unches and boats running between the city and the Exposition grounds, as well as the boats of the Government

cleaned and put in good repair for the traffic that is expected in that locality

Preparations in All Sections for

Thorough Exhibit.

Lick School and the State Technical In-

stitute at San Luis Obispo, leaders in industrial work, will have attractive

displays. The old exhibit will be reno-

vated and strengthened.

Los Angeles will add materially to

its display. Deputy Superintendent J. B. Moniux has charge of it. The

written work of pupils, good and bad, essential to show results and the value of the system, will be added as a fea-

Robert Furlong, of San Francisco, in

harge of the educational exhibit of the

ture. Installation begins in May.

destination of the little family.

No Explanations.

cence and protestations of ignorance, but yet the fact remains that the huge

sign at Falrview advertising a well known eigar was destroyed fast night.

Some, while disclaiming all knowledge,

hesitatingly confess that from the re-port of the explosion it looked as if

come dynamite had got mixed up with

Tals sign is performing its allotted

work in the midst of trials that might discourage even a sandwich man. In the first place it is not looked upon with favor by the Fairviewites, in fact

t is abnorred, and many mean things

have been said about it. Standing near the Hunter Hotel its prominence it is

said gains for it more attention from the viewers on the passing trains than

is given the town itself. It is even fell

time tables for any knowledge of the existence of a town there.

A short time ago on a dark, dark night, for reasons which the board

can't, because it won't, tell, it suddenly

fell to the ground and in pieces. Feeling that it had not yet accomplished its full duty in the world its sponsors pulled it together and set it on its feet again. But now the worst has

appeared, the cigar was loaded, some

thing of which the sponsors were in all

ELLIOTT'S CASE IS CONTINUED

District Attorney Asks for a Post-

ponement, Which Is Granted.

When the case of ex-City Engineer

William C. Elliott was called for trial yesterday morning in the State Circuit

Court, District Attorney Manning sprung

a surprise by asking that the trial be postponed until the state can gather more

evidence. Mr. Manning asked for a con-tinuance until the May term of court, and

subsequently agreed to an indefinite post-

ponement, which means that the trial can

be set any time. The attorneys for El-

lott, W. A. Cleiand and Ed Mendenhall,

did not offer any objection, and Judge

Mr. Manning afterward stated to a re-porter that he desired to have some sur-vers made of the Tanner-Creek sewer to

be used as testimony, A story is also current that Maurice Reinstein, an im-

portant witness for the prosecution, is out of the city, and that his attendance

Others assert that the reason for the

ontinuance was that the District Attorney was afraid the Elliott trial would result in his acquittal and that such an

outcome of the case would lessen the

chances of the conviction of R. M. and E. W. Riner, J. M. Caywood and Henry

Chandler, who are also under indictment for attempting to obtain money under false pretenses in connection with the

anner-Creek sewer contract. These per-

sons allege that the District Attorney

feels more sure of convicting some of the others and wants the Elliott case to

go over until the other trials have been

The case against R. M. Riner is set for

George granted the motion.

s much desired.

probability totally unaware.

he painted cigar.

when the new float is built.

vessels could land.

## AGAINST TRUST LAW

Why Harriman Can't Recover His N. P. Stock.

SUPREME COURT'S OPINION

Reasons Given for Refusing to Interfere With Distribution of Northern Securitles Assets-Party to Illegal Deal.

WASHINGTON, April 3 .- In the Supreme Court of the United States today the Chief Justice handed down the opinion of the court in the case of Harriman v.s The Northern Securities Company, the decision which was announced several weeks ago. The motion for the immediate issuance of the mandate was denied, the date for issu-

ance being fixed for April 15. After stating the case at length, the Chief Justice said:

In the present case complainants seek the return of property delivered to the Securities Company, pursuant to an executed contract of sale on the ground of the illegality of that contract, but the record discloses no apacial considerations of equity, justice or public policy which would justify the courts in relaxing the right of the rule which bars a recovery. The Circuit Court decrees and the action of the Attorney-General of the ed States puts at rest any question that the ratable distribution resolved on was in colation of public policy, and it is clear enough that the delivery to complainants of a majority of the total Northern Pacific stock and a ratable distribution of the remaining assets to the other securities stockholders would not only be in itself in equitable, but would directly contravene the object of the Sherman law and the purposes of the Government suit.

The Northern Pacific system, taken in consection with the Burlington system, is competitive with the Union Pacific system, and seems obvious to us, the entire record considered, that the decree sought by complainants would tend to smother that com-

auts' present claim, of the many holders of Securities shares, who purchased in reliance on the belief that they thereby acquired a ratable interest in all of the assets of the Securities Company, are too plain to be

The illegal contract could not be made legal by estoppel, but the ownership of the assets, unaffected by a special interest in emplainants, could be placed beyond disputs on their part by their conduct in holding the Securities Company out to the world as unconditional owner. And—without representing to detail what has been already set out-it is plain that right of rescissi of the executed contract of November 18. 1901, even if rescission could have otherwise een sustained, had been lost by acquiscence and laches at the time this bill was filed. Since the transfer of that date Securities stock had passed into the hands of more than 2500 holders, many of them in Great Britain, France and other parts of Europe. Nearly a year after the filing of the Govern ment bill, 75,000 shares were sold for cash. mplainant Harriman concurring, some months after Harriman and Pierce and the Oregon Short Line Company pledged their \$24,900 shares to the Equitable Trust Com-Notwithstanding the decree of April 7, 1983, they stood on their rights as share-holders, and it was not until after March 22, 1904, when defendant's board of directors colved upon distribution that complainants undertook to change an election also prounced to be irrecoverable in Strelf, in view

We regard the contention that complainants are exempt from the doctrine in pari delicto because the parties acted in good surth and without intention to violate the lans as without merit. With knowledge of facts and of the statute, the parties turned out to be mistaken in supposing that the statute would not be held applicable to the Neither can plead ignorance of the law as against the other, and defendant se cured no unfair advantage in retaining the consideration voluntarily delivered for the price agreed. With full knowledge of that intention, the proceedings of the two com-panies followed in November, 1991, and the absolute and unconditional sale and pur chase, as we hold the transaction to have been. We find no evidence of any express ent that complainants should be entitled to the new common stock, and it was certainly not the natural increase of the old stock, but the result of the exercise of the right of subscription. The purchase by the Securities Company was on its own account and not in trust, and cannot be disturbed because of illegal purpose at the clamor of the parties in part delicto. And there is L. G. Wood, manager of the banking quo if that were practicable. Doubtless it became the duty of the Securities Company to end a situation that had been adjudged unlawful and this could be effected by sale and distribution in cash or by distributi in kind and the latter method was adopted. and wisely adopted, as we think, for the forced sale of several hundred thousand shares of stock would have manifestly involved disastrous results.

In fine, the title to these stocks has inten-tionally been passed, the former owner or part of them cannot reclaim the specific sinces and must be content with their ratwhile proportion of the corporate assets. Decree affirmed. Case remanded to Circuit Court with a direction to dismiss the

### COLLECTION OF DUTY UPHELD

#### Supreme Court Defines Philippine Tariff Law During Rebellion.

WASHINGTON, D. C., April 3 .- Justice Holmes, of the Supreme Court of the United States, today delivered the opinion of that court in the case of Henry W. Peabody & Co. and Warner Barner & Co. vs. the United States, in opposition to the contentions of the Government. These suits were brought to recover duties from the firms on merchandise shipped by them from New York to Ma-nila, between April II, 1899, the date when the ratifications of the treaty with Spain

were exchanged and October 25, 1901. The decision followed the lines of the judgment of the court in the 14 diame tings case, in which it was held that after the titles passed to the United States there was nothing in the Philippine in-surrection of sufficient gravity to give the islands the character of foreign countries within the meaning of the tariff act

Justice Holmes said: The President's order was larged during the war with Spain, time months before the treat of peace was made. It was a measure take with reference to that war alone, and to with reference to the insurrection of the m with reference to the insurrection of the na-tive inhabitants of the Philippines, which did not happen until much later. The natural view would be that the order capired by its own terms when the war with Spain was at an end. The order says that "upon the occu-pation of any forts and places in the Philip-pines by the forces of the United States the duties shall be jevied and collected.

futies shall be levied and collected as a mil Off course, this was not a power in blank for a milliars occasion which might turn up in the future. It was a regulation for and during an existing war, referred to as definitely as if it had been named.

Court of Claims and of the District Court for the Southern District of New York.

Shipowners Not to Blame. WASHINGTON. April 2.-In an opin

by Justice Day, the Supreme Court of the United States today reversed the decis-ion of the Circuit Court of Appeals for the Ninth Circuit in the case of Hack-feld & Co. vs. the United States. The case involved the construction of the law ling shipowners responsible for neglect to return immigrants when requeste to do so. In this case the immigrants were Japanese who escaped from a locked room on shipboard. The Government took the position that the statute requires the return of rejected immigrants under all circumstances, and the Circuit Court of Appeals took that view. The Supreme Court, however, took the view in today's opinion that shipowners are required only to exercise due diligence in such cases and failed to hold the shipowners responsible for the escape of the immigrants.

#### WATER IN GAS STOCK.

Revelations on How New York Trust Works.

NEW YORK, April 1 -- Nearly 5,000,000,-000 of the 13,000,000,000 feet of gas supplied to consumers in New York City by Consolidated Gas Company last year was purchased from the New Amsterdam and other gas companies at the rate of from 28 to 40 cents per thousand cubic feet. This fact was brought out today during the examination of Benjamin A. White-ley, assistant secretary of the Consolidated Gas Company, before the legislative committee which is inquiring into the lighting conditions in this city. The Consoldated Gas Company supplies gus to consumers at \$1 per thousand cubic

Robert A. Carter, secretary of the com-pany, who followed Mr. Whiteley on the stand, was asked to explain what dispo sition had been made of the \$20,000,000 which was realized when the capital stock of the company was increased from \$80,000,000 to \$100,000,000. He replied that it had been used for "constuction posen." By referring to a statement which had been prepared for the committee, however, Mr. Hughes found that nearly \$12,000,000 of this sum had been invested in corporated stock of the City of New York at a low rate of interest, while the stockholders were being paid interest on the sum at the rate of 6 per cent. Mr. Cartetr explained that this was done because the company might need the it available. He did not know that it would be wanted in three months, or even in six months, however.

"Meantime you are paying 6 per cent on this \$12,000,000 out of the profits of the company and charging up those payments as part of the expenses of gas making?" said Mr. Hughes.

maring? said Mr. Hughes.

"Precisely." replied the witness.
The examination of Henry M. Edwards, august of the New York Edison Company, developed the fact that, while the actual value of the properties owned by the Edison Company at the time of consolidation with the Consolidation with the Consolidation with the Company was approximately \$19,590,000, the company had outstanding stock and bond issues aggregating \$64,000,000.

#### MOYER SUES STATE OFFICERS President of Miners Claims Damages for Illegal Imprisonment.

DENVER, April 1 .- John H. Murphy, as attorney for Charles H. Moyer, president of the Western Federation of Miners, filed a complaint today in the United States Court against James H. Peabody, ex-Gov-erner of Colorado; Sherman Bell, ex-Adju tant-General, and Captain Mulkeley Wells (now Adjutant-General)) who was mili-tary commander in Telluride, while that city was under martial law, alleging that Moyer was subjected to hardships, humiliations and disgrace by the defendants without probable cause and also without legal process. He was also deprived, the emplaint reads, of having a public and speedy trial by an impartisi jury in the district in which the offense is alleged to have been committed. The confinement, it is alleged, greatly impaired the plain-

The complaint asserts that the defend ants were guilty of malice and that they should be imprisoned according to law. Moyer was held as a military prisoner. Damages in the sum of \$160,000 are demanded from each of the defendants.

#### TROLLEY CAR THE STRONGER Knocks Out Automobile and Injures Prominent Pittsburgers.

PHILADELPHIA, April 2.-Three prom cent residents of Pittsburg were severely cut and bruised and a well known manufacturer of this city was dangerously burt when an automobile, in which the party was riding, collided with a street car.

The party consisted of Charles S. Frishmuth, president of the Homer Brass Company of this city; Archibald N. McCres, president of the Union Spring Manufac-turing Company of Pittsburg; James Mc-Crea, vice-president of the Pennsylvania Coal Company: W. B. Shoen, of the Shoen Steel Wheel Company of Pittsburg, and here no offer of the restoration of the status of Mellon & Co., Pittsburg. The four men were taken to the hospital.

Mr. Frismuth was injured internally and sustained a serious concussion of the rain. He was still unconscious at a late hour. Mr. McCrea has a deep wound in the scalp. Mr. Shoen was cut and bruised about the head and Mr. Wood was bruised. The chaffeur escaped uninju The trolley car was not damaged.

#### COUNCIL OF CHURCH CALLED Porcurator Agres With Bishops That Reform Is Needed.

ST. PETERSBURG, April 2.—The Holy Synod has yielded to the request preferred at the recent meeting of the three Metropolitans and a number of bishops that the church request the Emperor to summon in the Spring from all Russia "a council of the church" for the Purpose of revising the management of the church and restormanagement of the church and restor-ing the Patriarchiate of Russia, Senator Sabler, the aide of Procura-

tor-General Pobedonostzeff, declares that the Procurator-General is also convinced of the necessity for greater freedom of the church and says he will not oppose the proposed change.

Sub-Station at Chamber of Commerce Arrangements have been completed by costmaster Minto for the establishment substation No. 3 in the Chamber of immerce building and this office will probably be in operation by May 15.

This station will take the place of that made vacant by the resignation of Wood-

one of the most important substations. New Appointment for Grunsky. WASHINGTON, April 2.—C. E. Grunsky, who inst Saturday tendered his resigna-tion as one of the lethmian Canal Commissioners, has been appointed a consul-ing engineer in the Reclamation Service.

ard, Clarke & Co. some time ago and will

Secretary and Mrs. Hay at Genca. GENOA April 3.—The White Star Line steamer Cretic, with Secretary of State and Mrs. Hay on board arrived here today from Naples. Mr. Hay's health is in a satisfactory condition.

Doubles New York Mayor's Term. ALBANY, N. Y., April 3.-The Assembly g an existing war, referred to as definitely tonight unanimously passed the bill making if it had been named.

The opinion reserves decisions of the York four years instead of two.

Deal Made With Transfer of Shares of Stock.

FREIWALD MADE CHAIRMAN

Officers of the Newly Formed Corporation Are Elected and Installed for Northern Brewing Company as Owner.

The report coming from Cleveland, Obio a few weeks ago that a large syndicate had been formed for the purpose of pur-chasing the breweries of Portland has been partially confirmed, with the taking over of the Star Brewery. Several days ago a party of Cleveland capitalists arrived in this city for the purpose of investigation, and as a result definite plans were outlined yesterday for the purchase of a part of the stock of President Gustav Freiwald, of the Star Brewery, by the newly-formed corporation. The transfer of stock took place yesterday and the newly-elected officers were installed last night at a special meeting. They are: Gustav Frewald, chairman of the board of directors and ex-officio president of the company; Adam Mueller, vice-president and general manager; C. A. Paul Dachsel, treasurer; Allen R. Smart, of Cleveland, secretary; C. T. Steward, assistant secretary and

While there is to be no change in the active management of the brewery, it is proposed to increase largely the capacity of the plant and to add new machinery. The new company will be known as the Northern Brewing Company, and according to the ideas expressed by the promoters, was organized for the purpose of relieving Mr. Freiwald of a part of his holdings as president of the company and to allow a few of the employes to obtain an interest in the concern.

Another of the objects of the promoters

was to secure more capital to handle the constantly growing business of the brewery and to have sufficient money to make the necessary improvements about the There is to be no change in the active

management of the concern except that the president expects to take a trip to Europe within a few months and desires to be relieved of a portion of the responsi-Last night the newly elected officers were the bosts at a banquet in a local

restaurant, where speeches were made by the Eastern capitalists that have pur-chased an interest in the brewery, as well as by the resident stockholders. W. B. Whiting, of the legal firm of Squire, Sanders & Dempsey, of Cleveland, is the legal adviser of the new cor-poration. He has been in Portland for the past week. He is the attorney for the Chicago, Rock Island & Pacific Rail-road and beside his interest in the brewery proposition, takes an active interest in the railroad situation upon the Pacific Coast. While he refuses to be inter viewed upon the subject, it is understood

#### CANDIDATES FILE APPLICATIONS What Those Who Would Rule the City Promise.

that he has another object in visiting

this section than that of assisting in the formation of a brewing syndicate.

The crop of candidates for party nomi nations as recorded yesterday in the City Auditor's office follows:

For Mayor, W. B. Glafke, Republican: for Municipal Judge, Gustav.

for Councilman-at-Large, H. A. Heppner,
Republican; for Councilman, Fifth Ward,
But for stray glimpses to be gotten
around its edges the people on the for Municipal Judge, Gustav Anderson;

"I pledge myself," says Mr. Glafke in his petition, "to give the City of Portland a clean, business administration on what is called the Roosevelt plan, 'fear or favor to none; justice to all.'

"Laws pertaining to gambling and other vices as well as all others, will be en-forced. The Police Department will be compelled to enforce all ordinances. The Pire and the Street Departments will be made as efficient as possible. "I will not pledge myself to any faction

or set of men. This leaves me free to carry out a policy that will be for the best interest of all." Gustav Anderson, who desires to be Mu-nicipal Judge, says: "If I am nominated and elected I will, during my term of office, advocate the following principle: 'How to the line; let the chips fall where

H. A. Heppner, who aspires to be Councimun-at-large, declares that he will dis-charge his duty "honestly in the interest

of the taxpayers."

William P. Merriman, who desires to be Councilman for the Seventh Ward. If nom inated and elected "will during my term of office labor to secure an economical administration of city business. I shall carefully attend to the interests of the city and of the ward. I shall favor a liberal polley in improvements, but not such as

will confiscate property,"
Edward H. Cahalin, who wishes to be
Councilman for the Fifth Ward, "will during my term of office advocate honesty conomy and purity in city affairs; beyond

this I make no pledges.
"I am opposed to what is known as an open town and to the idea that vice ought to be Beensed, encouraged or tolerated for reason that it benefits business or for any other reason."

### Will Sanction the Fair Games.

in reply to the request of Chairman H. W. Kerrigan for the sanction of the American Athletic Union for the Exposition sports, Herbert Hauser has Upon receipt of advices from Mc-

Millan, our commissioner, we will grant Levis and Clark games." From in's it appears that the matter will have to go through the regular

channel, and now Chairman Kerrigan will make application to George Mc-Millan, the Oregon commissioner of the A. A. U., for the sanction. It was thought at first that application could be made direct to Hauser.

Arrangements are rapidly being made for the games and work on the grounds will soon begin. Objects to Second Right of Way.

#### George W. Force, who has been sued to compet him to grant a right-of-way privilege across his land to the Portland, Vancouver & St. Johns Railroad Com-pany, says the old Vancouver line already has a track across his farm. He alleges that the Portland, Vancouver & St. Johns Railroad Company is in reality the Port-land Consolidated Railway Company organized to do what the latter company cannot do, that is, to obtain a second

right of way over his land. The Consoli-dated Company is the successor in inter-

est to the right of way and lines of the

Pontoon and Float for Launches.

A special meeting of the commerce, landing and wharves committee of the

City Council was held yesterday. The object of the meeting was to consider applications for a public landing pon-

All goes well when the baby is well. Keep the baby well by giving him Mellin's Food, it will nourish him, make him grow strong and keep him happy. We are sure of it; try it. Ask the mothers of Mellin's Food children. Send for our original Vancouver Company.

The sult against Force asks for a strip free book about Mellin's Food.

Mellin's Food is the ONLY Infants' Food, which received the Grand Prize, the highest award of the Louisiana Pur-chase Exposition, St. Louis, 1904. High-er than a gold medal.

MELLIN'S FOOD CO., BOSTON, MASS.

# ON NEW BASIS NOW A JUDGE'S WIFE BACK AND

After some discussion it was decided to recommend the construction of a pontoon at a cost of \$200 by the city, measuring 12x24 feet and a movable Columbia Stock Company Is approach with guard rails 12 feet wide leading from the street level to the pontoon. The streets will be ordered Reorganized.

THREE WEEKS' ENGAGEMENT

At the Lewis and Clark Exposition the Throop Institute at Pasadena, the High-Class Plays Will Be Given, and Most of the Actors Will Re-Main, With Miss Countiss, Leading Lady.

> Negotiations were completed yesterday whereby most of the members of the Columbia Theater Stock Company will again work under a reorganized basis. sals will begin today in the first play se lected for the new venture, an English melodrama, "Woman Against Woman," and the first performance will take place at the Sunday matince.

State of California at the Portland Fair is in Los Angeles, in consultation with Deputy Commissioner Wigglins, Professor Foshay and J. B. Monlux, of the city schools, and Superintendent Kepel, When it was stated last week that the ambia Theater Stock Company was to of the county schools. He stated that be disbanded because it didn't pay, many of the regular patrons who had bought tickets for the house once a week and Pasadena would make a fine showing at the Fair, and that the state would sometimes oftener, called or telephoned to Manager A. H. Ballard asking if some be well represented .- Los Angeles Herarrangement could not be made whereby Santa Ana has in her midst a little the stock company could still be kept to finish the season. Some patrons even family, which is possessed of decided musical talent. It consists of C. L. Butterfield and his four children, Doroffered to take a certain percentage of tickets a week, rather than lose their favorites. These pleas led to a new deal othy, aged 7; Marion, 10 years old; Bernice, 15, and Beatrice, 17. Mr. Butter-field's failing health caused him to give being made, and the company is now re-organized for a Spring season of three up his business for a time and take a weeks, and perhaps longer. Sum trip by wagon. Portland, Or., and the big Fair has been decided upon as the aries are now beginning to be paid to theatrical people all over the country at That this season, and consequently Summer the trip may also be profitable finan-cially. Mr. Butterfield has efficiently salaries will be paid to the new Columbia deater Stock Company. So, if the stock trained his girls so that they now form an orchestra. Little Dorothy plays the violin, seconding for her sister, Beatcompany is ever to pay, the time is sure y at hand. It is stated that high-grade rice; Miss Marion plays the cornet and Mr. Butterfield the slide trombone. A tiny plano weighing but 200 pounds has been provided for the trip and is presided over by Miss Bernice. 15 years of age.—Santa Ana Blade. plays will be presented at the Columbia under Mr. Ballard's management in the future, as in the past, and that a strong bid will be made for patronage.

Cathrine Countess will be leading woman and Donald Bowles leading man, and the remainder of the company will be, with one or two new names to be Secretary Frank Wiggins, of the be with one or two new names to be Chamber of Commerce, left Los Angeles added: Blanche Douglas, Lauretta Alien, Roy Bernard, Fay Wallace, William Bernard, William Dills, George Bloom-Saturday for San Francisco, to attend a meeting of the California Commission to the Lewis and Clark Exposition, of quest and C. W. Yorke.

George B. Berell has already been engaged as stage director of the Empire Stock Company. Scott Seaton left last night for California. which he is a member. He will go from there to Portland to inspect the new California building before return-

#### Christian Endeavor Social.

DISFIGURING SIGN DESTROYED A Christian Endeavor social was held at the residence of Rev. W. T. Scott, Fairview Citizens Pleased, but Offer Fairview, last Friday night. Some 30 or 40 young people made the evening live-ly with games and music until nearly Was the cigar loaded, or has the 11 o'clock, Ice cream and cake were spirit of civic pride pervaded Fair-view? Ask the suburbanites and the only answer is the bland smile of inno-

No New Trial for Tucker. CAMBRIDGE, Mass., April 3 .- The mo tion for a new trial for Charles L. Tuck-er, convicted of the murder of Mabel Page, was denied in a decision reached today by Judges Sherman and Sheldon, who presided at the trial.



A CONFIDENTIAL CHAT. "It's perfect nonsense, Bessie, for you to talk of being laid on the shelf. Why, it all talk of being laid on the shelf. Why, it all depends on yourself. Forget your worries, your aches and allments; do as I did, take plenty of out-of-door air, cultivate happiness by not allowing your mind to dwell on the trifles and the worries of life. I sent thirty-one cents in stamps to Dr. R. V. Pierce, of Buffalo, N. Y., for his 'Common Sense Medical Adviser,' and found it contained much useful information about the care of my health, about physiology, anatcare of my health, about physiology, anatomy, and everything a woman should know. I then decided to write Dr. Pierce and tell him all about my ailments. I received such a nice, carefully considered and confidential letter, in reply, giving me advice about my diet, exercise and all. This advice is free to everyone and I wonder you don't write him at once. It didn't take me many months to regain my good looks. Byer since I was fifteen I have suffered until seen its net offers. nver since I was nitren I nave suincied untold agonies periodically but now I am free from pain, worry and bad temper. Occasionelly I took Dr. Pierce's Pleasant Pellets—this for the complexion, and to stimulate the liver. Then I took Dr. Pierce's Favorite Prescription three times day for those womanly weaknesses told you about. That's my secret of searty. It's the easiest thing in the world beauty. It's the easiest thing in the world to be happy and keep one's good looks. Look at the thousands of women who have been made well by Dr. Pierce's Favorite Prescription; look how they keep their good looks. Dr. Pierce offers \$500 reward for any case of Leucorrhea, Female Weakness, Prolapsus, or Falling of Womb which he cannot cure. All he asks is a fair and reasonable trial of his means of cure."

#### New York Dental Pariors OPEN DAY AND NIGHT From 8:30 A. M. Until 10:00 P. M.

specialists of world renown will treat Our specialists of world renown will treat all who come with the courtery and care that the New York Dentists are so well known by. We do not try to compete with cheap dental work but do all kinds of fratchas work at about half that charged by others. All operations are guaranteed painters. You can have your teeth out in the morning and go home with your NEW TRETH that It the same day.

All work guaranteed, with a protected guarantee for it years. CETH EXTRACTED AND FILLED ABscientific methods applied to the guma No steep-producing agents or occaine.

These are the only dental 'parlors in Portland having PATENTED APPLIANCES and ingredients to extract, fill and apply gold crowns and porceiain crowns undetectable from natural teeth. All work done by the ADMATED DENTISTS of from 12 to 29 years' experience, and each denartment in

years' experience, and each department in charge of a specialist. Give us a call, and you will find us to do exactly as we advertise. We will tell you in advance exactly what your work will cost by a FREE EXAMINATION. SET TEETH ..... \$5,09

GOLD FILLINGS ... SILVER FILLINGS ...



#### New York Dental Parlors 8:30 A. M. to 10 P. M.; Sundays and MAIN OFFICE

## Quickly Cured by a Short Course of Pe-ru-na.

MRS. MINNIE E. McALLISTER, wife of Judge McAllister, writes from 1217 West 23d street, Minneapo-

is Minn as follows: "I suffered for years with a pain in the small of my back and right side. It interfered often with my domestic and social duties and I never supposed that

I would be cured, as the doctor's med-leine did not seem to help me any. "Fortunately a member of our order advised me to try Peruna and gave it such high praise that I decided to try it. Although I started in with little faith, I felt so much better in a week that I felt encouraged.

I took it faithfully for seven weeks and am happy indeed to be able to say that I am entirely cured. "Words fail to express my gratitude, Perfect health once more is the hest thing I could wish for, and thanks to

Peruna, I cajoy that now."

Pain in the latck, or on the right side.

How often a physician hears this

Over and over we hear women say: I have a pain in the small of my back, I have a pain in my right side, just be-

abdominal catarrh. They indicate that the bowels are not seting properly—that the liver is out

of order-that the pelvic organs are Pelvie catarrh-that is the name for

Peruns cures pelvic entarrh, when all of these symptoms disappear. The catarra may be all in the abdominal organs, when it would be properly called abdominal catarris.

Mrs. Carrie King, Darlington, Mo., of internal catarrit, which can be reached only by a course of treatment with Peruna. We have on file thousands of testi-

"I have suffered for years with bilsusness and klaney and liver trouble. monials similar to the above. It is impossible here to give our readers more "If I caught a little cold, the pains can one or two specimens of the num-ber of grateful and commendatory letvere increased and backache and headters Dr. Hartman is constantly receiving in behalf of his famous catarra "However, Peruna cured me- 12 bot-

### For Infants and Children The Kind You Have Always Bought AVegetable Preparation for Assimilating the Food and Regulating the Stomachs and Bowels of Bears the INFANTS CHILDREN

Signature

For Over Thirty Years

EXACT COPY OF WRAPPER.



MRS. MINNIE MCALLISTER.

ache were of frequent occurrence.

900 DROPS

Promotes Digestion.Cheerful-

ness and Rest Contains neither

Opium, Morphine nor Mineral.

Range of Old Dr.SAMUEL POTCHER

Aperfect Remedy for Constipa-

fion, Sour Stomach, Diarrhoea

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