VOL. XLV. NO. 34.

TIONESTA, PA., WEDNESDAY, OCTOBER 16, 1912.

\$1.00 PER ANNUM.

BOROUGH OFFICERS

Burgess .- J. C. Dunn. Justices of the Peace—C. A. Randali, D. W. Clark, nen.—J. W. Landers, J. T. Dale, G. B. Robinson, Wm. Smearbaugh, R. J. Hopkins, G. F. Watson, A. B.

Constable—I. I. Zuver.
Collector—W. H. Hood.
School Directors—W. C. Imel, J. R.
Clark, S. M. Henry, Q. Jamieson, D. H.

FOREST COUNTY OFFICERS.

Member of Congress—P. M. Speer, Member of Senate—J. K. P. Hall, Assembly—W. J. Campbell, President Judge—W. D. Hinckley. Associate Judges - Samuel Aul, Joseph M. Morgan.

M. Morgan.

Prothonotary, Register & Recorder, &c.

S. R. Maxwell.

Sheriff—Wm. H. Hood.

Treasurer—W. H. Brazee.
Commissioners—Wm. H. Harrison, J.
C. Scowden, H. H. McClellan.

District Attorney—M. A. Carringer.

Jury Commissioners—J. B. Eden, A. M.

Moore.

Coroner-Dr. M. C. Kerr.
County Auditors-George H. Warden,
A. C. Gregg and S. V. Shields. County Surveyor-Roy S. Braden. County Superintendent-J. O. Carson.

Regular Terms of Court. Fourth Monday of February.

Third Monday of May.

Fourth Monday of September.

Third Monday of November.

Regular Meetings of County Commissioners 1st and 3d Tuesdays of month.

Church and Sabbath School.

Presbyterian Sabbath School at 9:45 a. m.; M. E. Sabbath School at 10:00 a. m. Preaching in M. E. Church every Sab-bath evening by Rev. W. S. Burton. Preaching in the F. M. Church every Sabbath evening at the usual hour. Rev. G. A. Garrett, Pastor.

Preaching in the Presbyterian church every Sabbath at 11:00 a. m. and 7:30 p. m. Rev. H. A. Bailey, Pastor.
The regular meetings of the W. C. T. U. are held at the headquarters on the second and fourth Tuesdays of each menth.

BUSINESS DIRECTORY.

TI. NESTA LODGE, No. 369, L.O.O. F. Meets every Tuesday evening, in Odd Fellows' Hall, Partridge building.

CAPT. GEORGE STOW POST, No. 274 G. A. R. Meets 1st Tuesday after-noon of each month at 3 o'clock.

CAPT. GEORGE STOW CORPS, No. 137, W. R. C., meets first and third Wednesday evening of each month

F. RITCHEY, ATTORNEY-AT-LAW, Tionests, Pa.

M. A. CARRINGER,
Attorney and Counsellor-at-Law.
Office over Forest County National
Bank Building,
TIONESTA, PA. Bank Building,

CURTIS M. SHAWKEY, Warren, Pa-Practice in Forest Co.

A C BROWN, ATTORNEY-AT-LAW, Office in Arner Building, Cor. Elm and Bridge Sts., Tionesta, Pa.

FRANK S. HUNTER, D. D. S. Rooms over Citizens Nat. Bank, TIONESTA, PA.

DR. F. J. BOVARD, Physician & Surgeon, TIONESTA, PA.

Eyes Tested and Glasses Fitted. DR. J. B. SIGGINS.

Physician and Surgeon, OIL CITY, PA. DR. M. W. EASTON, OSTEOPATHIC PHYSICIAN, of Oil City, Pa., will visit Tionesta every Wednesday. See him at the Central House, Setting bones and treatment of nervous and chronic diseases a specialty, Greatest success in all kinds of chronic

HOTEL WEAVER, J. B. PIERCE, Proprietor. Modern and up-to-date in all its ap-pointments. Every convenience and comfort provided for the traveling public.

CENTRAL HOUSE, R. A. FULTON, Proprietor. Tionseta, Pa. This is the most centrally located hotel in the place, and has all the modern improvements. No pains will be spared to make it a pleasant stopping place for the traveling public.

DHIL EMERT

FANCY BOOT & SHOEMAKER. Shop over R. L. Haslet's grocery store on Elm street. Is prepared to do all kinds of custom work from the finest to the coarsest and guarantees his work to give perfect satisfaction. Prompt atten-tion given to mending, and prices rea-

THE TIONESTA

Racket Store

Can supply your wants in such staple lines as Hand Painted Chins, Japanese China, Decorated Glassware, and Plain and Fancy Dishes, Candy, as well as other lines too numerous to

Time to Think of Paint & Paper.

Before you plan your spring work in painting and papering let us give you our estimates on the complete job. Satisfaction guaranteed.

G. F. RODDA,

Next Door to the Fruit Store, Elm Street, Tionesta, Pa.



TO THE CONSTITUTION SUBMIT-TED TO THE CITIZENS OF THIS COMMONWEALTH FOR THEIR AP-PROVAL OR REJECTION, BY THE GENERAL ASSEMBLY OF THE COMMONWEALTH OF PENNSYL-VANIA, AND PUBLISHED BY OR-DER OF THE SECRETARY OF THE COMMONWEALTH, IN PURSU-ANCE OF ARTICLE XVIII OF THE CONSTITUTION.

Proposing an amendment to article ment of the highways of the Com-

Section 1. Be it resolved by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met, That the following amendment to the Constitution of the Commonwealth of Pennsylvania be, and the same is hereby, proposed, in acvcordance with the eigh-

That section four of article nine,

grate at any one time, one million of dollars," be amended so as to read as

bonds to the amount of fifty millions of dollars for the purpose of improving and rebuilding the highways of the Commonwealth.

A true copy of Joint Resolution

ROBERT MCAFEE, Secretary of the Commonwealth.

Proposing an amendment to section tion of Pennsylvania, so as to permit special legislation regulating

ment to Article Three, Section Seven. Section 2. Amend section seven, article three of the Constitution of Pennsylvania, which reads as fol-

impairing of liens: Regulating the affairs of counties, cities, townships, wards, boroughs, or school districts:

"Changing the names of persons or

highways, streets or alleys: Relating to ferries or bridges, or

incorporating ferry or bridge companies, except for the erection of bridges crossing streams which form boundaries between this and any other State: "Vacating roads, town plats, streets

"Relating to cemeteries, graveyards, or public grounds not of the State: "Authorizing the adoption or legiti-

mation of children:

lages, or changing their charters: For the opening and conducting of elections, or fixing or changing the

place of voting: 'Granting divorces: "Erecting new townships or boroughs, changing township lines, bor-

"Creating offices, or prescribing the powers and duties of officers in coun-

ties, cities, boroughs, townships, election of school districts:

collection of debts, or the enforcing of judgments, or prescribing the effect of judicial sales of real estate:

Regulating the fees, or extending the powers and duties of aldermen, justices of the peace, magistrates or constables:

public schools, the building or repairing of school houses and the raising of money for such purposes: "Fixing the rate of interest:

"Affecting the estates of minors or persons under disability, except after due notice to all parties in interest, be recited in the special enact-"Remitting fines, penalties and for-

feitures, or refunding moneys legally paid into the treasury:

manufacturing: "Creating corporations, or amend-

ciation or individual any special or exclusive privilege or immunity, or to any corporation, association or individual the right to lay down a railroad

"Nor shall the General Assembly indirectly enact such special or local law by the partial repeal of a general law; but laws repealing local or spec-

ial acts may be passed: "Nor shall any law be passed granting powers and privileges in any case where the granting of such powers and privileges shall have been provided for by general law, nor where the courts have jurisdiction to grant the same or give the relief asked for."-

so as to read as follows:-Section 7. The General Assembly shall not pass any local or special law authorizing the creation, extension or impairing of liens:

school districts: Changing the names of persons or

Changing the venue in civil or criminal cases:

ways, streets or alleys: Relating to ferries or bridges, or incorporating ferry or bridge companies, except for the erection of bridges crossing streams which form boundaries between this and other States: Vacating roads, town plats, streets

or alleys: Relating to cemeteries, graveyards, or public grounds not of the State:

erecting new counties or changing county lines: Incorporating cities, towns or vill-

ages, by changing their charters: For the opening and conducting of elections, or fixing or changing the place of voting. Granting divorces:

Erecting new townships or oughs, changing township lines, borough limits or school districts: Creating offices, or prescribing the powers and duties of officers in coun-

ties, cities, boroughs, townships, elec-

Regulating the practice or jurisdiction of, or changing the rules of evidence in, any judicial proceeding or inquiry before courts, aldermen, justices of the peace, sheriffs, commissioners, arbitrators, auditors, masters in chancery or other tribunals, or providing or changing methods for the collection of debts, or the enforcing of judgments, or prescribing the ef-fect of judicial sales of real estate: Regulating the fees, or extending the powers and duties of aldermen,

justices of the peace, magistrates of Regulating the management of pub-He schools, the building or repairing of school houses and the raising of

Fixing the rate of interest: to be recited in the special enact-

Remitting fines, penalties and forfeitures, or refunding moneys legally paid into the treasury:

Exempting property from taxation: welfare and safety of persons employcity borough, village, or other civil dilabor or services for the State, or for any county, city, borough, town, township, school district, village or other

civil division thereof: Creating corporations, or amending, renewing or extending the charters

Nor shall the General Assembly indirectly enact such special or local iau acts may be passed:

the same or give the relief asked for, A true copy of Joint Resolution

> ROBERT MCAFEE. Secretary of the Commonwealth.

Number Three.

A CONCURRENT RESOLUTION. three of article eight of the Consti-

Pennsylvania, in accordance with the | No. 5. provisions of the eighteenth article thereof:-

Section 2.-Amend section three of article eight, which reads as follows: either a general or municipal election, the elections for judges of the courts service, shall be held on the municipal election day; namely, the Tuesday next following the first Monday of November in each odd-numbered year, but the General Assembly may by law ing thereto: Provided, That such elections shall always be held in an odd-numbered year," so as to read: Section 3. All judges elected by

the electors of the State at large may

nicipal election, as circumstances may

require. All elections for judges of

the courts for the several judicial dis-

tricts, and for county, city, ward, bor-

ough, and township officers, for regul

elected at either a general or mu-

iar terms of service, shall be held on the municipal election day; namely, the Tuesday following the first Monday of November in each odd-numbered year, but the General Assembly may by law fix a different day, twothirds of all the members of House consenting thereto: Provided, That such elections shall be held in an odd-numbered year: Provided further, That all judges for the courts of the several judicial districts holding office at the present time, whose terms of office may end in an odd-

January in the next succeeding even-A true copy of Concurrent Resolution No. 3.

ROBERT MCAFEE, Secretary of the Commonwealth.

Number Four.

A JOINT RESOLUTION. Proposing an amendment to section one of article nine of the Constitution of Pennsylvania, relating to

Section 1. Be it resolved by the State and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met, That the following is proposed as an amendment to the Constitution of the Commonwealth of Pennsylvania, in accordance with the provisions of the eighteenth article thereof:-

Section 2. Amend section one of article nine of the Constitution of Pennsylvania, which reads as follows: "All taxes shall be uniform, upon the same class of subjects, within the territorial limits of the authority levy-General Assembly may, by general laws, exempt from taxation public property used for public purposes, actual places of religious worship, places of burial not used or held for private or corporate profit, and institutions of purely public charity," so as

to read as follows: All taxes shall be uniform upon the ritorial limits of the authority levying the tax, and shall be levied and collected under general laws, and the subject of taxation may be classified for the purpose of laying graded or progressive taxes; but the General Assembly may, by general laws, ex-empt from taxation public property used for public purposes, actual places of religious worship, places of burial not used or held for private or cor-porate profit, and institutions of purely public charity.

A true copy of Joint Resolution ROBERT MCAFEE,

Secretary of the Commonwealth. Number Five. A JOINT RESOLUTION.

Proposing an amendment to the Constitution of Pennsylvania. Be it resolved by the Senate and House of Representatives of the Comof Pennsylvania in Gener al Assembly met, That the following is proposed as an amendment to the Constitution of Pennsylvania, in accordance with the provisions of the

Article IX. Section 15. No obligations which have been heretofore issued, or which may hereafter be issued, by any county or municipality, other than Philadelphia, to provide for the construction or acquisition of waterworks, subways, underground railways or street railways, or the appurtenances thereof, shall be considered as a debt of a municipality, within the meaning of section eight of article nine of the Constitution of Pennsylvania or of this amendment, if the net revenue derived from said property for a period of five years, either before or after the acquisition thereof, or, where the same is constructed by the county or municipality after the completion thereof, shall have been sufficient to pay interest and sinking-fund charges during said period upon said obligations, or if the said obligations shall be secured by liens upon the respective properties, and shall impose no municipal liability. Where municipalities of counties shall issue obligations to provide for the construction of property, as herein provided, said said municipalities or counties may also issue obligations to provide for the interest and sinking-fund charges accruing thereon until said properties shall have been completed and in operation for a period of one year; and said municipalities and counties shall not be required to levy a tax to pay said interest and sinking-fund charges, as required by section ten of article nine of the Constitution of Pennsylvania, until after said properties shall and turned that amount over to Corhave been operated by said counties or municipalities during said period of one year. Any of the said municipalities or countles may incur indebtedness in excess of seven per centum, and not exceeding ten per centum, of the assessed valuation of the taxable property therein, if said increase of indebtedness shall have been assented to by three-fifths of the electors vot-Senate concur), That the following is | ing at a public election, in such manner as shall be provided by law A true copy of Joint Resolution

ROBERT MeAFEE, Secretary of the Commonwealth.

The Advertised

goods are up-to-date and never shopworn.

DO IT NOW for THIS PAPER

"PREPARED TO **GO THE LIMIT"**

Brother in Campaigns

Dan R. Hanna, Ex-Speaker Scott, John D. Archbold and Others Quizzed by Campaign Fund Probers of Senate.

Charles P. Taft told the senate committee investigating campaign funds that he contributed \$159,339,30 to ald in electing his brother president in 1908 and that he had paid \$213,592.41 this year toward the expenses of securing the president's renomination in

Mr. Taft said his object in going into the campaign was to see that If his brother was elected he should "walk into the White House free of any monetary obligation to any individual, great interest or corporation. On this basis," he added. "I was prepared to go the limit. I believed my brother was admirably equipped for ing the tax, and shall be levied and the position. I believed in his incollected under general laws; but the | tegrity, his fearlessness, and I helieved no one could bulldoze or use obviated was the influence on any candidate of any monetary interest."

Mr. Taft's contribution in the preconvention fight of 1908 was reported to be \$300,009. If this latter figure is correct Charles P. Taft has paid out same class of subjects, within the ter- all told in the last four years the immense sum of \$675,000 to further his

> of the Roosevelt forces in Ohio this year, followed Mr. Taft on the witness stand. He testified that he gave \$177,000 to the support of the Roose relt campaign for nomination this

> nitted that he had dumped \$127,000 nto the Ohio campaign. Former Sonator Nathan B. Scott of West Virginia told of a telephone conversation he had at the Republican headquarters in New York with some-

or Mr. Higgins."

The authenticity of the majority of the letters recently made public by William R. Hearst, purporting to have passed between John D. Archbold of the Standard Oil company and members of the house and senate was ad-

mitted by Mr. Archbold. Those letters of which fac-simile photographs have been published were n almost every case identified by Mr. Archbold with the statement: "I undoubtedly wrote that." These included letters to and from Senators Hanna. Foraker, Quay and Penrose, and former Representatives Sibley of Penn-

sylvania and Grosvenor of Ohio. In regard to the gift of \$100,000 to makers of Danbury who dared oppose the Republican campaign fund of 1904 Samuel Gompers and his labor organi-Mr. Archbold admitted that the receipt given by Cornelius N. Bliss for the sum had been destroyed by himself and H. H. Rogers, now dead. He said he had not been able to find even book entry of the amount on the granted by a Connecticut jury.

pooks of the Standard Oil company. "I repeat that the money was paid, ie said, "and was not refunded; that it was paid by me to Mr. Bliss. I don't want any man to tell me it was not." E. T. Stotesbury of Philadelphia on the stand said in 1904 he made collections among business men in Pennsylvania in behalf of the Republican national committee and the Republican candidate. He raised \$165,759.50 nelius N. Bliss, the treasurer of the committee. Mr. Stotesbury collected \$33,000 from the steel interests and this added to the \$150,000 contributed

cerned in tariff legislation. can Bank Note company, \$1,000; Charlemagne Tower, \$7,500; Drexel & Co., \$5,000; Bethlehem Steel, \$5,000; Cambrie Steel, \$5,000; William Cramp E Sons, \$1,000; Midvale Steel, \$5,000;

phia Electric company, \$2,500. In 1908 Mr. Stotesbury again passed only \$101,051.67. The greater part of

Mr. Stotesbury testified that he contributed \$25,000 this year to Mr. Taft's campaign fer renomination.

Admiral Osterhaus and View

Gave Nearly \$375,000 to Aid

WANTED PRESIDENT TO BE FREE

the Chicago convention.

brother's political ambitions.

Hanna declared that he alone had sustained the entire burden of the

one in the White House whom he be-

According to Senator Scott, the man in the White House declared that he would rather lose the national election than be defeated in his own state and added: "I will send for Mr. Harriman to see if funds cannot be raised

by J. P. Morgan makes a grand total

the hat around among his business friends in Pennsylvania. He was not as successful that year. He harvested the 1908 yield were small contribu-

William Edwards, deposed Republiton, W. Va., said that the Bull Moose campaign in West Virginia cost not special train and took all of the West Virginia delegates to the convention

on Flagsh'p Connecticut

The principal thing to be

Dan R. Hanna of Cleveland, backer

tenced and probably will not be until financing of the Roosevelt fight for delegates in Ohio. Mr. Hanna ad-

lieved to be President Roosevelt.

of \$188,000 from Interests keenly con-Among those contributing to the 1904 campaign at the instance of Mr. Stotesbury were the United States Steel corporation, \$12,775; the Ameri-

Pennsylvania Steel, \$5,000; Philadel-

can national committeeman of Charlesmore than \$4,000 and that he hired a at his expense, including hotel bills. The sum of \$265,000 collected and

Taft's renon nation through his Wash-

Colonel Only Slightly Wounded;

Would-Be Assassin One of Crowd at Entrance of Milwaukee Hotel-Bul-

Colonel Theodore Roosevelt was made the target of the pistol of a would-be assassin just as he was about to leave his hotel in Milwaukee, Wis. It is believed the man who fired the

shot is insane. The man was one of the Immense crowd surging about the colonel, and although he fired at close range, his alm was bad and he inflicted what is

sald to be only a minor wound. Immediately after the shot was fired members of the Roosevelt party sprang upon the man who had fired the shot and who was endeavoring to

ball star, who was close to the colonel, tore his way into the crowd and crushed the assallant to the pavement. It required the services of four policemen to keep the man from being dealt with summarily by the crowd. The colonel was at first supposed to have escaped uninjured, for after a momentary start he smiled and putting

Auditorium Auditorium gave every reason to believe that he had been unburt. When

e rose to speak at the Auditorium, however, the colonel said: "An attempt has just been made to kill me. I am carrying the bullet in

oozing from the wound just over his heart.

A written proclamation found in the

clothing of the man who did the shoot ing reads: "September 15, 1901, 1:30 a. m. In true. Huffman and Andrews have a dream I saw President McKinley sit up in a monk's attire in whom I recognized Theodore Roosevelt. The

> see Mr. McKinley's features. Before the almighty God I swear this above

> Another note found in the man's "So long as Japan could rise to the ner surviving a tradition more than to forcibly remove a third termer.

> Never let a third term party emblem appear on the official ballot. "I am willing to die for my coun try. God has called me to be His in-

Dynamite Case Prosecutor Promises to

Involve Labor Chief. The government's first mention in the dynamite trial at Indianapolis, Ind., of Samuel Compers, the president of the American Federation of Labor, was made when Special Assistant Attorney James W. Noel asked a hotel clerk from St. Louis if Gompers was at the hotel at the time O. A. Tvietmoe, Frank M. Rvan, J. J. McNamara and M. J. Young, defendants, and several other labor menwere registered there while the feder-

skinned the bear, sold the pelt and ation was in session. When Senator Kern objected to this Attorney Noel said: "The prosecution will show that Samuel Compers did have something to do with the defense of this conspiracy in California, if

Murdered Man's Head Riddled.

nothing else."

His head riddled with bullets, the unidentified body of a young Italian brases worker was found in a field near Crows Nest, near Greensburg, Pa. Nine bullers had entered the head and three the body. It is believed the virtim was shot down as he was on his way to visit his sweetheart

Adrift on Lake Erie.

a steamer such by storm in Lake Erie, fore reaching shore.

PROPOSED AMENDMENTS

Number One. A JOINT RESOLUTION. nine, section four, of the Constitution of the Commonwealth of Pennsylvania, authorizing the State to issue bonds to the amount of fifty millions of dollars for the improve-

monwealth.

teenth article thereof:-

which reads as follows: "Section 4. No debt shall be created by or on behalf of the State, except to supply casual deficiencies of revenue, repel invasion, suppress insurrection, defend the State in war, or to pay existing debt; and the debt created to supply deficiency in revenue shall never exceed, in the aggre-

Section 4. No debt shall be created by or on behalf of the State, except to supply casual deficiencies or revenue, repel invasion, suppress insurrection, defend the State in war, or to pay existing debt; and the debt created to supply deficiencies in revenue shall never exceed, in the aggregate at any one time, one million of dollars: Provided, however, 'anat the General Assembly, irrespective of any debt, may authorize the State to issue

Number Two. A JOINT RESOLUTION. seven, article three of the Constitu-

Section 1. Be it resolved by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met, That the following is proposed as an amendment to the Constitution of the Commonwealth of Pennsylvania, in accordance with the provisions of the eighteenth article thereof. Amend-

"Section 7. The General Assembly shall not pass any local or special law authorizing the creation, extension, or

"Changing the venue in civil or criminal cases: "Authorizing the laying out, opening, altering, or maintaining roads,

"Locating or changing county-seats, erecting new counties, or changing "Incorporating cities, towns, or vil-

ough limits, or school districts:

"Changing the law of descent or succession: "Regulating the practice or jurisdiction of, or changing the rules of evidence in, any judicial proceeding or inquiry before courts, aldermen, justices of the peace, sheriffs, commissioners, arbitrators, auditors, masters in chancery, or other tribunals, or providing or changing methods for the

"Regulating the management of

"Exempting property from taxation: "Regulating labor, trade, mining or

ing, renewing or extending the chart-"Granting to any corporation, assonumbered year, shall continue to hold

their offices until the first Monday of

Regulating the affairs of counties, cities, townships, wards, boroughs, or

Authorizing the laying out, opening, altering, or maintaining roads, high-

Authorizing the adoption, or legitimation of children: Locating or changing county-seats,

Non or school districts: Changing the law of descent or suc-

money for such purposes: Affecting the estates of minors or persons under disability, except after due notice to all parties in interest,

Regulating labor, trade, mining or manufacturing; but the legislature may regulate and fix the wages or salaries, the hours of work or labor, and make provision for the protection, ed by the State, or by any county, vision of the State, or by any contractor or sub-contractor performing work,

Granting to any corporation, association, or individual any special or exclusive privilege or immunity, or to any corporation, association, or individual the right to lay down a rail-

law by the partial repeal of a special law; but laws repealing local or spec-Nor shall any law be passed granting powers or privileges in any case where the granting of such powers and privileges shall have been provided for by general law, nor where the courts have jurisdiction to grant

Proposing an amendment to section tution of Pennsylvania. Section 1. Be it resolved by the House of Representatives of the Commonwealth of Pennsylvania (if the proposed as an amendment to the Constitution of the Commonwealth of

"All judges elected by the electors of the State at large may be elected at as circumstances may require. All for the several judicial districts, and for county, city, ward, borough, and township officers, for regular terms of fix a different day, two-thirds of all the members of each House consent-

Article himself has implicit faith-else he would not advertise it. You are safe in patronizing the merchants whose ads appear in this paper because their

-CHARLES P. TAFT.

Photos by American Press Association.

The Atlantic fleet of the United States navy is mobilized in New York harbor for a review by President Taft. The flagship is the battleship Connecticut. Admiral Osterhaus is the fleet commander.

OHIO SOLON PLEADS GUILTY

Representative Nye's Confession Stirs

Up Things in Buckeye State.

Dr. George B. Nye, Democratic rep

resentative in the last Ohio state legislature from Waverly, Pike county pleaded guilty to having solicited a bribe for his vote on the Kimball bill The indictment charged that he solicited a bribe of \$1,000 from B. F. Kimball, the author of the bill, on April 18, 1911. Dr. Nye was not sen-

after the grand jury is reconvened. Through the confession the prosecu tion obtained corroborative evidence to practically all its information of graft in the legislature. Nye named members of the legislature who accepted bribes, gave evidence as to money paid by lobbyists, named men torium when his white vest was seen and concerns which provided this to be streaked with blood which was money and named one man of national reputation as the go-between. He detectives in the cases of Senators Andrews, Cetone and Huffman were

ing attorney said that Nye's confession would lead to a scandal far greater than have been unearthed. HATTERS WIN BOYCOTT CASE

The attorney general and prosecut

been convicted.

Union Fined \$240,000, Jury's Award Being Trebled. At Hartford, Conn., the jury in the epochal hatters' boycott case which has been in the United States court over ten years and has been in its second trial since last August came in with a verdict of \$80,000 which was the full sum asked by D. E. Loewe & Co., the independent hat

As required by the anti-conspiracy lause of the Sherman law Judge Martin promptly trebled the award to \$240,000, which, with its costs of \$10, 000, makes the biggest award ever

VINDICATION IN TEN YEARS

Next Few Weeks.

William Lorimer, the deposed Ill

Lorimer to Start Out on This Task

nois senator, is going to devote the rest of his life, if necessary, to an effort to vindicate himself before the American people. "If I am allowed ten years more," said he, "and my health permits I shall bring about a complete vindication of myself.

Mr. Lorimer is going to begin his campaign within the next few weeks. He is going to start his "vindication" by taking to the lectore platform. Bear Meat For Railroad Trackmen. A freight train on the Pennsylvania killed a large black bear one-half mile

south of Red House, Pa. Trackmen

counted for by Representative William

Y. McKinley of Illinois, the president's

divided up the meat.

tampaign manager, in testimony before the senate lavestigating commit-Mr. McKinley said the "Taft family, comprising Charles P. Taft. Henry W. Tait and Horace Tait, brethers of the

president, gave \$150,000. The amount

The other chief contributors to the

Tatt fund, with the respective

each gave was not asked.

amounts as given by Mr. McKinley, John Hays Hammond, \$25,000; An drew Carnegie, \$25,000; E. T. Stotesbury, Philadelphia, \$25,000; "Mr. Kelsey" and "Mr. Patton" of New York, described as friends of the president, \$12,000; Richard Kerens, St. Louis, ambassador to Austria-Hungary, \$5,000; Senator W. Murray Crane, \$5,000; Secretary Knox, \$2,500; spent in the campaign for President Attorney General Wickersham, \$1,000; ington headquarters was partially ac \$1,000; A. C. James, \$1,000.

ROOSEVELT SHOT BY INSANE MAN

RATES OF ADVERTISING: One Square, one inch, one week ... \$ 1 00

One Square, one inch, one month.. 3 00

One Square, one inch, 3 months..... 5 00

One Square, one inch, one year 10 60

Half Column, one year 50 00

Legal advertisements ten cents per line

We do fine Job Printing of every de-

scription at reasonable rates, but it's cash

..... 100 00

One Column, one year

each insertion.

on delivery.

Maniac Arrested

BULLET HITS JUST OVER HEART

let Fired at Close Range, Aim Bad.

slink back into the crowd. Henry F. Cochems, the former foot-

then he moved forward, stepped into an automobile, spoke a word to his associates and in another instant the auto was whirling away toward the The fact that he had left for the

his hand under his coat for a minute

was seen to wince for an instant, and

my body now, and so I will have to cut my speech short." He repeated this statement repeatedly during the meet-That Colonel Roosevelt was shot was seen by the crowd in the Audi-

president said: "This is my murderer, avenge my death." "September 12, 1912, 1:30 a. m.,

a murderer take the presidential chair. Avenge my death.' I could plainly

while writing a poem someone tapped

me on the shoulder and said: 'Let not

writing is nothing but the truth." pocket reads: greatest power of the world despite 2,000 years old as General Nogi so. nobly demonstrated, it is the duty of the United States of America to uphold the third term tradition. Let every third termer be regarded as a traitor to the American cause. Let it be the right and duty of every citizen

strument, so help me God. "Innocent Guilty." **GOMPERS' NAME MENTIONED**

Aviators Have Thrilling Experience. Aviators Reid and Mustin were picked up in the Delaware bay after being missing for filleen hours. The pontoons on their hydroxeroplane kept

Ten men and a woman, the crew of former Scuator Nathan B. Scott, drifted for hours in an open boat be-