from periodic suffering, it does not seem to be the plan of nature that women should suffer so severely. Irregularities and pain are positive evidence that something is wrong which should be set right or it will lead to serious derangement of the

feminine organism.

Thousands of women, have Thousands of women, have found relief from all periodic suffering by taking Lydia E. Pinkham's Vegetable Compound, which is made from native roots and herbs, as it is the most thorough female regulator known to medical science.
It cures the condition which

MISS ADELAIDE NICHOLS causes so much discomfort and robs that period of its terrors. Women who are troubled with painful or irregular functions should take immediate action to ward off the serious ences and be restored to health and strength by taking

Lydia E. Pinkham's Vegetable Compound

Miss Adelaide Nichols of 324 West 22nd Street, New York City, writes:—Dear Mrs, Pinkham:-"If women who suffer would only rely upon Lydia E. Pinkham's Vegetable Compound their troubles would be quickly alleviated. I feel greatly indebted for the relief and health which has been brought to me by your inestimable remedy."

Lydia E. Pinkham's Vegetable Compound cures Female Complaints such as Falling and Displacements, and Organic Diseases. Headache, General Debility, Indigestion, and invigorates the whole feminine system. For the derangements of the Kidneys of either sex Lydia E. Pinkham's Vegetable Compound is excellent.

Mrs. Pinkham's Standing Invitation to Women Women suffering from any form of female weakness are invited to write Mrs. Pinkham, at Lynn, Mass. From the symptoms given, the trouble may be located and the quickest and surest way of recovery advised.

INDIANA TOWN WOULD PROHIBIT ALL FLIRTING to purchase a site elsewhere in the Does any other city in the state pos-

(Special to The Evening Times.) South Bend., Ind., Sept. 20 .- Because the city fathers of the town of Silver Lake in Kosciusko county drastic ordinance, the young people more is flirting.

body. The village council is being ket as they now are. The bill was and then a little more later on? petitioned to rescind its action. The introduced in and passed by the Legordinance, besides prohibiting flirt- islature, and is now a law; the new have tabooed firting in an unusually peanut cating in groups of two or of the power conferred by the law tell.

Tillman Again in the Arena.

(Continued from First Page.)

self-government we shall lose the substance of liberty and nothing but the shadow will be left. When states are hampered by federal interference, when the people are harassed and plundered by corporations, we must look ahead and steer away from disaster.

No Wer With Japan.

shood of war with Japan over affairs in California and on the Pacific coast. Japan is too busy heading off bankruptcy to think about fighting us. It might be different if we were persecuting Japan like Russia did. when Japanese national pride would impel them to fight if they were on their knees when the scrap began.

she gain through pleading with Engof course they are not going to be disadvantaged by us if they can help

The one significant transaction or or more of his companions: control corporations and railroads.

New York, Pennsylvania, North Carolina and Alabama have passed tow cent fare bills and taken other prompt action in the direction of regulating charges for freight and EVERY JAPANESE IS A Hughes vetoed the New York bill. The Pennsylvania railroad which owns the state, set about annulling the two cent fare bill. People of other states felt grateful except in North Carolina and Alabama. United States Circuit Judge Pritchard law was not attacked. It could not says:

Plutocratic Press Misleading.

tended to direct the attention of the people to the ghost of state rights, was called together in perfect military order. The quickly assembled army sent a scout out to ascertain the which we were told, were snot to state of anairs and round it is given to questions as to whether the death in '61 and '65. The country serious as was feared, and as they had manhattan Oil Company sold its tank cars to the Union Pipe Line Company. tempting a revival of the old antebellum doctrine. In truth these or- order. gans of Morgan, Harriman, Rockefeller, et al., have attempted to mislead the people and bolster up the absolutely false grounds.

stand up and proclaim in thundering tones "We are the nation; we have the power and authority to protect This army could capture every gun vested interests and the state shall and every arsenal on the Pacific coast not destroy the property of the rail- within twenty-four hours." roads" they wave their arms frantically and the ghost of Calhoun is conjured from under the bed. They bid it be gone. People who have and noon today, a bilious attack, with byes and who examined this affair closely, saw, looking over these fudges' shoulders, the grinning faces of the railroad magnates—and the life Pills, the guaranteed cure for billiousness, malaria and jaundice. 25c.

Archbold, his son, 160. The widow of leftaker Strickland.

judges are mere mannikins obeying deem it wise for the city to put a

peals to the national spirit, invoked able and inadequate "aMrket House" if they had adopted that course, to protect the Harriman, Morgan, standing upon the principal street would not some over-zealous "pub-Rockefeller gang in their efforts to of the city leading to the State Capi- lic-protector" have raised the cry compel producers of the country to tol Building, and within three blocks pay tribute to them and dividends thereof. Consequently, the people in it for somebody"? It may not be on watered stock.

No Wer With Japan. I do not think there is any likeli- MOB FROM-MOUNTAINS FLOCK INTO THE TOWN

(By Leased Wire to The Times) Culpepper, Va., Sept. 20.-Mountaineers from the fastness of Culpep- Kellogg Lays Clever Occurrences in British Columbia per and Rappanhannock counties, and the Dominion of Canada demand some friends, some enemies and all for exclusion will help out in settling | neighbors of William Seal and his the vexed question. Japan is not son-in-law, Byrd Jenkins, both in going to rear up and tear around jail here for the murder of William with her ally, England, and when Smith, respectively son-in-law and land, they won't try to bluff old brother-in-law to Seal and Jenkins, Uncle Sam. The Japanese diplomats are acute and alive men and the guilt or in their opinions as to Standard have been brought. oners. A one-gallus denizen of the mountains said in a group of twenty

"I am here to tell you, gemmen the adjournment of congress last they had ought to swing, and the March is the apparent clash, or sentiment met with applause. All threatened clash between state and reported that feeling was bitter national authority in the effort to against Seal and Jenkins, some of dends of some of the sub-companies control convertions and released them saying that it would not be were paid to individuals and not to Ohio, Indiana, Missouri, Nebraska. neighborhood to take them out of jail and hang them. The sheriff says he is prepared to fight.

FIRST CLASS SOLDIER

(By Leased Wire to The Times.) Seattle, Wash., Sept. 20.-E. H. Fowand District Judge Jones issued ler, of the Japanese-Korean exclusion sweeping injunctions restraining the league, declares that the people of sweeping injunctions restraining the league, declares that the United States have no idea yet of be in the possession of the New Jerlaws. The constitutionality of the the Japanese-Korean situation, He sey company, the witness believed.

brought together as a unit. This was While the matter was in the public done in Vancouver at the time of the mind the plutocratic press teemed riot, when at the call of the bugle with editorials and cartoons, all in- every able bodied Japanese in the town which we were told, were shot to state of affairs and found it not so

"Every Japanese in the country is kept track of he must make regular sub-companies, as with the Manhattan control to his consul so that the em reports to his consul, so that the emperor can know at once evactly where Root idea of national authority upon every one of his subjects is in case William Rockefeller, John D. Arch-Solutely false grounds.

When Judges Pritchard and Jones tand up and proclaim in thundering tand up and proclaim tand up and tand up and tand

Lost, between 9:30 p. m., yesterday

CITY ATTORNEY SNOW ON THE AUDITORIUM ROYAL INSURANCE CO.,

Editor Raleigh Evening Times:

necessary for a few statements concerning the Auditorium Bond Elec-

This matter was taken up by the Board of Aldermen which went out of office in May last and after a full consideration of the question, with site. the issuing of Bonds of the City in an amount not to exceed \$100,000, City Hall Building, provided the neld for such purpose.

from underneath the ground to a decided to submit to the people that first of the two propositions, as it deemed it the better, and did not ion of the ordinance calling the elec-

are left to a committee composed of number Will you kindly gant me the space five members of the Board of Aldermen, five prominent citizens of Raleigh, and the Mayor, City Treasurer and City Attorney.

> Now, what are the arguments advanced against the proposition: cannot be erected at the proposed

due regard for the best interests of | In reply to this it is only necessary the city of Raleigh, the Board unani- to say that the architects of the city But what possible difference can it mously decided to have a bill intro- have stated that an auditorium with duced in the Legislature authorizing seating capacity of from 2,000 to Auditorium proposition can it have? 3,000, according to the length defor the purpose of securing an Audi- ing the character of the paving matorium and improving the present terial on side streets the noise will out foundation in reason. In other be practically eliminated. So much voters approved same at an election for this point of opposition. It is well to consider also the fact that The Board decided to put the mat- the present seating capacity of the then (and as a last shot in the dark) ter to the people in the form of two largest hall in the city (Academy of alternative propositions, viz: either Music) is about 885, and to reflect to improve, repair and remodel the also upon the question "Would it present City Hall Building, move the not be well to improve conditions tee market to another place, provide this much and relieve the present better and decent accommodations situation until a larger auditorium please, that this last proposition isfor the Mayor and other city offi- can be secured in the future, when cers, and remove the guard house needed, either by public contribution, private donation or otherwise? suitable place on the first floor of the What convention is the city apt to counted for is that the mind from new building, and to construct with- have in the near future which would in said building an auditorium; or, overtax a capacity of 3,000 people? to purchase a site elsewhere in the Does any other city in the state posrium and Municipal Building, and more than 2,200 persons? Hada't threaten to desert the town in a leave the old city building and mar- we better do the best we can now

Second. That the Board has not decided where the market is to be ing generally, specifies that candy or Board of Aldermen, in the exercise located, or, if they have, they won't

Of course they haven't decided; the orders of their former employ- large sum of money into a proposi- selected a site and limited the quesion which could yield but little, if tion before the people to one place "graft." "axe to grind," "something city would get no relief for two are called upon to express their ap- amiss to state just here that no mem-September 26th. By a wise provis- est, direct or indirect, in any probable site for a market, or cares one tion all matters pertaining to the lota where it is placed, except that selection of a site for the proposed every person in the community probnew market, the passing upon bids, ably desires it to be so located as to awarding contracts for the work and be convenient and accessible, and other matters connected therewith for the greatest good of the greatest

Third. That the Mayor hasn't published the names of the aldermanic committee.

And what of it if he hasn't? It is to be presumed that the Mayor of the city of Raleigh, in whose hon-First. That a suitable Auditorium esty and integrity, a large majority (certainly), if not all, of his constit uents have implicit faith and confidence will name the proper men. make, what possible effect upon the It is respectfully suggested that such sired, can be erected, and by widen- an argument is childish, and is made without consideration and is withwords, it is absurd.

Fourth. That, even if the above grounds of opposition are not sound, the three city officials on the committee owuld blindly obey the commands of the Aldermanic commit-

aPrdon the suggestion, if you well-it is preposterously foolish, and the only imaginary theory upon three city officials concerned. But the mere statement of the argument carries its own answer. Doubtless no intelligent voter would give it a second thought.

In conclusion let me say that the Chamber of Commerce has approved the Auditorium Bond Proposition, they have expressly left that to the and the people are beginning to look committee heretofore mentioned: it at it fairly and squarely. They are would be strange if the Board had beginning to see that if this plan is rejected, the other plan, viz: to buy a site and erect an Auditorium and The American people will never be any, returns, and at the same time, when there might be other better Municipal Building thereon, and bamboozled and deceived by fake ap- leave the present unsightly, unsuit- and more suitable places; and, again, leave the present Market Ho. Building as it now is, would most would be that in these respects the

> Finally, I desire to say that if the proval or disapproval of that propo- ber of the Board, and no member of proposition be defeated no member sition at the election to be held on the city government has any inter- of the city government will suffer any distress other than that which ing power of your dollars. will be felt by the public generally, viz: that the city should have neglected to take this forward step at Respectfully.

WM. B. SNOW.

(Continued from First Page.)

by Attorney General of Ohio, and the heads of the legal forces of other states, in which actions against the

Jersey in 1899.

Q. Was the dividend \$14,304,188.50 or \$32,008,541 In 1899?

A. It was \$13,304,188.30. Q. Is it not a fact that the diviyear, and that the difference in the figures is explained in that way?

A. I think that it is right. It was reported that the accountants examining the records of the famous liquidating trustees committee of six have learned that between 1882 and 1889 the profits of the combine were between \$800,000,000 and \$900,000,000. As the figures will not be complete before next week no attempt will be to them.

Treasurer Tilford said that up to cates in "sub" companies.

sought to learn how their producing John Pleas Lasley and wells and tank cars had been dis-

Q. Who would know? I cannot say.

Can you find out?

A. I don't think so. The same series of answers were Solar Refining Company, one of the

Treasurer Tilford said that the list stock held by John D. Rockefeller,

the stockholders of the parent comperhaps 1,000 sheets of paper. Some Interesting Facts.

Handing it to the witness he began

J. A. Bostick, one of the liquidating trustees, holds 6,048 shares, while other members of the Bostwick family Plan for Standard Oil are credited with smaller numbers. Henry M. Flagler was shown to own 30,500 shares and Mrs. Lillian A. Flagler 1,000. Oliver Payne is credited with 40,000 sares and the estate of Daniel O'Day with 2,650 shares. Charles Pratt, father of C. M. Pratt,

secretary of the parent company of the combine, is perhaps the largest stockholder outside of Rockefeller. The father is credited with 52.852 the standard Oil Company of New "John D.," is owner of 11,700 shares of the stock

John D. Rockefeller owns 247.692 shares, having parted with almost 9,000 1 shares since the reorganization in 1899. His son, John D., Jr., is not very well fixed, having but 120 shares of the 1,000 per cent stock.

Henry H. Rogers, who is said to have retired will find no necessity of worrying about funds, as his 16,020 shares. The estate of W. G. Worden owns 585 certificates.

JEALOUSY RESULTED IN SHOOTING FROM AMBUSH.

(Special to The Evening Times.) Winston-Salem, N. C., Sept. 20. made to examine the officers in regard, Further particulars have been learned of the shooting of John Fulp, a this time 972,492 shares of the total young white man, near Walnut Cove, 97-,500 has been exchanged for certifi- early Sunday morning. It seems that Fulp and Joe Wall were rivals for the The other eight shares should still affections of Miss Emma Young, of the same community. Wall had suc-Going back to the Manhattan Oil ceeded in winning the affections of Company, Anthony N. Brady and E. C. the young lady. Saturday night Joe be attacked except upon the plea of without exception trained soldiers. Benedict's venture, Attorney Kellogg and Will Wall, Grady Pulliam and the Misses Young attended a social gathering about a mile distant from the home of the parties. On the return about midnight, when the party was about half way home, they were rocked by one one hid in the brushes on the side of the road. Several shots were

also fired. The young ladies were carried home and the young men came back on their way home and when at the same point they were fired upon again by a party in the ambush. The firing was returnd with the result that the party in the ambush, who proved to be John Fulp, was dangerously wounded, a bulelt having penetrated his left lung.

Died in New Hampshire.

The funeral of Ather Albert, the six-months-old son of Mr. and Mrs. nished to Attorney Kellogg.

Attorney Kellogg produced a list of Thomas Levingston, takes place this afternoon at four o'clock from the residence, 217 South West street. It was a bulky document containing The interment is at Oakwood ceme-

Northern & Southern Railroad. Through train service between Norpoints

With new schedules n effect Sunday August 4th and Monday, August 5th,

Through train service is established at New Bern, N. C., between Norfolk, Morehead City, Kinston and Goldsboro, connecting with trains for southwest.

Through train service is established Treasurer Tilford produced statements showing that the dividends of
the standard Oil Company of New
William Rockefeller, brother of
the standard Oil Company of New
William Rockefeller, brother of
Southwest. Express Train Express Train

Leave

A. M.	Norrolk.	P. M.
11:55	Park Ave. Station	4:45
1:25	Elizabeth City	3:15
2:20	Edenton	2:20
4:23	Plymouth	12:17
5:40 .	Washington	11:00
8:30	Kinston	8:00
9:30	Goldaboro	7:00
P. M.		A. M.
press Ti	ain Expt	ess Train.
No. 4.		No. 3.
Leave		Arrive
A. M.		P. M.
7:15	New Bern	9:25
8:47	Morehead City	7:47
Arrive		Leave
	R. E. L. B	UNCH,
	FP1 411 - 3	Committee of the Commit

Arrive

Traffic Manager. M. W. MAGUIRE. General Superintendent. H. C. HUDGINS, General Passenger Agent.



FLASH sample to any lady or gentleman who calls in person.

THOS. H. BRIGGS & SONS

Raleigh, N. C. WRITE FOR PRICES.

C. O. BALL HAS TWO HUNDRED tery. The little one died on the 18th AND SEVENTY-FIVE ACRES OF at Berlin, New Hampshire, where his LAND THAT HE IS GOING TO SELL mother was on a visit with the child ON EASY TERMS and in small tracts to her parents, Mr. and Mrs. Dogmon. to suit purchaser. Now, if you want The remains arrived here this morn- a pcultry or truck farm, or a summer ing and were taken in charge by Un- residence, call at J. B. GREEN CO.'S.

THE LEADING FIRE COMPANY OF THE WORLD

OF LIVERPOOL, ENG.

BEST'S Special Report upon the San Francisco

Losses and Settlements Says: ROYAL INSURANCE COMPANY

OF LIVERPOOL, ENGLAND,

"Paid all claims in full immediately upon adjustment without cash discount. Treatment of claimants courteous and entirely satisfactory. Only four other companies settled on this basis, except a few whose loss was

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Acrumodithings 4 bo

and the only imaginary theory upon which its advancement can be accounted for is that the mind from waich it emanated is just about such a mind as would in such a situation be actuated by the grossly improper motives as are attributed to the Easy to Tie To

There are no stronger arguments for the prospective certainly be rejected, and the result purchaser than facts in the shape of figures. They are tangible and easy to tie to.

> We present you with some facts and figures in the following items that will greatly increase the purchas-

You'll do well to note them. It's much easier to this important period of its history. Save money in this way than it is to earn it.

One lot of Men's Negligee Shirts-sizes 14 to 16 1/2. Were \$1, now, 75c. folk and Eastern North Carolina Big lot of Boys' Fleeced Lined Underwear - all sizes. Shirts and

Men's Extra Quality Fleeced Lined Underwear-all sizes . .

Ladies' Half Wool Ribbed Vests and Pants-in white only. Special Extra Vaiues in Bed Comforts-full size-all new, fresh goods,

A new assortment of colors in Satina for Suits, etc .- 36-in, wide,

\$1.00 per yard. We will continue the marked-down sale on all summer goods.

White Lawn Shirt Waist Suits.

White Linen and Linene Shirt Waist Suits. Blue Linen Suits.

Dressing Sacques and Wrappers.

Children's Muslin Gowns, Skirts and Drawers.

Sherwood Higgs 460.

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