FIND new job-The one you OUGHT TO

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WILMINGTON, N. C., TUESDAY MORNING, JUNE 23. 1914.

WHOLE NUMBER 13,675.

Proposed Treaty

THE CLAUSE DEFENDS

Expressing "Sincere Regret" of the United States That Friendly Relations Between Countries Had Been Marred.

curred to mar friendly relations between the two countries. The expression "honest regret" Mr. Bryan said, well as those which previously had

failed were based. treaty would be favorably reported and ratified. Members of the Foreign respondence in the archives of the State Department bearing on the treaty would reach the committee Wednesday. It will be referred to a subcommittee and probably will be made

It is said this correspondence will the Constitutionalists. administration, the United States prolosed to submit the dispute to arbitration with the knomledge that a verdict in favor of Colombia mould mean a judgment for at least \$40,-

Bryan's Statement. Secretary Bryan's statement fol-

Article I of the treaty now before Senate reads: 'The government of the United States of America wishing to put at rest all controversies and differences with the Republic of Colombia arisin out of the events from which the present situation on he Isthmus of Panama resulted, exname of the people of the United States, sincere regret that anythini should have occurred to interrupt or to mar the relations of cordial friendship that has so long subsisted be-

tween the two nations. The government of the Republic Colombia, in its own name and in the name of the Colombian people accepts this declaration in the full assurance that every obstacle to the restoration of complete harmony between the two countries will thus dis-

"In what is known as the DuBois memorandum made during the Taft administration, which presented the basis upon which he was authorized to negotiate a treaty the following anguage is used: The government and the people

he United States honestly regret anything should have ever occurred to mar, in any way the long and sinere friendship that existed for nearcentury between Colombia and United States and the latter country has for years, earnestly desired to remove the ill feeling aroused in Colombia by the separation of

will be seen from a comparison the two paragraphs that they are dentical in meaning and almost identical in language. In the DuBois mem-'egrets' and in the pending treaty 'the government of the United States of merica expressed in its own name nd in the name of the people of the United States their sincere regret.

No Material Difference. There is no material difference ween 'honestly regrets' and 'sincerely regrets.' The pending treaty 'to interrup or to DuBois memorandum uses the words 'to mar.' The DuBois memgrandum describes the friendship ormerly existing as 'sincere,' while pending treaty describes it as

Both refer to the 'events of 1903' the DuBois memorandum speaks of 'ill feeling aroused in Colombia the separation of Panama'; the ending treaty refers to 'the events m which the present situation on he Isthmus of Panama resulted. in the pending treaty the governent of Colombia accepts this decla-

ration in the full assurance that evobstacle to the restoration of the will thus disappear while DuBois memorandum declares hat the United States earnestly defired to remove the ill-feeling arousin Columbia by the separation of

This comparison is made to show that the two 'expressions of regret' ests.

DAYTON DENIES CHARGES.

House Judiciary Committee Receives Sent to King of England by President Communication from Him. Washington, June 22. — Federal Washington, June 22.—In recognition of the Judge Alston G. Dayton, of West Virtion of the official celebration of the birthday of King George, President birthday of King George, President with the treasure committee formal statement devices with the British monarch. resentative Neely has been asked to appear before the committee tomortow to state whether he has specific convey to you the expression of the ginia, for fortifications and coast definition appear before the committee tomortow to state whether he has specific convey to you the expression of the ginia, for fortifications and coast definition appropriating \$31,000 for procurrent to appropriating \$31,000 fo Judge Dayton's impeachment.

FORMAL STATEMENT WASHINGTON MORE COMES FROM BRYAN HOPEFUL OF PEACE

From Niagara Falls.

REBEL

United States Has Invited Carranza to Successful Leader of Constitutionalist Send Representatives to Niagara Falls to Confer With Others Now in Conference.

Washington, June 22.—Criticism of hopes for peace in Mexico had been the absolute defeat of Huerta and was the most important point of the States government and the good of ing against the proposed sale of the ed inter-mountain rate orders were the proposed treaty to settle the dif- somewhat dampened by the events of fight his way at the head of his army testimony heard today by Dominion fices of the three South American battleships Mississippi and sustained as valid today by the Suferences between the United States last week, were more hopeful today into Mexico City, irrespective of ac- Commission investigating the collision mediators, representatives of the two Idaho to Greece, rumblings of war be- preme court which held, at the same and Colombia over the separation of when the announcement came from tion Gen. Carranza may take, accord- between the vessels. This developed warring factions in Mexico—the Con- tween Greece and Turkey were car- time, that the long and short haul Panama brought a formal statement Niagara Falls that the United States ing to reports brought to the Depart- stitutionalists and the Huerta gov- ried today to the White House. Dip- clause of the Inter-State Commerce tonight from Secretary Bryan de- had extended an invitation to repre- today by travelers arriving from Tor- ment of Marines and Fisheries, was ernment—soon will be brought face to lomatic representatives of the two law was constitutional. Both had been fending the clause expressing "sin-sentatives of the Mexican Constitu-reon and Monterey. These reports called to establish the position of the cere regret" on the part of the United tionalists to meet the American and state that after Villa succeeds in oc- hull. It developed that Capt. Kendall States that anything should have oc- Huerta delegates to the mediation con- cupying Zacatecas he will push on had indicated the collision occurred tion and the possibility of a foreign ference for an informal discussion of south at once without waiting for about a mile and a quarter to the war, the Constitutionalists apparent- the deal. peace proposals.

That the United States for some was used in the memorandum drafted time had been exerting strong influduring the Taft administration on ence to bring the Constitutionalist which the present negotiations as leaders in the mediation conference, on such a basis was not denied here. Despite opposition in the Senate, tives of the Constitutionalists soon Mr. Bryan was hopeful today that the would proceed to Niagara Falls. The coast, is expected to succeed Trevino announcement was reported here to have been the culmination of prolonged informal negotiations by the Wash-Relations committee said that corington administration with General
respondence in the archives of the Carranza, General Villa and other Constitutionalist chieftains, and conferences here last week by Dr. Romulo S. Naon, the Argentine minister, with President Wilson, Secretary Bryan and Washington representatives of

Fernando Iglesias Calderon, Alfredo show that one stae of the neotia-tions with Colombia during the Taft Breceda and Leopoldo Hurtado Espinday, but the object of his mission as representatives of the Constitutionalist movement, it is believed here. will take charge of the proposed informal negotiations, or at least direct the general policy with reference

Administration officials today indicated that the plan of averting an abrupt end to mediation now presented would be prophetic of results. looked for prompt responses from Constitutionalist leaders, but do not anticipate new developments in actual proviisonal government plan to be devised until representatives of the United States and the warring Mexipresses, in its own name and in the can faction had deliberateed together

WOULD FOREVER FORGET MASON AND DIXON LINE

Wilson Wants Lincoln Highway Through Washington.

President Writes the Head of Lincoln Highway Association Suggesting That Macadam Road Connect Two Sections.

Washington, June 22.—President Wilson expressed the wish today that the Mason and Dixon Line be forever forgotten. In a letter to H. B. Joy, of the Lincoln Highway Association, asking that the road run from Philabrandum, the United States 'honestly delphia to Gettysburg through Washington, the President suggested that the Supreme Court. The decision two upheld today by the Supreme court in it would be a good means of further obliterating sectional feeling between

the North and the South. The President's letter was

"I am sure that the entire country should no longer exist a North or a South in this absolutely united counimaginary Mason and Dixon's Line should be made once and for all a thing of the past, and as a small contribution to that end, I earnestly suggest that the Lincoln Highway Association should grant permission to place the official Lincoln Highway markers on the macadam roadway from Philadelphia to Washington through the properly selected streets of the latter city to the Lincoln monument, and from there through Frederick, Md., to Gettysburg. "I am reliably informed that this

route is now, or will be in the very near future be a modern macadam roadway from Philadelphia to Gettysburg through Washington. The entire expense of the roads, I am informed, including officially marking the high-

way, will be defrayed by local inter-

"Cordially and respectfully yours, "WOODROW WILSON."

CONGRATULATORY TELEGRAM. Wilson-Former's Birthday.

his all charges recently made telegram to the British monarch:

against him by Representative Neely,

of West Virginia. The statement was my hearty felicitations on this birthported by numerous affidavits. Rep- day anniversary, and my best wishes today passed the Senate joint resolu-

In Response to Criticism of Since Announcement Came Will Fight His Way to lexico City Regardless

PARTICIPATION OF GENERAL CARRANZA

Forces Plans to Fight Into the South After Fall of Zacatecas.

Washington, June 22.—Officials of Eagle Pass, Texas, June 22.—Gen- government commission claims the troop movements other than those un- north of the spot where the hull lies der his own direct control.

At Saltillo it is reported that Gen. Trevino, chief of staff to Carranza, is shortly to be assigned to field duty and is to command a brigade in the It was intimated that this influence had attack on San Luis Potisi. Gen. Edumet with success, and that representa- ardo Hay, who has been with Gen. Obregon's command on the west as chief of staff.

This change, it is understood, is part of the plan to heal the breach between Villa and Carranza. The retirement of Juan Breceda, one of Car-Saltillo a few days ago for Washington, and Isadro rabela, acting secretary of foreign affairs, is also antici-

It was said by arrivals from Tor-

was not known publicly Major Fierro's name was closely connected with stories of the death Act.

of the Englishman William H. Benton, some months ago. GOLF TOURNAMENT BEING

PLAYED AT ASHEVILLE For the Championship of North and South Carolina-Good Playing.

Asheville, N. C., June 22.-In the an nual tournament of the Carolina Golf Association fo rthe championship of ed today with an invitation tournament open toboth professionals and amateurs. The honors were divided between C. T. Dunham, of Charlotte, amateur, and the professional from the

same city, Tom Bonnar. Dunham negotiated the 36 holes in 151 while Bonnar needed but a four contest. He attempted a two on the fere. nome green, however,, overplayed and finally took five to hole out.

amateur championship of the Carolinas, and the entry list includes some of the best known golfers of the two Harding. States. Several teams are entered for the Capers Memorial cup, and an interesting feature of the tournament will be playing for the cup offered by Frank Presbrey, well known amateur golfer, for the best "ringer" score of the tournament.

KENTUCKY ANTI-TRUST LAW IS ANNULLED. Supreme Court Cites Harvester Case Opinion as Authority.

tucky State law making it legal for farmers to pool their tobacco, today was annulled as unconstitutional by weeks ago in the International Harvester Company cases were cited as authority for the court's action. The conviction of Thomas Malone, another Kentucky tobacco grower who violated his pooling agreement, was

et aside. In substance, the court found that as a result of the passage of the tobacco pooling act, Kentucky court had held that the trust law of the State permitted any combination that did not enhances or depress prices above or below the real value of ar-

The Supreme Court held it was beyond human ingenuity to determine what was "real value" of an article under imaginary conditions.

COLLECTOR WALKER TAYLOR AT TREASURY DEPARTMENT Of Prosecutions-Webb To Get Acquainted With Officials and

See About New Building. (Special Star Telegram.) Washington, D. C., June 22.—Col. Walker Taylor, collector of customs, Wilmington, spent the day here.

Taylor called at the Treasury Department where he conferred with the officials at the head of his depart-Taylor was also interested in seeing how the plans for the construc-

tion of the new Custom building at

Wilmington are progressing. Representative Godwin and Senators Simmons and Overman are doing all they chamber" features of prosecutions. can to hurry the matter along. Col. Taylor said his visit had no olitical significance. He came to customs division.

Washington, June 22.-The House people bear to your great countray." goes to the President.

DETERMINE / CONTINUE PROBE INTO

Have Not Indicated on Map Where Wreck Now Is

Captain Kendall and the First Officer of the Collier Which Struck Empress of Ireland Disagree With Commission.

Quebec, June 22.-That neither Capt. Kendall, of the steamer Empress of Ireland, nor Alfred Tuftenes. first officer of the collier Starstad had indicated on maps the spot where a and that Tuftenes gave a spot a few miles to the southeast.

STANDARD OIL LOST VIGOROUSLY WAGED FIGHT

Against Government Regulation of Pipe Lines—Court Decision.
Washington, June 22.—Standard Oil lost its vigorously waged fight against government regulation of its pipe lines today when the Supreme Court in a formative state. The mediators upheld the validity of the amtndment and American and Huerta delegates, to the Hepburn rate law, which deranza's private secretaries, who left clared oil pipe lines across State lines common carriers subject to the authority of the Inter-State Commerce Commission.

The court exempted from the operareon that Major Fierro, of Gen. Villa's Company, an independent company, personal staff, went to Saltillo yesterday that the chief Justice White and Justice Mc-Kenna dissenting from this action.

The South American Company of the South American C enna dissenting fr Justice McKenna also vigorously attacked the constitutionality of the

Justice Holmes, announcing the jority's conclusion, pointed out that the Act was passed to relieve the country from the mor poly of the Standard Oil Company and the mere fact that the Standard's pipe lines owned all the oil it transports did not take it out of the class of common

COBB WILL FIGURE IN

A BIG DAMAGE SUIT North adn South Carolina play start- As the Result of Mis Melee With Butcher Clerk in Detroit.

Detroit, Mich., June 22.-Tyrus R. Cobb, the famous outfielder of the Detroit American club, may e involved in a suit for damages on account of the utcher shop melee with W. C. Carpenter Saturday night. Cobb pointed a loaded revolver at Carpenter and then assaulted Harold Harding, an employe on the second eighteenth to win the when the latter attempted to inter-Harding is 20 years old. Carpenter conferred with a attorney today and said he was inclin-Tomorrow starts the contest for the ed to seek damages in a civil suit. It could not be learned whether any action would be taken on behalf of

Cobb, in a signed statement, admitted both charges. He said Carpenter gument over a purchase she had made at the utcher shop. He went to Carpenter's place of business to demand an apology and declared he took an automatic revolver to protect himself

RAILROAD'S TITLE UPHELD.

if necessary.

In Valuable Land Deal Over Other Private Claimants. ·Washington, June 22.—Title \$700,000,000 worth of petroleum land as against other private claimants, was ed States. a test suit brought by Edmund Burke,

of California, against the Southern Pacific Railroad Company. At the same time Justice Van De-Vanter, for the court, stated that seemingly the government's right to attack the railroad's title for fraud or error had expired in 1900 of 1901. It was made plain, however, that the gov ernment's rights were not involved in the case before the court, and there was no mention of the recent suit brought by the government against the Southern Pacific to regain the lands in question. Government officials, after the decision, said they would press the suit.

WOULD LIBERALIZE "STAR CHAMBER" FEATURES. Bill in Lower House.

Washington, June 22.—Representaive Webb, of North Carolina, today introduced a bill to provide that per sons indicted or informed against crimes and misdemeanors other than offenses shall be furnished capital copies of the indictment or information at or before the time of arraignment, or pleading. Names and adiresses of witnesses would also be furnished defendants at least one day before trial. Mr. Webb who heads the Judiciary committee, to which the bill was referred, seeks to liberalize the "star

PLEADS NOT GUILTY.

Lawrence Robinson Claims He Did Not Shoot Police Inspector. Boston, Mass., June 22.—A plea of

AGENTS OF WARRING RUMBLINGS OF WAR COMMERCE FACTIONS TO MEET REACH WHITE HOUSE

From Mediation.

be in Position to Announce Personnel of Carranza Repre-

Niagara Falls, Ont., June 22.the Washington government, whose eral Villa is determined to complete shattered hull of the liner now lies, Through the invitation of the United Turkish government formally protest. State Commerce Commission's so-callface in an informal conference, distinct from the mediation proceedings. To save Mexico from further spoilahave been prevailed upon to meet their countrymen-the Huerta delegates-in a conference whose object shall be the ending of the Mexican civil strife. The belief is general that while Turkey claims peace best can ness of specific rates. this plan stands an excellent chance be guaranteed by the refusal of the of being carried to success if recent differences between Generals Villa and Carranza are sufficiently composed to give guarantee that the Constitutionalist delegation may work without em-

barrassment. Arrangements for the meeting are however, believe that by tomorrow or Wednesday, at the least, they will be able to announce not only the personnel of the Constitutionalist delegation but the place of the meeting and tion of the Act the Uncle Sam Oil has buoyed the hopes of the princiits general purposes. The new plan

The South American envoys discussthe Huerta delegates, who were asked authorize the step. formally if they would meet Constitudelegates replied they were willing tensibly to present his to enter any conference with their the prevention of bloodshed and the

The Plan Mapped Qut. The plan the mediators have worked out is to confine the formal mediation was necessary to prevent a war beconferences to a consideration of in- tween Turkey and Greece, which othon these points. On internal dues- possessions. ions, the Huerta and Constitutionalist delegates would be expected to confer alone. They would discuss the names for the provisional presidency while the mediators and American delegates would await the outcome of their efforts before preparing a final

protocol. Fernando Iglesias Calderon is exected to head the Carranza delega-Although there was no official announcement here it was understood that General Carranza, through Luis Cabrera, his Washington representa tive, had given his assent to the plan of holding the conference separate from the mediation and that details were being worked out now by tele-

It is virtually certain that no armisice would be declared by the Consti tutionalists until an agreement of a definite character is reached in the nformal conferences as to the establishment of the provisional govern ment. On arriving at such an under standing, it would be expected that a general suspension of hostilities would be proclaimed and the Constitutionalist delegates then might be formally admitted to the mediation proceedings for the signing of the final protocol. trans-continental railroads to some recording the solution of the differences between Mexico and the Unit-

SOME IMPORTANT DECISIONS.

landed Down by the Supreme Court in Session Yesterday. Washington, June 22-The Supreme Court today reversed the Commerce Court and upheld the inter-mountain rate order of the Inter-State Commerce Commission, the government's

contention being sustained. The court affirmed the decree of the New York Federal court, holding organizations of Eastern States retail lumber dealers had violated the Sherman anti-trust law by circulating among their members lists of wholesalers who sold lumber direct to big

The Pipe Line Act of 1906, placing all inter-State oil pipe lines under Inter-State Commerce regulations, was upheld by the Supreme Court. The Filipino arrived in Mexico in custody on May 10th and was is not applicable to the Uncle Sam fined in the military barracks. Oil Company.

Trans-continental their fight for title to seven hundred lands when the Supreme held void the clause in the patents making the land revert to the govern ment if later found to contain min

The Supreme Court recessed until October without announcing decisions in the Taft withdrawal of oil land

TRIAL OF RAINE POSTPONED.

not guilty was entered by Lawrence the Mercantile Bank of this city, who the Dominican capital. not guilty was entered by Lawrence Robinson, alleged slayer of three jewelry store clerks at Grand Rapids, Mich., when arraigned today charged with having misappropriated ated \$1,091,000 of the bank's funds, with the murder of Police Inspector Thomas F. Norton.

Norton was shot and killed in a restaurant Friday evening as he was about to arrest Robinson.

The Mercantile Bank of this city, who is charged with having misappropriated ated \$1,091,000 of the bank's funds, was funds, was tollay continued until the Fall term of Criminal Court, after sixteen men of a special venire had been examined been examined last week, but none qualified.

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The Mercantile Bank of this city, who is charged with having misappropriate ated \$1,091,000 of the bank's funds, was tollay continued until the Fall term of Criminal Court, after sixteen men of a special venire had been examined been examined for the government forces, had been defeated by the rebels in the South.

South.

The Dominican capital.

Many Americans are preparing to leave the besieged city, the dispatch was tollay continued except the besieged city, the dispatch was tollay continued until the Fall term of Criminal Court, after sixteen men of a special venire had been examined been examined been examined been examined been defeated by the rebels in the South.

Informal Cenference, Distinct Turkey Protests Against Sale And Inter-State Commission's of Battleships.

PLANS NOW BEING MADE TO THE GREEK NATION BY THE SUPREME COURT

Those at Niagara Falls Will Probably Greece Claims That Purchase of Court First Decided That the Long American Vessels Will Prevent War Between That Nation sentatives Today. and Turkey.

> Washington, June 22.-With the countries called on President Wilson attacked by trans-continental railwithin a few minutes of each otherone to urge and the other to oppose Greece takes the position that if

power in the Mediterranean will be and might act only on the reasonable be guaranteed by the refusal of the United States to aid in augmenting day and notding that the commercial did not have that power, the Supremental did not have that power and the supremental did not have the supremental did not h President Wilson told callers earlier in the day that he favored the

sale of the battleships to Greece because it had been represented to him that such action would be in the interest of peace. He said that if he thought the vessels would be used in an immediate war he would not consent to their sale.

tleships will come up in the House decision any day-had been Greece is willing to pay for them to ket" increase. build a dreadnought and most Conleaders have been inclined to

The new Turkish tionalist representatives. The Huerta tem Bey, called on the President osand the Greek 'charge d'affaires, A. countrymen which had for its object Vourous, presented the new Greek destruction of property and sought to Both diplomats took the opportunity, on that point. establish a national government on however, to present their views on the battleship controversy.

The Greek charge later said the acquisition of the battleships by Greece ternational questions; treating with erwise would be brought about by the the Huerta and American delegates Turkish seizure of adjacent Greek

GREGORIO ALCAREZ HAS TURNED UP SAFE

Captured Cuban Servant Now at Mexico City.

Was Arrested by Mexican Federals and Carried to Mexican Federal Prison-Tried and Acquitted as American Spy.

Mexico City, June 22.-Gregorio Alcarez, the Filipino servant of Captain Rush, of the United States battle- from the Pacific back to the interior ship Florida, for whom the State De- city. partment at Washington instituted a search, walked into the Brazilian leto the minister. He showed no signs

Alcarez said he was released from the Santiago military prison June 9th when at the invitation of a fellow prisoner, a Mexican, he went to Tizapan, a few miles from the capital. He remained there until today when he read a newspaper account of the search being made for him by the Mexican police. He then came here immediately. He said he had no money and had been unable to return to

Vera Cruz. Alcarez said he left Vera Cruz May 6th to buy fruit for Capt. Rush. On passing the Mexican lines he was arested as a spy. He did not reveal his connection with the United States navy. He was taken to Paso Del Macho, then transferred to Cordoba. The Filipino arrived in Mexico City

May 15th he was removed to Santiago prison. Alcarez said he was tried and acquitted on a charge of being an American spy. He will leave Mexico City tomorrow for Vera Cruz.

FURTHER REBEL ACTIVITIES.

In Santo Domingo and Halti Cabled to Navy Department Last Night, Washington, June 22.—News of furcase, the grandfather clause cases, ther rebel activities in Santo Domingo the commission when acting upon the the Nashville grain re-shipping case, and Halti was cabled to the Navy Desubject before it."

and several other cases.

The partment tonight by Captain Russell, of the battleship South Carolina. A On the constitutionality of the long British subject, a woman employed at and short haul clause, Chief Justice the home of the manager of the elec- White said:

Memphis Bank President Who Misap- tric light company, died today after "It is certain that the fundamental propriated Over Million Dollars. being struck by a bullet during the change which it makes is the omission Memphis, Tenn., June 22.—Trial of fighting between President Bordas' of the substantially similar circum-C. Hunter Raine, former president of forces and the revolutionists attacking stances and conditions clause, there-

Order is Upheld.

and Short Haul Clause is Con-

stitutional-So-called Inter-

Mountain Case. Washington, June 22.-The Inter-

roads. The defunct commerce court, pass ng over the constitutional question

had annulled the orders on the ground she buys the vessels, the balance of that the commission had no authority power in the Mediterranean will be to issue "blanket" or "zone" orders

In overturning that contention to day and holding that the commission court decided a point that lawyers and close observers of the Inter-State Commerce Commission's procedure say it is of equal importance to the intermountain rate case itself-if not great

Opposition to the five per cent. increase in freight rates being asked by the Eastern railroads-and on which the Inter-State Commerce Com-Before House Today. | which the Inter-State Commerce Com-The question of the sale of the bat- mission is expected to announce its tomorrow on a Senate amendment to principally on the contention that the the Naval Appropriation bill. Secre- commission did not have authority tary Daniels desires the \$12,000,000 under the law to grant such a "blan

Effect Not Limited. What the effect-if any-of the deci sion on the rate case may be, only can be the subject of conjecture. Some among the well informed in the com mission's procedure, however, say the decision in the disposition of the rail road's application has been delayed naval attache, Commander Tsouklas. awaiting the Supreme court's decision

As a result of the decision all discussion is removed as to the commission's right not to passe on the reasonableness of a lower rate for a haul to a more distant city than to a nearer one in the same direction.

It recognizes the commission's pow er to fix such rates by zones as dis tinguished from taking up the conditions surrounding each point of shipment in the United States. Chief Justice White announced the unanimous decision of the court.

The inter-mountain rate orders vere issued in Juhe and July, 1911, by the Inter-State Commerce Commision under authority of the "long and short haul section" of the Inter-State Commerce act, which clothed the commission with discretion to make ex ceptions to the general rule, laid down in the law that railroads should not charge more for a short haul than for a longer haul in the same direction and over the same lines or routes. Practically all the railroads tra versing the inter-mountain region of the West applied to the commission to have exceptions made so that a higher rate could be charged on shipments from the East to inter-mountain cities, such as Spokane, Wash., Reno, Nev., and Phoenix, Ariz.

the Pacific coast and the local rate Rebelled Against Monopoly. The inter-mountain points rebelled against what they claimed was a mogation today and introduced himself nopoly given to the Pacific coast-cities of the trade at all point sfrom the coast back to the very doors of

The rates to these cities from points

east of the rockies had for years been

made by adding the through rate to

The chief justice next upheld the making of rates by the commission by zones. The zones selected by the commis sion were in substance the same as those previously fixed by the carrier as the basis of the rate making which was included in the tariffs which were under investigation and therefore we

the inter-mountain cities.

may put that subject out of view. "Indeed except as to questions of power there is no contention in the argument as to the inequality of the zones of percentages or as to any undue preference or discrimination resulting from the action taken. be it as it may in view of the findings of the commission as to the system of rates prevailing the tariffs which were before it or the inequalities or the burdens it engendered by such system of the possible aggranizement unnaturally beyond the limits produced by competition in favor of the competitive points and against other points by the tariff in question facts which we accept and which indeed are unchallenged, we see no ground for saying that the order was not sustained by the facts upon which it was based or that it exceeded the powers which the statute conferred or transcended the limits of the sound

egal discretion which it lodged in

by leaving the long and short haul