Treating Eyestrain

¶ Our Ophthalmoscope and Retinoscope is one of the

most scientific eye-testing instruments in the world.

With it we can detect error of vision instantly.

Eyestrain Is Not a Disease

Wear-sightedness, far-sightedness, astig-

matism and muscular imbalance are corrected

A person suffering from eyestrain, who at

the same time is enjoying good health, is at a

loss to know just what to do. He feels he

does not need a physician, but knows that he

I Eyestrain is caused by a faulty shape or false position of the eyeball, which condition

renders vision unsatisfactory or painful, and is

relieved by wearing correctly ground glasses.

If you suspect eyestrain you should consult

us without delay; our many years' experience

is at your disposal; our reputation assures you glasses will not be recommended unless

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Portland's Largest, Most Modern, Best Equipped, Exclusive Optical Establishment.

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SINCE 1908.

Complete lens-grinding factory on premises.

without medicine.

needs relief.

Interstate Transportation to B

Punished as Federal Offense.

WASHINGTON, Nov. 8 .- Announce

ment was made that the national

WASHINGTON, Nov. 8 .- Formal pening of the Panama canal and its

dedication to the commerce of the world—a ceremony postponed because of the war—is planned to take place

Secretary of War Baker will repre-

LADIES \$2.50-GENTLEMEN \$5.00

Plenty of desirable partners and ractice. No embarrassment. Sepa-ate step room and extra teachers for ackward pupils. A printed descrip-ion of all dances free for pupils. The ocial feature alone is worth double

social feature alone is worth double the price.

Learn from professional dancers who guarantee to make dancers of you and where you mest refined people. Others derive their profits from public dances. We cater to teaching alone and conduct each class lesson the entire evening and guarantee to make a dancer of you. No doubt one lesson from us is worth six in the average school. Call afternoon or evening. Learn in a real school.

PRIVATE LESSONS ALL HOURS
Special low rates this week. Call

Special low rates this week. Call afternoon or evening.
PRIZE HARD-TIME PARTY

Saturday evening, November 15th. Beautiful prizes. The rag-tag bail. Don't miss this. Tell your friends. Phone Main 7654.

Fever and Cold Sores

Can be quickly and easily healed

SANTISEPTIC

SANTISEPTIC immediately relieves

the liching and irritation, and in most cases prevents the develop-ment and consequent disfigurement.

"A few applications of SANTISEPTIC cured a cold sore within six hours of its appearance," writes Eather Campbel of Seattle. "I also tried SANTISEPTIC on a cold sore which had bothered a

GUARANTEED

in eight tessons-ladies

\$2.50, gentlemen \$5.00

-at De Honey's Beau

washington. New Classes for Heriners start Monday and Friday evenings. Advanced classes Twesday and Thursday evenings, 8 to 11:39. All latest and popular dances taught in eight three-hour lessons.

motor vehicle law penalising persons

who transport stolen automobiles from one state to another had become

Refusal to Recall Injunction Order Expected.

country relating to strikes had averred the right of workmen to strike when unaccompanied by boycott or disorder. He read opinions to this effect, but Judge Anderson asked:

overnment's Case in Coal Crisis Quickly Presented and Strike Recall Is Demanded.

INDIANAPOLIS, Nov. 8 .- Anticipatued against officials of the United ine Workers of America, attorneys ie injunction proceedings.

The United Mine Workers of Amera, through their attorney, Henry arrum, asked at the opening that e proceedings be postponed a week 10 days in the hope that mean-hile the strike might be settled. The overnment, through C. B. Ames, asstant attorney general, objected, of the court therepore took up the

"These are equity proceedings and I may not legally conspire to stop pro-sm going to let the evidence in," said the court.

The court also upheld the assertion

The court also upheld the assertion of the government that the Clayton act did not apply to this case.

The discussion swung to the operatiled the alleged violation of union contracts in that field. Similar affidavits were offered detailing alleged controversy before him."

"But bring them in " be said of the court and that he had only one side of the controversy before him."

"I believe these are all the facts we wish to present at this time," said Judge Ames.

form of an affidavit.

The document asserted the legality of the strike call and that the sole object was to better the living conditions of the miners by increased wages and shorter working hours. This was explained as designed to combat the government assertion as a conspiracy to violate the Lever food and fuel control act.

The affidavit cited the statute forbidding issuance of injunctions in labor disputes unless based upon destruction of property of the compilainant. The Lever act, it was argued, had become ineffective because the war had "ceased progressively," two of the circumstances cited in this the form of an affidavit cited the statute forbidding issuance of injunctions in labor disputes unless based upon destruction of property of the compilainant. The Lever act, it was argued, had become ineffective because the war had "ceased progressively," two of the circumstances cited in this

gued, had become ineffective because the war had "ceased progressively," two of the circumstances cited in this connection being that the soldier members of the union had been discharged from government service and that the coal mines had been returned to their owners.

We to Book a subject to state the reservation to state the government susing them to transport troops and mails. The democrats and Senator McCumber, North Dakota, and Senator Nelson, Minnesota, of the mild reservation republicans, argued that the excutive should have a voice in decidency of the stances.

"I assert," said Warrum, "the right to alter the reservation tentered on its concluding clause. The democrats and Senator McCumber, North Dakota, and Senator Nelson, Minnesota, of the mild reservation opening of the Panama canal and it dedication to the sommerce of the world—a ceremony postponed because the soldier to stop the roads in these circumstances will be the soldier to stop the roads in these circumstances of the union had been distances?"

"I assert," said Warrum, "the right to alter the reservation to cause the democrats and Senator McCumber, North Dakota, and Senator Nelson, Minnesota, of the mild reservation opening of the Panama canal and it democrats are continued to stop the roads in these circumstances of the union had been distances?"

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The democrats and Senator McCumber, North Dakota, and Senator Nelson, Minnesota, of the mild reservation republicans, argued that the experiment to stop the roads in these circumstances."

"I assert," said Warrum, "the right to alter the reservation of the mild reservation republicans, argued that the experiment to stop the roads in these circumstances."

War Is Declared Ended.

lieved that peace had come and that the United States was no longer at war," said the affidavit, and it offered to show in court that by acts of the federal administration the war powers

restraining order was calculated to destroy the right to strike and result in dissolution of the organization. It also asserted that the portion of the order restraining use of usion funds confiscated property without due

process of law.
This closed the evidence, and Judge Anderson then agreed with the attorners that an hour and a haif be allowed each side for argument.

Judge Ames opened for the govern-

Wilson Statement Read.

Reading from the congressional rec-ord, he got into the case President I Wilson's statement on the coal strike, reading it in full. President Lewis of the union, with thumbs thrust into

Good Faith Conceded.

"The courts of this land have de-cided that the war is yet extant. The unions say it has ended. They thus oppose their employers, the courts and the government.

"It is assumed by the government, wever, that the defendants acted in pod faith, believing that their course

"Therefore, the civil, rather than the criminal, process has been in-woked as a matter of fairness and common justice.

"As the president of the United States has said, the time has come for plain speaking. No organization may override the law. Otherwise there is successful revolution. And I do not believe the American people have reached the stage where such a course

that section 20 of the act did not ap- -Adv.

tween employers and employes.
"We feel," said Judge Ames in concluding, "that there is nothing comparable with the importance of ascertaining whether the law of this countries. try is supreme.
"When we reach the point where the supremucy of the law is challenged

by any man or body of men, we have reached the point where the decay of the republic has set in." Pertinent Question Put. Mr. Warrum started with a flat statement that every decision in the

"How do these apply to this case when there is not a single defendant in this court who works with his hands?"

The attorney said the injunction against the officers or agents of the miners was in effect an injunction against the miners. On this theory he was allowed to continue his argu-

"These defendants are not interlop-ers," he said. "They are the duly constituted representatives of the men ng rejection by the United States dis-rict court here today of their motion for dismissal of the restraining order sayed against officials of the United der into effect.

r the miners today prepared to ake a fight for release of the coal lill appears the fact that in the bill appears the fact that these very defondants were parties to the Washington wage agreement and recognized them as lawful agents. But Conspiracy Held Issue. now the government turns around and seeks to place in the position of interlopers these same agents when they carry out orders of their principal.

while the strike might be settled. The overnment, through C. B. Ames, assistant attorney general, objected, not the court thereupon took up the oction to dissolve the injunction. The overnment position was that the asse was too important to admit desay.

The attorneys then agreed that in alling upon the motion for dissolution of the restraining order the ourt might also rule on the question. That is not the question before the court at all," said Judge Anderson. "The Levar ace makes it an unlawful conspiracy for two or more persons to arrange to limit production of coal. That is not the question before the court at all," said Judge Anderson. "The Levar ace makes it an unlawful conspiracy for two or more parent to me. Everybody knows that. "But your honor has just said you are convinced the conspiracy exists." exclaimed the attorney.

similar conditions in eastern Kentucky and Tennessee.

Judge Ames then related the reestablishment of certain fuel adminup, leading Mr. Warrum to say:

Case Not Court-Martial. wish to present at this time,

aid Judge Ames.

Strike Legality Asserted.

The defense thereupon started to ead its motion to dissolve in the form of an affidavit.

"This is a case in equity, not a court-martial."

"I don't understand that remark, but I concede the fact," said Judge Anderson.

Further attempts to bring in the right of employers to out work size.

"You are wrong," said the court.
"I'm through," said Mr. Warrum.

Attorney Cut Short.

war," said the affidavit, and it offered to show in court that by acts of the federal administration the war powers relating to the fuel industry had been dissolved.

The motion also argued that the restraining order was calculated to "Can I discuss the allegations of ir-reparable injury?" asked Mr. Rooker. "Don't waste your time" said Judge nderson. "I am going to hold that Anderson. "I am going to hold that irreparable injury does exist in this case. Why, millions of dollars are being lost. What is the use in discussing this question on the Lever

Mr. Rooker agreed there was little. He then tried to show a difference between this case and the Debs case. "I suggest you turn to the mandate that this strike order be rescinded,"

said Judge Anderson.
"I am going to issue that unless you persuade me otherwise."
Mr. Rooker agreed there was nothing more to be said, and Judge Anderson began his pronouncement. power either the president or congress to give netice of withdrawai was

Act Clearly Prohibitive. to the chief executive's excertation of the organization with a nonchalant manner, emphasized by closed eyes and occasional use of a pencil as a toothpick.

"It is not a question for the court to say when this war ends," he said.
"The Lever act is constitutional and in force and clearly prahibits the

toothpick.

"The president states fact in that statement to the American people," said Judge Amea "Because of a disagreement between the miners and operators of the central competitive field, a strike has been ordered throughout the United States. And this, too, notwithstanding that in other fields there were in force contracts which were negotiated independently of the central field.

"It is not for the defendants to decide what is the law in this case. In civilized countries such questions are left to the arbitrament of courts.

Good Faith Conceded.

In force and clearly probibits the thing these men have done. The restraining order ought to be made a preliminary lajunction and if the government has drawn one it may read it."

Judge Ames then read the injunction, which affirmed the restraining order and also enjoined the defendants in effect the October 15 strike order. It commanded them to cancel the order and notify all members, local and district unions, of the cancellation. The time for this action was left blank and the defendants were ordered to submit the cancellation order to the court.

The union atterneys and President The union atterneys and President Lewis and Secretary Green retired to consult as to the proper time needed to issue the cancellation.

Automatic machines were first used in Egypt, and in the old temples of the east devices were employed for automatically dispensing the purify-ng water

Though Very Common It Is a Serious Disease-Worse at This Senson.

It is an inflammation of the muc

believe the American people have reached the stage where such a course can be approved.

"The government contends that this strike is lilegal in that it violates the federal fuel-control act."

Peace Not Yet Proclaimed.
Replying to the contention that the war had "ceased progressively," Judge Ames said the Lever act provided that it would remain in force until peace was proclaimed, which he said has not been done.

He also denied that the Clayton act had any application to the present case. He said the provisions on strikes did dut permit an unlawful act and that section 20 of the act did not ap-

FIRST RESERVATION

Withdrawal Provision From League Approved.

ATTEMPT TO ALTER FAILS

Republicans Have Whip Hand and Safe Majority Pledged to Carry Out Programme.

WASHINGTON, Nov. 8 .- A reservation proposing to safeguard the nation's right to withdraw from membership in the league of nations was adopted by the senate today with every republican senator and six democrats voting for it or paired in its

Holding the whip hand by a safe majority, the republican leaders swept aside every suggested modification and carried the reservation through exactly as approved by the foreign relations committee. Two republican senators of the mild reser-

vation group led a stubborn fight to alter it, but voted for adoption. The final count was 50 to 25, and pairs announced for the absentees showed the entire senate membership to be divided, 55 to 41. Five democrats—Senators Reed (Missouri), Gors (Oklahoma), Smith (Georgia), Walsh (Massachusetts) and Chamberlais (Oregon)—voted in the affirmative, while Senator Shields, democrat (Ten-nessee) was paired in favor of the

wood of the railroad administration at Washington, as to diminishing supplies and diminishing financial returns through operation of the roads.

Roads Seriously Affected.

"Taken together, these affidavits show," said Judge Ames, "that the povernment is operating the railroads show," said Judge Ames, "that the government is operating the railroads show at a loss, which will increase with diminution of supplies for operation."

Counsel for the Affected and "But I do not agree with Judge Evans," said Judge Anderson. "Congress had the right to say and did say that the Lever act should remain in force until a definite thing was done. That has not been done. So I hold that the Lover act is still in force.

Strike Cuts Production.

"Thold also that stopping work in coal mines restricts the production." Strike Cuts Production.

"I hold also that stopping work in sole judge as to whether all its internation."

"I hold also that stopping work in sole judge as to whether all its internation."

Counsel for the defense tried to obsect to the reading but Judge Anderon halted them.

"I am going to hold that even two miners who work with their hands miners who work with their hands."

"These are equity proceedings and I may not legally consults to stop progiven by a concurrent resolution the congress of the United States." Following is the vote in detail:

Following is the vote in detail:

For adoption: Republicans—Ball, Borah,
Brandagee, Calder, Capper, Colt, Cummins, Curtis, Dillingham, Edge, Fall,
Fernaid, France, Gronna, Hale, Harding,
Johnson of California, Jones of Washington, Kenyon, Keyen, Knox, La Foliette,
Lenroot, Lodige, McCormick, McCumber,
McLeau, McNary, Moses, Nelson, New, Newberry, Norris, Pass, Penrose, Phipps, Poindexter, Sherman, Smoot, Spencer, Sterling,
Townsend, Wadsworth, Warren and Watson—45. Democrats—Chamberlain, Gore, Res Smith of Georgia and Walsh, Massach setts—5. Total 50.

Republicans All Ayes.

Against: Republicans All Ayes.

Against: Republicans—None.

Democrats—Ashurst, Culberson, Dial,
Fletcher, Gay, Geary, Harris, Harrison,
Henderson, Hitchcock, Johnson of South
Dakota, Jones of New Mexico, Hendrick,
King, Kirhy, McKellar, Myers, Nugest,
Overman, Owen, Phelan, Pittman, Pomerene, Robinson, Sheppard, Smith of Arisona, Smith of Maryland, Smith of South
Carelina, Swanson, Thomas, Trammell,
Underwood, Walsh of Montana, Williams
and Wolcott, Total, 33.

The 11 senators not voting were

The 11 senators not voting were a law.

President Wilson's signature was ligned as follows: For adoption: Republican—Elkins, Fre-linghuysen, Kellogg and Sutherland and Bhields, democrat, Tennessee. Against; Democrats—Bankhead, Beck-man, Martin, Hansdell, Simmons and aligned as follows:

The fight to alter the reservation Panama Ceremony, Postponed by "I assert," said Warrum, "the right to strike for higher wages and to stop the roads if that result is an incident."

"Your strike circumscuttive should have a voice in deciding any question of withdrawal. Three proposed amendments on the subjects were rejected by majorities ranging.

Nelson Calls It Slight. Senator Nelson proposed that joint resolution instead of a concurrent res-olution be stipulated for notice of withdrawal, so that the signature of the president would be required. He declared "intense partisanship" had twisted the language of the reserva-tion so as "to put a slight on Presi-dent Wilson while he is on a sick

bed, brought down by his hard work to re-establish peace."
Republican Leader Lodge retorted that no "motive of hostility" had influenced the framing of the reservaton. Should the provision ever be in-toked, he said, it was apt to be a reublican and not a democratic pres dent whose power was curtailed Sen-ators Nelson and McCumber alone on the republican side, veted for the notion and it was defeated, 45 to 39. Senator Walsh, democrat, Mentana, oposed to strike out entirely the congressional authorization. His mo-tion was beaten, 49 to 37. The motion by Senator Gore to em-

The economical

Red Rock Cottage Cheese

There are no holes in cottage cheese-there's no rind on the outside there's no waste.

You can eat every delicious morsel of "Red Rock" that you buy. Get the habit-it's a good one.



Broadway and Washington E. Struplere, Mgr. Mail Orders Gives Prompt Attention

SANTISE PTIC is a medicinal-toilet prepara-tion, agreeable and pleasant to Assures a Healthy and Attractive Skin.

voted down, 68 to 18. Senator King, democrat, Utah, moved to make the provision relative to judging obligations applicable to all league members, but that was beaten, 52 to 30.

STOLEN MOTOR BILL LAW Read The Oregonian classified ads.



Oriental Rugs for Gifts

A fine oriental rug is a treasure that outlasts generations.

We invite leisurely selection from our stock. which is the largest in the northwest.

Rugs may be chosen now for delivery during the holidays.

Cartozian Bros., Incorporated

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Victor Records

November on sale MONDAY

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Our Store Opens at 9 A. M.

Agents for the Butterick Patterns and Delineator, all styles and sizes now showing.

"The Store That Undersells Be cause It Sells for Cash"

Our Store Opens at 9 A. M.

Mail Orders receive our prompt and careful attention

same day as received.

Again the Time Comes Round to Say



One reason is that as the days go by the store will get more and more crowded and it will be harder to get just what you want when you want it.

But the Big Reason is that Selections Are Limited.

We never had so many different things to offer you before for your Holiday needs-but it has been a difficult market and in many things the supply is more limited than we could wish. So the big reason to shop NOW is that you can get all you want of just what you want if you get it while we have it and have plenty to choose from. Here are some Shop Early Specials for prudent shoppers:

"National Blouse Week"



November 10th to 15th, 1919 Finds Us Splendidly Prepared to Place Before You Unsurpassed Assortments

at Unmatchable Prices

We know that other stores will vie with us on this occasion - and we welcome the most critical comparisons-it will mean new store friends for us. We know that in quality and style our assortments are unsurpassed and as for values, we are confident you'll agree with us that for low prices-our offerings are unmatchable anywhere else in this city.

Here you'll find unlimited assortments in dainty and beautiful Georgettes - Crepes de Chine - Messaline and other silks-also in sheer fabrics that are the most fashionable-some are trimmed with tucks, others with laces, or beaded, etc. They come with high or low neck, with long or short sleeves-in fact every good style and color

colors.

These Three Leading Specials—

Waists of Georgette | Waists of Crepe De | at \$2.45 Various styles in all sizes and in many of the popular

Chine at \$4.85 Most beautiful Waists of flesh and white Crepe de Chine.

Georgette Blouses at \$11.95 The Cossack and Over

Blouses in light and dark



A Brand New Stock of the Celebrated

Centemeri Gloves at \$2.50, at \$3.00, at \$3.50 Pr. It is a satisfaction to know that practically every need is represented by worthy qualities in abundance here.

Those who plan to give gloves for Xmas will find that all the advantages are with choosing now,

Particularly desirable are the celebrated Centemeri Gloves - in French Lamb and Kid. They come in styles with pique and overseams with plain or fancy embroidered back-all sizes in all wanted staple and new shades-three prices to select from.

> For Personal Use or Gift Purposes

These New Velvet Bags All Prices From \$2.00 Up to \$12.50

We consider ourselves fortunate in se euring such an attractive line of the fashionable Velvet Bags-all popular shapes and styles are included in this pre-holiday showing. They come in Panne or Chiffon Velvets in black, taupe, navy, brown, etc. You will find the prices equally as attractive as the Bags.

at 29c Yd. A standard quality, shown in plain gray, light and dark, plain navy, plain brown; also in blue and white stripe styles. The above price is less than today's cost at the mill, so you can see how important it is for you to act promptly.

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None will be sold to dealers, and the



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There is an endless variety of Rainbow Ribbons for every purpose. Lingerie is tied and rosetted with Rainbow Ribbons. Negligees are made more graceful with their profusion of bows and streamers of ribbon.

Frocks for house or evening wear are gay with ribbon girdle, sash or trimming. You will find an expert here to instruct you in making anything you wish in ribbons. At prices to please you—you will find an endless assortment of Ribbons—widths, colors, and qualities suitable for all purposes.

Women's Shoes In Black, Brown or

Gray Kid at \$8.00 to \$9.00 Pair Lace styles with 81/2 and 9-inch top, low or high heel and good soles, all sizes. Perfect fitting shoes that will wear satisfactorily.

PLA-SUITS in regulation styles affording

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AT 6 P. M.

Another Extraordinary Sale of

Children's Dresses, Creepers and Pla-Suits In Many Styles. Ages to 8 Years.

A Figure at Which the Same Garments Cannot Be Duplicated at the Factory Today!

Garments for small boys and girls, well made of good durable wash materials, such as ginghams, poplins, chambray, galatea, khaki cloth, twills, hickory cloth, etc.

DRESSES in high-waist styles, belted and

ample protection to other garments. Sizes 1 to 8 years. CREEPERS in all colors and styles. They

come in ginghams, poplins, chambrays, etc. full gathered effects, etc. Sizes 2 to 6 years. | Sizes 6 months to 3 years. None sold to dealers, no phone orders filled and none exchanged. Only a limited number sold to any one purchaser at this sale price.

OUR STORE NOW OPENS AT

Our Store Will Remain Closed All DayTuesday, Nov. 11, '19, Armistice Day

9 A. M.