Election of Senators in this to State to be held on the fifth day of No-
be construed to prevent the issue of bonds	ing of certificates of it debtedness or revious nue bonds issued in anticipation of the collection of taxes for amounts actual	e- general election to be held in the year	nineteen hundred and seven, and is pullished once a week for three months nex	yember, nineteen hundred and seven, and is published once a week for three months next preceding such General Election in
shall not exceed twenty years, and a sinking fund shall be created on the issuing of the sebonds for their redemption. By raising annual	aid for the year when such certificates or re-	State of New York, In Assembly, Fig. 18, 1907.—The foregoing resolution we of all the meaning of all the meaning $\frac{1}{2}$	formity with the aforesaid provision JOHNS. WHALEN, Secretary of State	conformity with the aforesaid provisions. JOHN S. WHALEN, Secretary of State. AMENDMENT NUMBER SIX.
Ashtedness or revenue boads, issued iii filli	in strued to prevent the issue of bonds in provide for the supply of water; but t	bers elected to the Assembly voting to favor thereof, three-fifths being present By order of the Assembly, J. W. WAI	nt. Concurrent Resolution of the Sena	te Assembly, proposing an amendment to section three of article two of the consti-
retired within five years after their date issue, and bonds issued to provide for the sup-	of supply of water shall not exceed twen by on the issuing of the said bonds for the	WORTH, JR., Speaker. State of New York, In Senate, Mar. of 1907—The foregoing resolution was di	stitution in relation to judges of the couply of appeals and justices of the suprem	certain voters. Section 1. Resolved (if the senate con-
any such debt. shall be included in ascertaini	redemption, by raising annually a sum which will produce an amount equal ity the sum of the principal and interest	to see heing present. By order of the Se	en aur), that section seven of article six	of follows: Article II. \$ 3. For the purpose
of New York after the first day of Janua - Inineteen hundred and four, and debts incur by any city of the second class after the first of	cates of indebtedness or revenue bonds and such that is anticipation of the collection	President.	re- Appeals is continued. It shall consist	of have gained or lost a residence, by reason of his presence or absonce. While employed
vide for the supply of water shall not be so cluded. Whenever the boundaries of any of the the sounds are the same as those of a county, or when a	taxes, which are not retired within finity years after their date of issue, and bon any issued to provide for the supply of wat	preceding copy of concurrent resolution of the Constitution.	the expiration of their respective terminate and their successors, who shall be chosen	while engaged in the havigation of the engaged in the havigation of the United
than one county, the power of any coun	ity, portion or part of a city, if there shall and any such debt, shall be included in asc	be in this office, and I do hereby certify the	hat terms of the chief judge and association, judges shall be fourteen years from a	nd while kept at any simehouse, or other
heretofore existing, shall not, for the purpo of this section, be reckoned as a part of the	taining the power of the city to become otherwise indebted; except that debts curred by the city of New York after ton- first day of January, nineteen hundred.	in- my hand and the seal of office of the S retary of State at the city of Albany.	ection. Five members of the court shall form a quorum, and the court shall form a quorum, and the court shall be necessary to	nor while confined in any public prison. The legislature may, however, provide that an in-
taining a city of over one hundred thousand habitants, or any such city of this state, in dition to providing for the principal and inte	and four, and deots incurred by any city ad- the second class after the first day of Janua rest singteen hundred and eight, to provide	our Lord, one thousand nine nundred to be even. [L. S.] JOHN S. WHALEN,	sec- appoint and to remove its reporter, cle	ten lief Corps Home, who possesses the qualifications
of existing debt, shall not in the aggregate ceed in any one year two per contum of the sessed valuation of the real and personal es of such county or city, to be ascertained as	tate cluded. Whenever the boundaries of a county.	Number Two.—Shall the proposed ame	ent as a majority of the judges of the cound- of appeals shall certify to the govern that said court is unable, by reason the accumulation of causes pending the	of an immate of such home for such a period of time
scribed in this section in respect to county city debt. AMENDMENT NUMBER TWO Amending Section Two of Article Twelver	boundaries more than one county. Dower of any county wholly inclu-	the Constitution, relating to the classification of cities, be approved?	in, to hear and dispose of the same w	ith district in which such home is located if he had a resided therein for such period, may vote for
the Constitution, so that it shall read as lotte. ARTICLE XII.	cease, but the debt of the county, here	the Secretary of State, Albany, July	ignate not more than four justices of supreme court to serve as associuted judges of the court of appeals. The judges so designated shall be relieved from	us-
made, as follows: The first class includes	the of this section, be reckoned as a part the city debt. The amount hereafter and be raised by tax for county or city it lass. poses, in any county containing a city	stitution of the State of New York,		me ges dicapapapapapapapapapapapapapapapapapapap
all cities having a population of fitty thousand and less than one hundred and seventy thousand; the third class, all other cities, I	over one hundred thousand inhabite or any such city of this state, in additional to providing for the principal and interest	tion following proposed amendment to sec	the two hundred, when they shall return the supreme court. The governor n	I have
are divided into general and special city l	aws; gate exceed in any one year two per o	Legislature to be chosen at the next real eral Election of Senators in this State	Gen- as associate judge of the court of appe	supply
the cities of one or more classes; special laws are those which relate to a single cit to less than all the cities of a class. Specia	y, or city, to be ascertained as prescribed lefty this section in respect to county or	in be held on the fifth day of Noven	pub- seven judges shall sit in any case. The state of the supreme court, and no more the next seven judges shall sit in any case.	han tere
bill for a special city law, relating to a city	has that the foregoing amendment be sub-	gen- JOHN S. WHALEN, Secretary of Sta	thereafter as vacancies may occur, two addit	and the some
the house in which it originated shall im iately transmit a certified copy thereof to mayor of such city, and within afteen thereafter the mayor shall return such bill	o the teen hundred and seven, in according to the with the provisions of the election is	Concurrent Resolution of the Senate	and sit on the hearing of any appeal, except that court may, in its discretion direct a reasonn	the the DUILLIA
of the legislature at which such bill was p has terminated, to the governor, with the	assed 2, 1907.—The foregoing resolution was may passed, a majority of all the mem	duly section two of article six of the con-	to be had for the entire court. Upon the entrellate the judges so elected upon their respective of the existing provision for designating just	Sices (S)
of the first class, the mayor, and in every city, the mayor and the legislative body the	other der of the Assembly, J. W. W.	DS- cur). That section two of article s	of the supreme court as associate judges of a court of appeals shall ocase and determine. d as salary of the associate judges of the court of a peals shall be the sum of fifteen thousand do	The an-
bill; but the legislature may provide for	ties of 1901s. The foregoing resolution was	duly shall divide the state into four ju	shall Afteen thousand five hundred dollars a watched which salary shall be in lies of contaball error.	E l'ement and
II SAISTEE NATATA KETINI (HELEUM, OMCH G	public elected voting in favor thereof. the saring which bill if ate. L. S. CHANLER, President. Btate of New York, Office of the S.	pero. I as nearly as may be. Once every	all other compensation and allowances Ation expenses of every nature and kind whate ten \$ 2. Resolved (if the senate concur)	707 ST
it relates to more than one city, shall be mitted to the mayor of each city to which lates, and shall not be deemed accepted	unless preceding copy of concurrent resolution to	the years the legislature may alter the ition, cial departments, but without increen of the number thereof. There shall t	sing the foregoing amendment be referred asing the legislature to be chosen at the reservation of senators, and in	i to
whenever any such bill is acceped as	bills erticle eight of the Constitution, With	h the appellate division of the supreme to the consisting of seven justices in the	formity with section one, article four of the constitution, be published for the each months previous to the time of such each tion	Leen Cr

nd is published once, fore it. Whenever the appellate division LEN, Becretary of State. onths next preceding | in any department shall be unable to dis-'sions. JOHN S. WHA- time, a majority of the presiding justices the Secretary of State, Albany, July 3, of article two of the Constitution, partment in arrears may transfer any of the State of New York, and section the duties of an appellate justice, exercise tion of the State of New York is referred seven. proposing an amend- any of the powers of a justice of the to the Legislature to be chosen at the next retary of State. of article twelve of supreme court, other than those of a General Election of Senators in this State | justice out of court, and those pertaining to be held on the fifth day of November,) ing and decision of motions submitted by lished once a week for three months next counsel, but any such justice, preceding such General Election in con- of Providence, R. I., with the free-fo. when not actually engaged in performing formity with the aforesaid provisions. All sace of yachts of 40 deet and under

the duties of such appellate justice in the JOHN S. WHALEN, Secretary of State. All and exercise any of the powers of a just Assembly, proposing an amendment to Washington, L. I. was second; Doras from time to time or judicial district in any other depart- the constitution in relation to the powers he first class includes | ment of the state. From and after the of the boards of supervisors, and county thousand, or more; the and ninety-five, the appellate division Section 1. Resolved (if the assembly ties having a population shall have the jurisdiction now exercised conour). That section twenty-seven of ard less than one hundred by the supreme court at its general terms ticle three of the constitution be amended usand; the third class, and by the general terms of the court of to read as follows: Article III. Section 27. Laws relating to the common pleas for the city and county The legislature shall, by general laws. rtments thereof, are city of New York, the superior court of the several counties of the state such furand special city laws; Buffalo and the city of Brooklyn, and ther powers of local legislation and ad- are bats nearly as large as cats, with are those which relate such additional jurisdiction as may be ministration as the legislature may from wings which extend three feet. These conferred by the legislature. It shall have time to time deem expedient, and in countrious creatures congregate by The justices of the appellate division in tu auditors or other fiscal officers, authorized to the times and places for holding special against the county, the legislature may confer the branches in the daytime, sleeping

y transmit a certified the foregoing amendment be referred to be referred to the legislature to be chosen the legislature to be chosen at the next at the next general election of senators, general election of senators, and in conformity with section one, article fourteen of fourteen of the constitution, be pubit which such bill was months previous to the time of such election. State of New York, In Senate, May 33, State of New York, In Senate, Feb. 25. 1907.—The foregoing resolution was duly ity has or has not ac- 1907.-The foregoing resolution was duly passed, a majority of all the Senatori revery city of the first passed, a majority of all the Senators elected voting in favor thereof. By order and in every other city. elected voting in favor thereof. By order of the Senate, L. S. CHANLER, Presilegislative body there- of the Senate, LEWIS STUYVESANT dent. State of New York, In Assembly, June State of New York, In Assembly, Mar. 14, 1907.-The foregoing resolution was of the legis- 12, 1907.—The foregoing resolution was duly duly passed, a majority of all the mem- | Case hopeless. cities of the first class. passed, a majority of all the members bers elected to the Assembly voting in State of New York, Office of the Secre- tary of State, ss.: I have compared the Six Weeks. And if You bills, to the action of the from, and of the whole thereof. Given of. Given under my hand and the seal of under my hand and the seal of office of the office of the Secretary of State, at the city seed, any such bill is Secretary of State at the city of Albany, of Albany, this twenty-fifth day of July,

JOHN S. WHALEN, Secretary of State. tution, in relation to the qualification of g resolution was duly of appeals and justices of the supreme Section 1. Resolved (if the senate con follows: Article II. 1 3. For the purpose \\ \Date \alpha \text{UCTIONEER}

her daughter, Mrs. Edgar Norton, at,

called by the presiding justice of the de- one of article fourteen of the Constitution in this office, and I do hereby certify that van amendment to pending appeals from such department seven of chapter nine hundred and nine of and of the whole thereof. Given under tele twelve of the con- to any other department for hearing and the Laws of eighteen hundred and ninety- my hand and the seal of office of the Secto the classification determination. No justice of the appellate six, notice is hereby given that the follow- retary of State, at the city of Albany, this division shall, within the department to ing proposed amendment to section twen- twenty-fifth-day of July, in the year of which he may be designated to perform ty-seven of article three of the Constitution our Lord, one thousand nine hundred and

Jamestown International Cup Regatta.

hill and trial terms therein, and to assign the such powers upon said auditors, or fiscal officers, head downward justices in the departments to hold such as the legislature may, from time to time deem ex-

'REV. P. MILIJGAN.

Dr. Miles' Heart Cure is sold by your druggist, who will guarantee that the first bottle will benefit. If it fails he will refund your money. Miles Medical Co., Elkhart, Ind

am prepared at all times coerve the public as Auctionser Satisfaction Guaranteed

Telephone to me at my expense.

Alfred, N. Y.

I have a full

H. P. BENTON

Mrs. Mary A. French of Greenwood

Greenwood since 1861. She was the widow of John French, who died in . Brought Out by Frank B. Kel- k logg in Government Suit. spected by all who knew her for her many Christian virtues, prominen. *among which was her cheerful dispo-

sunshine to whatever company shel was with. Her funeral was largely, ttended at the Christian church Mon-Company of Indiana, Which Was dating trust certificates for the shares Recently Fined \$29,240,000 by Judge The burish was at Greenwood ceme-

New York, Sept. 18.—Delving into She left fifty lineal descendants, as follows: Three sons, Rev. Jas. French Oll company of New Jersey, the hold- | tee," said he did not know the where-Westfield, Perry French of Hamof Westfield, Perry French of Haming-company of all the sibsidiary or
but little regarding the lir
ganization of the so-called off trust, the Standard Oil trust. nell; four daughters. Mrs. Sarah Nor- Frank B. Kellogg, conducting the fedton. Mrs. Lydia Norton and Mrs. Ada eral suit for the dissolution of the com- for the Standard company, the final Barnard of Canistee and Mrs. Carrie pany, brought forth to public view for witness, was also unable to give the wood cemetery. Winnie of Greenwood. Among her the first time the enormous profits government's inquisitor the informadescendants' are 22 grandchildren and made by the Standard Oli company. 21 great-grandchildren, all of whom in a period of eight years, from Kellogg to remark just before the were present at her funeral, except of \$490,815,934, or at the rate of more | could be found. than \$61,000,000 a year and distribut-

At Home Professor Tucker's family have reled to its shareholders in the same perceived word from Mr. and Mrs. Erwin 10d \$308,259,408. koka, Ontario, this week and will these vast sums in the refining of oil the statement adduced at the hearing probably be in Greenwood Saturday. shows that between 1899 and 1906 the Mr. and Mrs. Baker have improved assets of the company grew by leaps tue time spent in Muskoka in building and bounds from \$200,791,523, to dent Roosevelt is keenly interested a cuttage at the lake and will probably \$371,664,531. The capital stock is \$98,- | Lafter to keep the memory of their

died while on a visit at the home

this place in November, 1904.

Canisteo, on Saturday, September 13.

Mrs. French had been a resident o.

Mrs. French was universally

aition, which always added a ray o

Thousands Have-Kidney

them washed for three

CURITAINS A SPECIALTY

PARKER'S HAIR BALSAM

beauty of that attractive resort. Stomach troubles, Heart and Kidney allments, can be quickly corrected with store of the court. The Standard handed indicated that he would avail better prices? a prescription known to druggists Oil company makes no statement of himself of every opportunity to talk everywhere as Dr. Shoop's Restorative. Its business and other than the declahis remedy immediately brings is en- lic announcement by which its busithe controlling nerves of the stomach.

and see how quickly these silments engaged in the refining and transportion of the disturbed the Japanese at ished at once. will mail samples free. Write for tation by pipe line of oil on Sept. 14,

them. A test will tell. Your health is 1907. Standard Oil company included the reloped. ollowing concerns, most of which are

of kidney disease. more Chamber of Commerce, Bedford

that Dr. Kilmer's and Barker Manufacturing company, Georgia Car and Manufacturing comand every part of the urinary passage. Gas company Indiana Pipe Line cominability to hold water pany, the extraordinary effect of Swamp-Root | Hone | Transit company. New York |

lorstown Natural Gas company, Un- city yesterday. derhay Oil company, Union Tank Line ompany, United Oil company, Vacuum company, Virginia Agricultural

Plerce Oil company, West India L The Kind You Have Always Bought | ...

Refining company. West Virginia Oil tompany. West India Oil company.

dia in the United States circuit court n Chicago for rebating. Liquidating Records Not Found.

Ms. Kellogg's efforts at the hearing o obtain information of the records present at his funeral. His casket was man of the liquidating trustees, who had draped with the national colors which Jersey, were not rewarded. Oharles M. Pfatt, secretary of the Frank Knight of Greenwood, and one bereavement.

Standard Oil company, who testified the financial workings of the Standard that he had been a "liquidating trusabouts of the records and could recall and many other relatives. but little regarding the liquidation

Hon he desired which caused Mr. 1899 to 1906 inclusive, the Standard hearing closed that he thought Oil company, on a statement spread strange that no one in the Standard tupon the record of the hearings, was Oil company seemed to know where shown to have earned the total profits | the records of the liquidating trustees

JAPANESE SENTIMENT

or gripe and is mild and pleasant t While the company was earning General Wright Told the President Our Government's Action Had Dispelled Bad Feeling.

ascertaining the actual sentiment o Information Has Been Long Sought. United States was developed in the

> the president by Mr. Wright was most optimistic, according to the account

home, and that the action of the American government in that matter had quieted all feeling which had de-

the development of any unpleasant tics. Good for feverish children. | feeling between the two countries. | Americans were invading Japan, he Sold by O. E. Vars. Ches- said, rather than Japanese invading the United States. More American travelers had visited Japan during the \$1,000,000 For a Masonic Institution. last Colonial Oil company, Crescent Pipe past winter than ever before and their Philadelphia, Sept. 18.—More than · | treatment, Mr. Wright said, had been ;

> Shoop, Racine, Wis. These tests are der the provisions of the will of proving to the people-without a Thomas R. Patton, who died Sept. 13, penny's cost—the great value of this ____*-*-*-*-*--

Investigation of Canaan Wreck. Barr of the Boston & Maine railroad, simply means congestion—undue blood | "Where?" It stands the highest Transit company, Northern Pipe Line | order setn on from Concord Sunday tits wonderful cures of the most discompany, Northwestern Ohio Natural morning regarding the running time I have the best. Sold by drug- Gas company, Ohio Oil company, Peo M the Quebec express, which was ple's Natural Gas company, Pennsyl- precked near West Canaan, with great trial package. Large box 25cts. O. way." You may have a sample bottle and a vania Lubricating company, Pittsburg loss of life, referred to train number Natural Gas company, Richmond 34, as sent from here, and is so re-Chamber of Commerce, Romano-Amer | corded as received at White River Icana, Reserve Gas company, Raffinery | Junction, but is recorded at Cansan as Refining company, Southern Pipe Line Barr says that the reason for this distance of the charges made by Arthur W. Dew, where he listened intently to both crepancy "is not satisfactorily ex- Evans, who claimed to be state represervice and sermon. Societa Italop-Americana Pel Pe- | plained either by the records or other Southwest Pennsylvania Pipe syldence thus far secured." The Kentucky, Nebraska, New York and The investigation begun by the rail- road Co. Among other things Mr. He managed to stammer his thanks Ohio, Swan and Finch company, Tay- road officials was completed in this

> Cured Hay Fever and Summer Col. passenger trains operated in this. of hay state. The commission will probably.

Death of a Respected Citizen Tragic Death of F. M. Widrick On Friday, after a long and painful illness from that dread malady, can-

----**-**-**----**---**

How to Avoid Appendicitis

Laxative Fruit Syrup does not nauseate

----*-*-*-

Cows On a Strike -

and maintenance of an institution.

General Denial of Evans' Charges.

Of Interest to Many

On Wednesday of last week Fred M fully guarded the list of its subsidiary | cer. Warren S. Knight died at his Widrick met a horrible death at Ningcompanies and the amount of its home in this village. Mr. Knight had ala Fails. Mr. Widnick was working share holdings. The list showed that borne his sufferings with nerole forti- at carpenter work for the Aluminum tude and patience, and for a long time Company of America. He stood upon stock of \$1,000,000 of the Standard Oil had looked forward to a release from a scaffold when he was struck by a company of Indiana, which was re- his sufferings. Mr. Knight had made traveling crane, which caused internal Finding is in Favor of Domincently fined \$29,240,000 by Judge Lan- many friends by his upright life and hemorrhage, from which he died in long-residence in this place. He was less than an hour. Mr. Widrick was a soldier during the rebellion and well known in Greenwood and vicinity many of his former comrades were as an upright and exemplary young FOR A BREACH OF CONTRACT.

He was married several years ago Dwns All but \$1,000 of the \$1,000,000 | charge of the liquidation of the Stand- | he had upheld on many a bloody field | to Miss Lillian Austin, daughter of Capital Stock of the Standard Oil ard Oil trust and the exchange of liqui- of combat. The deceased left to mourn Newell E. Austin of this village. Mrs. of the Standard Oll company of New his departure his widow, three sons, Widrick has the sympathy of the el A. B. Knight of Hornell, Menzo and tire community in this her hour of daughter, Mrs. Eugene Brundage o

| Hornell, besides brothers and sisters Twenty Years Each For Firebuge. Allentown, Pa., Sept. 18. - Twenty The funeral was held from his late Most victims of appendicitis are causing a loss of \$100,000. Adams Orino Laxative Fruit Syrup cures ted in Northampton county and also 'charges, the court holding the other } natural action of the bowels. Orino

Peace Protocol Signed.

Washington, Sept. 18.—A protocol was signed at the state department i republics accepting the invitation of

Milk at some of the stations at The report of conditions made to cows vain of their products and they the president by Mr. Wright was most come the contract is still in opsearch of Mr. Bruce had failed to terms of the agreement." companions, and has not been heard meets Nov. 19.

To check a cold quickly get from your druggist some little Candy Cole Tablets called Preventics. Druggists Pettibone Unable to Appear in Court. As to the visit of the battleship fleet everywhere are now dispensing Pre- Boise, Idaho, Sept. 18.—George A. man a conductor on the West Shore ventics, for they are not only safe, but Pettibone was unable to appear in the railroad, was about to enter his home that, recognizing the entire right and decidedly certain and prompt. Pre- district court to have his case set for in Frankfort Monday night he was acadvantage to the United States in do ventics contain no quinine, no laxative, trial. An affidavit of the attending costed by four men who had secret-Preventics 25 cents. Trial Boxes 5 cts. be necessary, but fears the patient | will be unable to survive it.

fall in with a local nimrod whose unvania as a fund for the establishment concealed admiration of the city man's i Trial Catarrh treatments are being Philadelphia for the support and edu- marksmanship paved the way for fur- cover.

"Dudley," was the reply. 'experience, the bishop's interlocutor hazarded, "Say, Dudley, what business Pain anywhere, pain in the head. painful periods, neuralgia, toothache, i'

Dr. Shoop, Racine, Wis., and get a free like most of the preachers down this An invitation to hear this new made danger he may have a fatal malady | acquaintance preach was accompanied | Take Foley's Kidney Cure at the first Albany, Sept. 18.—A general denial best" ushered sentative of the Brotherhood of Rail He was manifestly amazed aftergoad Trainmen, has been filed by the ward to have the orator of the morn-New York Central and Hudson River ing come down to greet him as cordial-Railroad company and the Erie Rail- ly and familiarly as in the woods.

Evans claimed that the New York and added: "I sin't much of a judge of Central & Hudson River railroad em- this kind of thing, parson, but I ployed an insufficient number of with you and sot with you and saw the trainmen on its Pennsylvania division. thing through the best I knew how, A similar complaint was made by but all the same if my opinion's wuth Evans against the Erie, alleging an anything to you, the Lord meant you insufficient number of trainmen on its for a shooter!"

Sold and recommended by O. E. Vars & Son | the whole system. Brundage & Rogera

Dominion Coal Company Failed to Supply Coal Sultable For Mettalurg-Ical Purposes—Were Mining Plenty of Coal Fit For Such Use-Responalble to Steel Company For Loss.

Halifax, N. S., Sept. 18. — Justice Longley of the supreme court of Nova Scotin has delivered a decision in isin the penitentiary was the vor of the plaintiff in the action residence Sunday, Rev. Box preaching sentence pronounced here on Robert brought by the Dominion Iron and Hartsell, who pleaded guilty to 28 Steel company against the Dominion charges of arson and theft. Hartsell, Coal company for the recovery of \$15. with Daniel J. Adams, was arrested 000,000 damages for breach of conrecently, charged with setting on fire tract in not supplying coal suitable three business places in Allentown, for metallurgical purposes. Justice

liver and bowels, and restores the sell was sentenced on only four the contract on its face is a contract to supply coal to the steel company for the purpose of operating an iron and steel plant. I do not have to read into it any implications; I have only to make the necessary and inevitable gesterday by the diplomatic represent- and steel plant must be coal with atives of the five Central American which such a plant can be operated. "Between Nov. 1 and 9 the coal United States and Mexico to meet here | company furnished in large quantiat an early date to negotiate an agree- ties coal not reasonably free from the population of Japan towards the but "wherewithal shall our bread be ment providing for permanent peace stone and shale, and incapable of op-Financiers and those seeking knowl- visit to Sagamore Hill of General grease," is getting to be the main between the countries represented. erating an iron and steel plant, and, honeymoon green and to enjoy the exact profits of the Stand- Luke E. Wright, the retiring ambas- conundrum before the house. What The protocol was signed in the pres- while they were mining plenty of coel ard Oil company have striven vainly sador to Japan. Mr. Wright later ails the cows that they don't give ence of Acting Secretary Adee of the fit for such purposes, they failed to to obtain the figures, which Mr. Kel- spoke of the president's endeavors to down? Are they holding back for shares d'affaires of the Marian and Minister Godoy, furnish in sufficient quantity such coal tract. The coal company thereby with American travelers returning \$1.45 per 100 lbs., cheese at 13½c, and Nothing Heard From Explorer Bruce. are responsible to the steel company butter at 25c to 29c, have made our Edinburg, Scotland, Sept. 18.—Some for all the loss and damage which re-

now lie in the shade and chew their by the receipt of a telegram at the eration and in my judgment the best. formation which Mr. Kellogg ob of the conversation detailed to the re- cuds while we poor humans can chew office of the Scotch Oceanographical indeed, the only true, remedy in this porters by the retiring ambassador a dry crust or starve. Butter is get-laboratory from Aagaard, Norway, case is the issuing of a decree requirwhen he returned here to take the ting as scarce in Greenwood as hem- stating that the steamers sent in ing the coal company to perform the Strengthen these inside of controlling pany of New Jersey controlled by He said that the San Francisco lock in Potter county. We humbly find him. Mr. Bruce started on an The defendant company will probnerves with Dr. Shoop's Restorative stock ownership, over 70 companies school incident was the only thing ask that the tariff on grease be abol- exploring trip along the north coast stock ownership, over 70 companies school incident was the only thing ask that the tariff on grease be abol- exploring trip along the north coast stock ownership, over 70 companies and see how quickly these silments. of Prince Charles foreland, with three supreme court of Nova Scotia, which

Aguen Gessellschaft, Atlantic, American Oil company. AngloAmerican Oil company, limited, At
American Oil company, limited, At
Rould the cruise he made the besis of limited and the besis of limited and the besis of limited at the "sneeze stage" Preventics will physician states that Pettibone is sufficient for the attenting physician states that Pettibone is sufficient for the attenting physician states that Pettibone is sufficient for the attenting physician states that Pettibone is sufficient for the attenting physician states that Pettibone is sufficient for the bladder, at the "sneeze stage" Preventics will fering from ulcer of the bladder, ed his money. Bierman gave battle, Most people do not realize the alarm-lantic Refining company, (B); Balti-ling increase and remarkable prevalency and remar without getting Bierman's money. When he regained consciousness ... 'dragged himself to the home of &

> Dry Only In Name.

cants daily shipped into Waynesburg is causing a stir among temperance people. Last Saturday 90 gallons on whisky were unloaded at the Washing ton & Waynesburg freight station. consigned to one person. Besides this a large quantity was shipped to others. In Blairville, a auburb of Waynes ! burg, a epeakeasy raid is boiles

trouble is that it is an insidious disease and before the victim realizes his

Continued Conflict at Jamestown Fair. Norfolk, Va., Sept. 18.—In a letter addressed to the committee of directors which arranged a settlement differences existing some weeks ago between himself and President Hally St. George Tucker of the Jamestows exposition, James M. Barr requests to be relieved of his duties as director general. Continued conflict between Mr. Tucker and Mr. Barr over the cial features of the exposition causes ' Mr. Barr's action. He claims he outnot continue his position and main-

tain his self-respect.

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