FARLEY'S WELCOME IS DEMONSTRATIVE

NEW CARDINAL HOME

NEW YORK ARCHDIOCESE REP. RESENTED IN LINES WEARING DIGNITARY'S COLOR

United Press Service

higgest demonstrations in the history of the metropolis took place when a registered practitioner, 100,000 Cathoffra welcomed Cardinal Farley, arriving aboard the liner Every Catholic society in the arch-

line of men and women, extending from the Battery to St. Patrick's Cathedral, cheering.

The men were scarlet necties and rosettes, and the women searlet rib-

Scarlet is the cardinal's color. Cardinal Farley published the following message from the pope to

"The pope admires your hospitable land, where all nations and peoples are welcomed, and insured well or dered liberty, and for the well being of whom provision is made."

The cardinal declared the pope eye clear and bright as the morning. Cardinal Farley said his own health was the best, and that he was glad to be back.

Cardinal O'Connell Salls for Home Caited Press Service

NAPLES, Jan. 17-Cardinal O'Connell sailed for Boston of the steamer Canopie

MISERY OF ILLEGITIMATE

Vast Number of Nameless Ones Horn in Chief City of Germany, Averag-ing One in Five, Brought to Notice of Philanthropic by Incident

United Press Service

BERLIN, Jan. 17 .- Mitigation of the misery which comes to the 8,000 to every 10,000 illegitimate children born in Berlin every year-one birth in five in the city is unlawful—is likely to come through the plight of 19year-old Louise Schroeder, sentenced for attempted child murder.

Herself Illegitimate, the Schroeder ghi had to pay \$3 a month out of her \$3.75 wages in order to support the child. That left her 75 cents a month for clothing. For two years she slaved funntes in a like plight.

WOMAN ROASTS JURY POR

Men Rather Apathetic

"It is a silly, idiotic verdict. I have four months. And yet you have not EVERY CATHOLIC SOCIETY IN condemned Christian Science. If your wives were killed by it you would condemn it."

Knight, an official of the supreme court, had refused to call a doctor and placed himself under Christian treatment. The jury inquiring into his death added a "rider" to its ver-NEW YORK, Jan. 17 .- One of the dict, expressing "regret" that the decesaed had not thought fit to call in

> VESSEL SINKS, ALL LOST IN SCOTTISH COAST WRECK

occus was represented in the double Large Steamer Whose Name is Unknown, Founders in Storm off Peter Brad, Henry Seas Preventing Life Savers From Helping

large steamer, name unknown, foun- lin pleaded not guilty, and Judge dered in a storm off Peter Head, and Willis set Pebruary 27 as the trial sank with all on board. Life savers date, sighted the vessel in distress, and attempted to reach her, but a heavy sea prevented.

GOVERNMENT OWNERSHIP OF ALL INDUSTRIES IS

physical condition was marvelous, his Pavored by Convention of United nhers, Whose Organization May Join Hands With Western Federa tion of Workers

United Press Service INDIANAPOLIS, Jan. 17.-The

miners in convention adopted by four to one a resolution favoring govern ment ownership of all industries. Edwin Young, Montana, and John Me-Kinnon, British Columbia, as represtatives of the Western Federatio CHILDREN TO BE LIGHTER of miners, predicted a consolidation of the United Miners and the Western

GEO, RISHOP (D.) MAY CRASE homestead claims." SENATORIAL CHAIR

at this rate. Then discouraged, she district in which Klamath county is gardus, Mr. Faulkner, Mr. Miller and buried the child in a rabbit hole in included will offer to the voters is as Mr. Stein. The timber applicants repthe woods. Boys rescued the infant yet a question. As yet there are no resented by Mr. Mills are: Harry and and the Schroeder girl was arrested, avowed candidates for the state as John Ackley, Lyle Mills, E. W. Gowen, The court, when it heard her story of sembly from the county, but B. St. Mrs. Go probation, and philanthropists are al- far as to say that he would be in the the full decision arrives just who if ready moving to succor other unfor- race for the senatorship if neither Lake county nor Klamath county offers a republican candidate.

W. Lair Thompson, the Lakeview RATHER LUKEWARM VERDICT attorney, who has been in the lower house, has been mentioned for the Her Husband, Supreme Court Official, senatorship, but has so far disclaimed Took Christian Science Rather any idea of going after the seat. He Than Dector, and Died-Coroner's is a republican, as is also H. P. Belknap, republican, of Pineville, Crool county, who was in the last lower house from this legislative district.

LONDON, Jan. 17.—Denouncing It is asserted on good authority that the coroner's jury for its lukewarm one of these two will be the repubverdict, Mrs. John Thomas Knight, lican candidate for senator, as Klam one of the best known literary women ath county, according to the same

republican candidate for the senate.

Dr. George H. Merryman, republican

CHANGE COUNCIL source of information, will offer no senator last session, will not run

B. St. George Bishop ran for the lower house two years ago against Bolknap and Thompson, the distric comprising Crook, Grant, Lake and Harney countles. At that time, he states he was ahead in Klamath, Lake seen my husband dying by inches for was defeated by Grant county. The and Crook countles, and figures he senatorial district leaves out Grant county, retaining the other three, which is said gives Bishop a feeling that he would run mighty well in a contest for the senatorial garb.

For the lower house Klamath coun ty will offer the name of a republican and Belknap is expected to be a can didate to succeed himself.

FRANKLIN NOT GUILTY, PLRA OFFERED IN BRIBERY CASES

Detective's Attorneys Make Motion to Net Aside Informations in Two Cases, Which Motions Are Overruled by Court

Special to The Herald

LOS ANGELES, Jan. 17.-Judge Willis denied Franklin's attorney's motion to set aside informations in ABERDEEN, Scotland, Jan. 17.—A the Bain and Lockwood cases. Frank-

HOMESTEADERS

MANY APPLICATIONS FOR LAND APPIRMED AS AGAINST THOSE enough. SEEKING TIMBER RIGHTS

The following dispatch has been received by F. H. Mills, who represents on the Upper Klamath Lake, from B E. Hinton, the Washington attorney, relative to the decision of the secretary of the interior in regard to the homestead and timber claims which were in conflict. P. H. Mills is the attorney for the timber claim applicants and C. F. Stone for the homesteaders.

"Referring case Totton vs. Mills, secretary has rejected Cortade's home-stead application on ground that he was the owner of more than 160 acres and therefore not qualified entryman DON'T ALL SPRAK AT ONCE, Other homestead applications affirmed PLEASE, GENTLEMEN-B. ST. and timber applications rejected in so far as they conflict with affirmed

The homesteaders whose claims are supposed to have been affirmed are: John Totten Ode Cravens, O. W. Wil Just what candidates the legislative by, I. J. Straw, Henry Straw, Mr. Boemocrat, has gone as Baldwin. It will not be known until any of the timber applicants were ac cepted. It is stated that Mr. Cortade does not own any additional land, and if this is true an appeal will probably be taken. Attorney Stone, who represents the homesteaders, could not be seen today, as he was sick at home.

in the west hall o fteh Odd Fellows' building. After the meeting a "smoker" and whist tournament will be held. All Knights are cordially re- cept a discount for cash. quested to be present. A good time for all is promised.

FORECLOSURE O

MARTIN BROS., CORPORATION, ENTERS SUIT AGAINST PERL CARROLL INVOLVING "CRHAM-

Martin Bros., a corporation, through Noland & Crane, have entered suit against Peri Carroll, son of John D. Carroll, to forecione a first mortgage for \$600, and the rest of his assets for \$3,500 on what is known as the "croamery" property near the Henley ranch.

The W. O. Smith Printing company that the chattel mortgage was given claimed by it is the attachment which it got out owing to Swindler's having to entered the property mortgaged from the state of Washington.

Swindler sets up in his side of the leaders of the Veterans' me case that the bank owes him between all political parties, to from \$5,000 and \$6,000. His contention is to America's warning.

The W. O. Smith Printing company that the chattel mortgage was given Belief is general that if

IF VOTERS DESIRE, FOR THERE ARE GOING TO BE SIX OPEN-INGS. WITH SOME MEN NOT APTER RE-ELECTION

If any voter desires to change the omplexion of the present city council he will probably have a good chance to do so at the next eleteion, for the tical terms of five of the members expire. and one more has announced that he does not care to be returned to a seat on the board.

The present body is made up as fol-Second ward, John L. Pielder, republican; C. B. Crisler, democrat. Third wood, republican. Fourth ward. Ben hors. S. Owens, republican; G. W. White, republican. Fifth ward, Allen Stansble, republican; Charles McGowan, republican. The total is ten men, of whom six are republicans and four

Of the ten, Memrs. Stansble and Wilkins will end the terms for which they were elected in June. Stansble says he will not be a candidate for reelection, and whether Wilkins will is question. The following councilmen were appointed to fill unexpired terms and will step down and out unless they choose to run for re-election: White, who succeeded Charles F. Stone, democrat; Fielder, who succeeded B. S. Grigsby, republican. The ON UPPER LAKE APPARENTLY sixth man who is expected to quit is President Hanks who says he has had

> The vacancies for which candidates may struggle if they desire are now held by four republicans and two demis only necessary to mention that court. Mayor Fred T. Sanderson, now holdmagistrate, is a democrat, while City not include facts sufficient to const Recorder Thomas F. Nicholas follows the banner of the same party. City a misjoinder of parties defendant, and Attorney Horace M. Manning is a re- a misjoinder of causes of action. The

EHLE, ABOVE LINE,

CANADA, RETURNS THITHER, support the decision CARRYING WITH HIM GOODLY LIST OF DESTR

Where is G. S. Bhie? When will the bills that Mr. Bhie curred in Klamath Falls be paid? If they are settled will it be inclusive of interest on the principal sums?

These are questions which creditors of Ehle would like to have answered "MOKER" AND WHIST It is asserted with considerable emof Pythiag will be held this evening iters who would be willing to forget about interest if they could get the original amounts. Then there are others who would, in very truth, ac-

The maneuvers that took place is

to have gone to Vancouver, B. C., tory leading up to the time when the whither his wife followed some weeks pattreys of Swindler met an untimely ago. The O. K. Transfer company end in the Merrill livery stable. That took the wife's baggage to the depot is to ray, five of them came to an end one fine morning some weeks ago, and by incineration, while of two others as Ehle owed the company a little bill the end is not yet. They are alive, it had a vigorous notion to hold the baggage. This notion was only over-ascertainable today. However, they come with a struggle, and not without have strength sufficient for rear reemotion on the part of the transfer monstrance.

has a collection against Ehle to make, rant and confessed the debt. He sesured the court, with apparent truth, that he was not going to leave town, o was permitted to go at large, as it was not deemed wise to put him in all and board him there at the expense which would likely be added to the debt.

The Farmers' Implement and Supply company had sold a wagon and harness to Ehle, which was never paid for, and the company took it back. The Monarch grocery is understood to have a little bill against Ehle which may be used for ornamental purposes as it is not likely to prove very prac-

lows: First ward, Russell A. Alford. \$114.55. When he came to the states der attachment. Bond to cover the democrat: M. G. Wilkins, democrat. the floral company thought the debt money the bank is suing for is in one resentative of certain creditors, and ward, Marion Hanks, democrat, presi- Kent took up the matter he found that him, and to succeed in convicting it dent of the board; Clarence Under- Ehle fairly had a body guard of cred- in the matter of the losses he incurred this, in these troublons times) in the

ot enumerated here.

Enle, who had the reputation of being and bank account of said Swindler. a "good fellow," knew how to stave

ROUNSEVELL CORPORATION, IS

ocrats. The municipal affairs are sel- the Rounsevell corporation, Attorney data along party lines, although the J. H. Carnahan, representing the city is normally a republican one by a plaintiff, and Attorney E. L. Effect and majority. As evidence that parthe defendant, the demurrer filed by tisan politics is generally forgotten to the defendant has been passed on by a large extent in municipal affairs it.

The demurrer set up three object ing his fourth term as the city's chief tions, alleging that the complaint did tute a cause of action, that there was court dismisses the first two points in the demurrer, but upholds the last. It states that one is a mortgage fore losure on a tract of land in the Hot Serings addition in which the defendint, O. W. Robertson, is not interest d, and another is foreclosure of auther mortgage in another tract of

an will file an amended o

SWINDLER NAGS MAY GET INNINGS

DWNER OF HORSES THAT SO LONG LIVED ON THE LAND'S PAT, CLAIMS TO HAVE MUCH COMING PROM BANK

When the case of the First Nation Ehle's credit matters would take a al Bank of Kennewick vs. John Swin skilled lawyer to detail, and they dier and wife is heard in circuit court wound up with Shie missing and the January 31st, there is expected to be debit side quite lengthy. Ehle is said related considerable interesting his-

Ehle was in the nursery business in morrgage on the horses for \$1,500. General Leonard Wood declined Mills addition. When some of his and this amount with interest was state where they are mobilising, it creditors were "a-pushin' and a-shor- claimed by it in the attachment which admitted the orders had been faced by it is the attachment which admitted the orders had been faced by it is the attachment which admitted the orders had been faced by it is the attachment which admitted the orders had been faced by it is the attachment which admitted the orders had been faced by it is the attachment which admitted the orders had been faced by it is the attachment which admitted the orders had been faced by it is the attachment which admitted the orders had been faced by it is the attachment which admitted the orders had been faced by it is the attachment which admitted the orders had been faced by it is the attachment which admitted the orders had been faced by it is the attachment which admitted the orders had been faced by it is the attachment which admitted the orders had been faced by it is the attachment which admitted the orders had been faced by it is the attachment which admitted the orders had been faced by it is the attachment which admitted the orders had been faced by it is the attachment which admitted the orders had been faced by it is the attachment which admitted the orders had been faced by it is the attachment which admitted the orders had been faced by it is the attachment which admitted the orders had been faced by it is the attachment which admitted the orders had been faced by it is the attachment which admitted the orders had been faced by it is the attachment which admitted the orders had been faced by it is the attachment which admitted the orders had been faced by it is the attachment which admitted the orders had been faced by it is the attachment which admitted the orders had been faced by its in the attachment which admitted the orders had been faced by its in the attachment which admitted

which is yet to make. On this issue ATTACHMENT GOOD, this was arrested on a debtor's war-STATE LAW LIMITED

stitution for advances of money, per of which he never got. That to he AS INSOLVENCY ACT owed \$1,026 for excavation prepara-tory for the bank to erect its building and that many collections he cutru ed to the bank were never credited to

If Swindler should get a judgment against the bank for the smallest amount, he will sue the concern for the loss of the horses burned at Mer There is a suit now on the docket in rill as well as damages to the lungs of the circuit court, brought by the Lee- the survivors, and for the loss of the die Floral company of Ohlo, which services of all the horses while they sold Ehle nursery stuffs when he was were living a life of indolence and in Kaslo, B. C., the safes totaling case in the livery stable at Merrill, unsurely could be collected, but it was of the local banks. Swindler is ambi- Shaw conducted the business not so to be, for when Attorney J. S. tious to defeat the bank's suit against made collections. while his borses were legally restra There are other creditors of Ehle ed from a life of activity and industry. Attorney Kent, representing on the said activity and industry creditors not claimants under It all goes to demonstrate that would have redounded to the credit

If he loses the bank will keep this bond money and will also have a and as counsel for himself as and ladgment against Swindler, for the contended before the tribunal mortgage money.

But in any event gains are recorded for the two horses which were ment, that the assignment to Sh cabinned, cribb'd and confined," as ment, that the assignment to cabinned, cribb'd and confined," as one of the poets has said. They under the Or final and una rill livery stable the better part of a OF CAUSES IN CASE OF REIDY VS. year enjoying the best stable fare (and most expensive) that was ever ground between the wisdom and ig-DECISION OF JUDGE RENRY L. norance teeth of mags of the proudest lineage. Talk about a menu! Everything from soup to nuts was theirs, and absolutely no work.

> The livery bill, about \$600, has al ready been paid by the First National

nation Over With Delegates at Free -Lenders Will Address Meeting to Device Plans

FRESNO., Jan. 17.-After talking and in which the defendant Fred L. privately with delegates to the state to the effect that the state foundation is not interested. In its ruling the court holds in ef- reks to San Diego, Job Harriman NURRERYMAN WHO CAME PROM feet that all causes must affect all par- said: "Not less than twenty repreties joined, and quotes decisions to sentatives of the socialist and organized labor movement will be in the little expected that Attorney Carnelegislature one year from to-day."

APPLES FOR COOKING Nice cooking apples, 2% cents

Ben Davis apples, \$3.25 box. Nice Yellow Bellflowers, \$1.25 Everything cash. Yours for business.

FULTON MARKET.

Popular dance, Sparks tonight. Bes

COURTS HAVE NO JURE TION AT ANY TIME UNDER COS.

Judge Henry L. Benson of the circuit court has denied the motion of Attorney W. H. Shaw to die Kent vs. C. P. Goodrick

ed about \$700 (some am rould have redounded to the credit shaw assignceship, with bills aggre-ind bank account of said Swindler.

If he wins he expects to get the cy, incidentally suing Goodrich.

Shaw endoavored to have the tachment pried off by legal pro since the attaching creditor has noglected for a period of over four provides that the assigne

be perfected within three months.

The court holds that the state as signment act to clearly an inco set, which will create no little est, especially as a number of e ors, particularly in the case of the Klamath Chronicle, were of the e trary opinion, and compro

tends that since the att

was of the impression that a rustained by the weight of ity, and this view appears to ported by the case of liseas v 108 U. S., 761, but a careful cided prior to the passage of the present Federal bankrupt law, and the great weight of the later authority is to the effect that the state in the present conditions, and that the state courts, at no time, acquire juris-

"There is no question but that the

Jones will senting to setting to setting to tion to dissolve the standard to the setting to the

CHARGE, SAYS STOLES MAY

LOS ANGHLIES, Jan. 17,ing that he is not a criminal and that he intends to vigorously fight the charges of embessioment against him, Frank C. Smith, alias Dr. J. C. Day, is lodged in the county just here, await ing arraignment, after being hid napped from Portland by detectives

Troops Ordered Ready For Cuba, in Case Intervention is Necessary

Two thousand marines, four thousand pendence will be gone. bluejackets and at least six regiments Gomes expects to of infantry have been ordered in read- government will be able to preve The Kennewick bank had a chattel inom to intervene in Cubs.

Oeneral Leonard Wood declined to

HAVANA, Jan. 17-President M imo Gomes today conferred with the leaders of the Veterans' movement of

WASHINGTON, D. C., Jan. 17 .- | Icans again occupy Cube her in

Gomes expects to reply that the

United Press Service

WASHINGTON, D. C., Jan. 17 .cupy Cube. The officials this ore threat will be suff

Burglar ccepts Invitation To • Banquet By Jewelers He's Robbed CHICAGO, Jan. 17 .- The wholesale worth of precious articles, and the

Jewelers' Association expects a bur- police are powerless." glar as the guest of honor at the annual banquet tonight. The "padded brick" burglar, who

quet committee, said: "I believe we had better cultivate him and make

All Knights Templars residing in has robbed fewelers with impunity or near Klamath Falls are requested has accepted the invitation to attend. to attend a meeting in the Masoni-He gets protection, and no ques- Lodge rooms Friday evening, January 19, for the purpose of perfecting plans L. F. Juergens, head of the ban- of organization of a commandery here.

An excellent picture program at

NOTICE

Election of officers.-Committee.

him a proposition. He has smashed An excellent picture ; windows, stolen thousands of dollars Sparks theater tonight.