REMOVES THE CAUSE OF CATARRH

No remedy that does not entirely remove the cause of Catarrh from the blood will ever make a permanent cure of the trouble. Just as long as the circulation remains contaminated with the impurities and catarrhal matters which produce the trouble, the mucous membranes or inner linings of the body will be kept in a state of irritation and disease. Sprays, lotions and other local applications will sometimes temporarily relieve the tight, full anarchist orator, raving against the feeling in the head, buzzing noises in the ears, uncomfortable, stuffy feeling constitution ever framed an indictof the nostrils, and help to loosen the mucus in the throat; but Catarrh is a | ment so. constitutional blood disorder and until it has been entirely driven from the system there can be no permanent cure. S. S. S. cures Catarrh by removing the cause from the blood. It attacks the disease at its head and by thoroughly purifying and cleansing the circulation, and ridding it of every particle of impurity, and at the same time enriching the blood, allows the inflamed and irritated membranes to heal, improves the general health, and stops every disagreeable symptom. S. S. S. reaches down to the very bottom and leaves no trace of the disease in the system. Book on Catarrh and any medical advice free to all who write.

THE SWIFT SPECIFIC CO., ATLANTA, GA.

ROOSEVELT FLAYS SUPREME COURTS

(Continued from page one.)

it was used with excellent results. Then there remains the recall of Courts have repeatedly defeated the morals of a commonwealth.

of a law-enforcing agency. Here again the settled will of society to correct confessed evils has been set at naught by those who place metphysicles above life. . It is the courts not the constitutions, that are at fault. It is only by the process which James Rusrecall of the administration of jus-tice back from academical refinement to social service.

just as much the servant of the peo-ple as any other official. Of course he must act conscientiously. He must not do anything wrong because there is a popular clamor for it. But in their turn the people must follow their conscience and when they have definitely decided on a given policy tain that end. Our aim is to get the type of judge that I have described possible, and to keep off the bench, should adopt and preserve or reject a given method according to its prac-

CATARRHAL DEAFNESS

it is guaranteed to banish catarrh.

Is your throat raw. Do you sneeze often

Is your breath foul

Are your eyes watery? Do you take cold easily?

Is your nose stopped up Do you have to spit often?

Are you worse in damp weather? Do you blow your nose?

Are you dosing your sense of smell? Does your mouth taste bad morn-

throat?

Co, and druggists everywhere.

of applying the recall in any shape is one of expediency merely,

not merely of a bad judge, but of a weak and helpless, udge who, however virtuous, has grown out of touch with social needs render good service on the bench.

tional question, when he decides tion the fact that the very judges what the people as a whole can or who are at fault would proceed to cannot do, the people should have construe the amendment. In such a the right to recall that decision if case the fault is not with the consti-"By the abuse of the power to declare laws unconstitutional, the courts the judiclary in all respect, but it is struction of the constitution; and both absurd and degrading to make what is required is power for the peoa fetich of a judge or any one else.

"Again and again in the past justice has been scandalously obstructed by state courts declaring state laws cided every which way, and it is foolin conflict with the federal constitu- ish to talk of the sanctity of a judgeonly by the process which James Ivia sell Lowell when answering the critics of Lincoln called 'pettifogging the constitution,' that constitutions which constitutions which is protect society can be constituted in a contrary sense. When the supreme court of the state declares a given statute unconstitution of the bighest indees then and tional because in conflict with the one of the highest judges then and thus be made to defeat the common state or national constitution, its op-

"Never forget that the judge is tire American system of government, court reversed its previous decision for, by and, of the people, violently for a century and said that for a antagonize this proposal. They bethey must have public servants who to the people from the decision of a stitution that for a hundred years will carry out that policy. Keep court in any case; and that therefore everybody, including the supreme clearly in mind the distinction be- the judges are to be established as court, thought it to be, sovereign rulers over the people. I take absolute issue with all those who to keep him on the bench as long as people are not fit for popular governhold such a position. If the American and if necessary, take off the bench the servants and not the masters of ment, and if they should of right be the wrong type of judge. In some the men whom they have put in ofcommunities one method may work fice, then Lincoln's work was wasted well which in other communities does and the whole system of government on which this great democratic republic rests is a failure. I believe, or tical working. Therefore the question ple are fit for complete self government and that we of this republic have more nearly realized than any other people on earth the transfer of the people of the people of the transfer of the people of the transfer of the people of the CATARRH, ASTHMA, COLDS AND other people on earth the ideal of justice obtained through genuine pop-

"Our whole history shows that the Here are some symptoms of ca- American people are more often tarrh; if you have any of them get sound in their decisions than is the rid of them by breathing HYOMEI: case with any of the governmental bodies to whom for their convenience, they have delegated portions of services Saturay evening and their power. If this is not so, then continue during the week. there is no justification for the exis so, then there is no justification for refusing to give the people the real, and not merely the nominal, ultimate decision on questions of constitutional law.

"A typical case was the decision iting with Miss Gladys Smith, rendered but a few months ago by Do you have a dull feeling in the the court of appeals of my own state. the state of New York, declaring un- friends and relatives, Do you have a discharge from the constitutional the workmens' compensation act. In their decision the who has been in Walla Walla for Does mucous drop in back of judges almitted the wrong and the some time receiving treatment for suffering caused by the practices her eyes returned home Monday eve-Complete HYOMEI outfit, which against which the law was aimed, ning. includes inhaler, \$1.00, extra bottles, They admitted that other civilized if needed, 50 cents, at Tallman Drug nations had abolished the wrongs and a visitor in the Garden City during practice. But they took the ground the week.

that the constitution of the United States instead of being an instrument to secure justice, had been ingenuously revised absolutely to prevent justice. They insisted that the clause in the constitution which forbade the taking of property without due process of law forbade the effort which had been made in the law to distribute among all the partners in an enterprise the effects of the injuries to life or limb of a wage-worker. No

'Many of the judges of that court I know personally, and for them I have a profound regard. Even for as flagrant a decision as this I would not vote for their recall; for I have no doubt the decision was rendered in accordance with their ideas of duty. But most emphatically I do wish that the people should have the right to recall the decision itself and authoritatively to stamp with disapproval what cannot but seem to the ordinary plain citizen a monstrous misconstruction of the constitution, a monstrous preversion of the consti-Either the recall will have to be tution into an instrument for the adopted or else it will have to be perpetuation of social and industrial made easier than it now is to get rid wrong and for the oppression of the

"No ordinary amendment of the constitution would meet this type of and facts that he is unfit to longer case; and intolerable delay and in-"When a judge decides a constitu- to get such amendment—not to menjustice would be caused by the effort ple to reverse this false and wrong construction.

"The judges and courts have detion, although the supreme court of made law which half of the judges Here again the recall is a inlon should be subject to revision by tion, we have lived for a hundred years under a constitution which per-"Many eminent tawyers who more mits a national income tax, until century we had been living under a lieve, and some times assert, that wrong interpretation of the constituthe American people are not fitted for tion (that is, under a wrong constipopular government, and that it is tution), and therefore in effect, esnecessary to keep the judiciary inde- tablished a new constitution which pendent of the 'majority or of all the we are now laboriously trying to ampeople;' that there must be no appeal end so as to get it back to be the con-

"While it is necessary to have the right kind of governmental machinery, yet that the all-important matter i sto have the right kind of a man behind the law. A good constitution, and good laws under the constitution and fearless and upright officials to administer the laws-all

Weston, Ore., Feb. 21.-The church of the Brethren began their revival will

Mr. Payne Shangle spent istence of our government; and if it days with relatives in Milton last

> Miss Grace McBride of Athena, was in Weston during the week. Miss Pauline Wyrick of Athena was in Weston Saturday and Sunday vis-

Miss Eunice Gregory of Pendleton was in Weston this week visiting

Mrs. James Stanfield of Weston

Mrs. L. J. O'Harra of this city was

"FIRST IN WAR, FIRST IN PEACE AND FIRST IN THE HEARTS OF HIS COUNTRYMEN"

BORN-To Augustine and Mary Washington, at Pope's Creek, Westmoreland County, Virginia, on February 22nd, 1732. a son-christened George, and known to the world as the first President of the United States of America.

The greater Alexander Department Store joins in celebrating the birthday of George Washington, the founder of peace, prosperity and happiness, in the grandest country that God ever made,

The Greatest Array of Fine

RIBBONS

ever shown in Pendleton at the price. 40c, 50c and 60c values on sale FRIDAY at 10 o'clock for

See Our Window Display

ALEXANDERS DEP'T. STORE

he Garden City

Mrs. John Harris spent a with relatives in Athena, Miss Wilma Harbor of this

made a trip to Pendleton Sunday, Mr. Robert Wheeler who has been working in Pendleton for th past few weeks visited with relatives in Weston Sunday.

Miss Edna Ross of Athena was a Weston visitor during the week. Rev. Stieninger of the Methodist hurch of Weston has returned from few days visit at La Grande. Mrs. Ralph Kinnean was in Pen-

dleton during the week. Miss Lucile Kemp was in Athena Saturday visiting with friends, Mr. Chas. Lucious of Weston was n Pendleton during the week.

Almost Lost His Life. S. A. Stid, of Mason, Mich., will never forget his terrible exposure to a merclless storm.

so and two bottles completely cured telephone man ger, and anteed by Koeppens.

STORK EXPECTED TO VISIT HOME OF COLONEL ASTOR

ultra-fashionable smart set here only one way to cure desiness, and that is learned that the stork is expected to by constitutional remedies. Deafness is

dreadful cold," he writes, "that caus- as jurors in this county was in the ed severe pains in my chest, so it justice court of Stevenson, when

Miss Ida Powell of Walla Was hard for me to breathe. A neight Frank James, a wood chopper, was was in Weston Saturday visiting with bor gave me several doses of Dr. charged with giving intoxicating liq-King's New Discovery which brought uor to a minor. The jury consisted Mrs. Wm. McKenzie and Miss May great relief. The doctor said I was of three men and three women, Mrs. Barnes of this city spent Monday in on the verge of pneumonia, but to H. E. Sawyer, wife of a leading hardcontinue with the Discovery. I did ware man; Mr. A. C. Sly, wife of the me." Use only this quick, safe, re- Stalker, propri ress of the Johnson liable medicine for cough's, colds, or hotel. All the a are strong temperany throat or lung trouble. Price ance advocates, but the evidence was 50c and \$1. Trial bottle free, Guar- not sufficient and the defendant was acquitted.

Deafness Cannot Be Cured

by local applications, as they cannot reach Newport, R. I.—Members of the the diseased portion of the ear. There is La Grande.

Ita Holling of the Eustachian.

Ita Guased by an inflamed condition of the mucous lining of the Eustachian.

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Ita Guased by an inflamed condition of the mucous surfaces.

Ita Guas

A NEW VIENNESE OPERETTA "THE KISS WALTZ"

The musical success of the season at the Casino Theatre, New York City. The cast includes such notables as Chas. Bigelow, Eva Davenport, Robert Warwick, Flora Zabelle, Adele Rowland, Elsa Ryan & W. M. Pruette

"My Heart Goes Bump Inside"

is one of the catchiest numbers from the show

The music is written by the "Viennese Waltz King" --- C. M. Zeihrer. Matt Woodward wrote the words. T. B. Harms, & Francis, Day & Hunter, New York Gity, owners of copyright.

This Song Free in Next Saturdays East Oregonian



Scene from "THE KISS WALTZ" Casino Theatre, New York