

"Mr. Tail knew all the facts about the Harvester trust decision and he was present at a Cabinet meeting where they were discussed and at that Cabinet meeting and also in private conversation with me he repeatedly and emphatically approved the course taken, just as he repeatedly and em-phatically approved the course taken as regards the Tennessee Iron & Coal

when Mr. Smith was reporting to me and consulting with Mr. Bonaparte, but after his return in January the matter came up again and it appeared that Mr. Bonaparte had not understood that my judgment was that the course advocated by Mr. Smith was the proper

over at length in the Calmet meeting. Mr. Bonaparte was the only member who was inclined to believe that the sult should be continued without re-gard to Mr. Smith's investigation. Mr. Taft emphatically took the opposite ground; and it is utterly impossible that he should now have forgotten that he did, as a member of my Cabi-

for the Presidency, he knew and could not avoid knowing everything of im-portance that went on. It is imposalhis to reconcile his present position by

ard Oil Trust again and again at the beginning of the Standard Oil suit, just as in the case of every large law suit I saw any party interested who asked to appear before me; I belleved then, and I belleve now, that the course urged by Mr. Smith was the only one

"Mr. Taft says I have changed my mind about the anti-trust law. He well knows that the position I take now is precisely the position I took again and again in speeches and in meanages to Congress while I was President. He was then in my Cabinet

anti-trust law ought to be repealed. Mr. Taft well knows that this is not true. I have always explicitly stated that it ought to be kept on the books and really enforced (not merely nom-American Tobacco Trust cases) against all trusts guiliy of anti-social prac-tices, but I have always said, and now say, that by itself the anti-trust law will never solve the problem of deal-ing with the great corporations, and that to control the great industrial interstate corporations we should have a law akin to the present interstate commerce law-but without the mis-chlerous Interstate Commerce Court.

"Mr. Taft says that I censured him cause he prosecuted the Standard Off and American Tobacco companies | lusks and crustaceans

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and each county or district will bind its delegates to vote for a National delegation favorable to the Presiden-tial candidate for whom such county or district declares its preference. Vic-tory, therefore, will depend on the county or district votes and not upon the popular preferential vote of the state as a whole.

Professor S. J. Holmes, of the University of Wisconsin. In discussing the troublesome question of the intelligence of animals, finds a mentionable intelligence even in the melresort

Shipherd Springs, located at Carson, Wash., on the North Bank Railroad, and one of the most popular health resorts in the vicinity of Portland, has again become the property of the form. er owner, E. L. Shipherd. Mr. Shipherd will assume active management at once, assisted by W. S. Adams, who resumes his place as assistant man-

The dost of friends of Mr. Shipherd in Portland will certainly be pleased to learn that he is again to be the man at the helm of this famous health

firmed morally by the recount and will more than likely be confirmed legally is no longer a matter of doubt. "Another significant feature of the

Massachusetts primary stands revealed in the slimness of the Democratic vote and the known presence of Democrats at the polls who announced openly their Intention to help nominate Roosevelt in order that the defeat of the Republideparted from that custom. When caskst is furnished by us we make no extra charges for embalming, hearse to cemetery, outside box or any services that may be required of us, except clothing, cemetery and carriages, thus effecting a saving of \$15 to \$75 on each funceal.

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