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Oroner—Dr. M. C Kerr,
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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 Commis-sioners 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-Preaching 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 month.

## BUSINESS DIRECTORY.

TICNESTA LODGE, No. 369, I. 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.

T. F. RITCHEY,
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Tionesta, Pa.

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Attorney and Counsellor-at-Law.
Office over Forest County National
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TIONESTA, PA.

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-AND-

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# FOREST REPUBLICAN.

VOL. XLVI. NO. 26.

TIONESTA, PA., WEDNESDAY, AUGUST 20, 1913.

day of November in each odd-number-

ed year, but the General Assembly

may by law fix a different day, two-thirds of all the members of each

House consenting thereto: Provided,

of the several judicial districts hold-

ing office at the present time, whose

terms of office may end in an odd-

numbered year, shall continue to hold

A true copy of Concurrent Resolu

Number Four.

A JOINT RESOLUTION.

eighteenth article thereof:-

private or corporate profit, and institu-

ritorial limits of the authority levying

the tax, and shall be levied and col-

lected under general laws, and the

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 pure-

Number Five.

A JOINT RESOLUTION.

Proposing an amendment to the Con-

Be it resolved by the Senate and

House of Representatives of the Com-

al Assembly met, That the follow-

the Constitution of Pennsylvania, in

Article IX.

may hereafter be issued, by any coun-

ty or municipality, other than Phila-

delphia, to provide for the construc-

tion or acquisition of waterworks,

subways, underground railways or

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 per-

iod 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 obliga-

tions, or if the said obligations shall

be secured by liens upon the respec-

tive properties, and shall impose no

municipal liability. Where munici-palities of counties shall issue obliga-

tions to provide for the construction

of property, as herein provided, said

sald 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 op-

eration 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 Pennsyl-

vania, until after said properties shall

have been operated by said countles

or municipalities during said period

of one year. Any of the said munici-

palities or counties may incur indebt-

edness 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-

ing at a public election, in such man-

A true copy of Joint Resolution

The Advertised

Article

s one in which the merchant

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

goods are up-to-date and never

Secretary of the Commonwealth.

ROBERT McAFEE,

ner as shall be provided by law.

Section 15. No obligations which

stitution of Pennsylvania.

eighteenth article thereof:-

A true copy of Joint Resolution

Secretary of the Commonwealth,

ROBERT McAFEE,

ed as an amendment to

ly public charity.

one of article nine of the Consti-

Secretary of the Commonwealth.

ROBERT MCAFEE,

numbered year.

tion No. 3.

\$1.00 PER ANNUM.

### ciation or individual any special or ex-PROPOSED AMENDMENTS clusive privilege or immunity, or to any corporation, association or indi-

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

### Number One. A JOINT RESOLUTION.

Proposing an amendment to article 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 improvement of the highways of the Commonwealth.

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 acycordance with the eighteenth article thereof:-

That section four of article nine, 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 rev-enue shall never exceed, in the aggregrate at any one time, one million of dollars," be amended so as to read as

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 dol-lars: Provided, however, 'hat the General Assembly, irrespective of any debt, may authorize the State to issue bonds to the amount of fifty millions of dollars for the purpose of improv-ing and rebuilding the highways of the Commonwealth.

A true copy of Joint Resolution

ROBERT MCAFEE, Secretary of the Commonwealth.

Number Two.

A JOINT RESOLUTION. Proposing an amendment to section seven, article three of the Constitution of Pennsylvania, so as to permit special legislation regulating

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

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

"Regulating the affairs of counties, cities, townships, wards, boroughs, or "Changing the names of persons or

places: "Changing the venue in civil or "Authorizing the laying out, open

ing, altering, or maintaining roads, 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

"Vacating roads, town plats, streets or alleys: "Relating to cemeteries, graveyards,

or public grounds not of the State: "Authorizing the adoption or legitimation of children:

"Locating or changing county-seats, erecting new counties, or changing county lines:

"Incorporating cities, towns, or vil-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 bor-oughs, changing township lines, borough limits, or school districts:

"Creating offices, or prescribing the powers and duties of officers in counties, cities, boroughs, townships, election of 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 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:

"Regulating the management of 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, to be recited in the special enact-

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

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

"Creating corporations, or amending, renewing or extending the chart-"Granting to any corporation, asso-

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:

Regulating the affairs of counties, cities, townships, wards, boroughs, or school districts: Changing the names of persons of

vidual the right to lay down a railroad

directly 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 grant-

ing powers and privileges in any case where the granting of such powers

and privileges shall have been provid-

ed for by general law, nor where the

"Nor shall the General Assembly in-

places: Changing the venue in civil or crim-Authorizing the laying out, opening,

altering, or maintaining roads, 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: Locating or changing county-seats, 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 Granting divorces:

Erecting new townships or bor oughs, changing township lines, borough limits or school districts: Creating offices, or prescribing the

powers and duties of officers in counties, cities, boroughs, townships, elec-Non or school districts: Changing the law of descent or suc-

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 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:

Regulating the management of 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, to be recited in the special enact-

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

Exempting property from taxation: 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, welfare and safety of persons employed by the State, or by any county, city, borough, town, township, so district, village, or other civil vision of the State, or by any contractor or sub-contractor performing work, labor or service 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

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-

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 special acts may be passed:

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

ROBERT MCAFEE. Secretary of the Commonwealth.

A CONCURRENT RESOLUTION. Proposing an amendment to section three of article eight of the Constitution of Pennsylvania.

Section 1. Be it resolved by the House of Representatives of the Commonwealth of Pennsylvania (if the Senate concur), That the following is proposed as an amendment to the Constitution of the Commonwealth Pennsylvania, in accordance with the provisions of the eighteenth article thereof:-

Section 2.-Amend section three of article eight, which reads as follows: "All judges elected by the electors of the State at large may be elected at either a general or municipal election, as circumstances may require. the elections for judges of the courts for the several judicial districts, and for county, city, ward, borough, and township officers, for regular terms of 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 fix a different day, two-thirds of all the members of each House consenting thereto: Provided, That such elections shall always be held in an odd-numbered year," so as to read:

Section 3. All judges elected by

require.

the electors of the State at large may be elected at either a general or mu-DO IT NOW Subscribe for THIS PAPER nicipal election, as circumstances may All elections for judges of the courts for the several judicial districts, and for county, city, ward, borough, and township officers, for regu-

## lar terms of service, shall be held on the municipal election day; namely, the Tuesday next following the first Mon-IS AT LIBERTY

# Sensational Escape

### January in the next succeeding even- DARING DASH IN AUTOMOBILE their offices until the first Monday of

Five Confederates Help Get Noted Prisoner Away From Matteawan Asylum-Thaw Rushed Out of State.

Harry K. Thaw, the slayer of Stanford White, escaped from the hospital Proposing an amendment to section for the criminal insane at Matteawan, N. Y., last Sunday morning.

gate, a dash into the open door of a Section 1. Be it resolved by the enste and House of Representatives powerful automobile that stood quiver of the Commonwealth of Pennsylvania ing outside, and a flight like a rocket in General Assembly met, That the for the Connecticut state line, thirty following is proposed as an amend-miles away, accomplished his escape. ment to the Constitution of the Com-He is still at large and the hospital monwealth of Pennsylvania, in acauthorities felt certain he is outside cordance with the provisions of the the state. Once beyond its boundaries Thaw is free. Only months, perhaps article nine of the Constitution of years, of litigation can bring him Section 2. Amend section one of back to Matteawan and then only in Pennsylvania, which reads as follows: one event-that he be adjudged in-"All taxes shall be uniform, upon sane in the state to which he has fied. the same class of subjects, within the

territorial limits of the authority levying the tax, and shall be levied and collected under general laws; but the General Assembly may, by general laws, exempt from taxation public property used for public purposes, actual places of religious worship, abetting the escape. places of burial not used or held for The shades were drawn in Mattea-

tions of purely public charity," so as were getting their second sleep when to read as follows:
All taxes shall be uniform upon the Thaw left his room. He was fully dressed. The milkman's cart was same class of subjects, within the terrumbling on the road outside as he walked through the storeroom and into the yard of the asylum grounds. Barnum, sole attendant at the road subjects of taxation may be classified for the purpose of laying graded or gate, was pacing back and forth. Long years of residence at the progressive taxes; but the General Assembly may, by general laws, ex-

asylum and repeated declarations by Thaw that he would never attempt to obtain his freedom except by legal means had established the madman's status as a "trusty." There was little out of the ordinary in his appearance even at so early an hour.

accordance with the provisions of the have been heretofore issued, or which a cloud of dust before he had gone street railways, or the appurtenances twenty-five feet. thereof, shall be considered as a debt

Down the roadway the cars sped. Barnum dashed madly back into the ground and locked the gate.

"Thaw's gone escaped!" he shout ed, bursting into Dr. Keib's presence. And in a moment the hunt was on. The great black car flashed like s

thunderbolt through Stormville, ten miles east of Matteawan, along the road to the Connecticut line. Early risers in the little hamlet saw three nen-and Thaw-crouching low to escape the sweep of their rush through guess he can take care of himself. the air. They were going seventy miles an hour. They were ten minutes out of Matteawan. Stormville marveled at their speed and watched them melt away in the dust of the state road.

One of the queer kinks in the present situation is that even if Thaw is telephone from one of the news-

go scot free for the rest of his life unless he attempts to re-enter New York state. The plan of escape has been perfected for several months. There is no question of that. Dr. Raymond F. C. Kieb, superintendent of the asylum, believes that the method of escape was planned several months ago. Dr. Kieb has been superintendent since June 12. He was appointed after the legal proceedings involving Thaw, which caused the dismissal of Dr. John Russell, the for mer superintendent, against whom some testimony was brought that

Threats to Kill.

get away.

is found.

# Noted Prisoner Makes Clean

# That such elections shall be held in an odd-numbered year: Provided further, That all judges for the courts Stanford White's Slayer Makes

tution of Pennsylvania, relating to A dart for liberty through an open

Five men at least were actually oncerned in the escape besides Thaw. the attendant of the hospital who had charge of the gate has been placed under arrest charged with aiding and

wan's dormitories and the inmates

A six-cylinder Packard touring car,

black and sixty-horsepower, followed by a limousine, also black, loafed lazily along the road as the milkman drew near the gate. Thaw, apparently unconcer. ed, waited till Barnum unlocked the rate and swung it wide to let the mil nan enter. At the same moment the two cars drew up on the monwealth of Pennsylvania in Gener- further side of the road opposite the gate and stad still.

As Barnum stepped aside for the milkman to drive inside the grounds he heard the gravel crunch beneath Thaw's feet, and looking up saw the madman flash past him straight for the waiting cars. With a shout Barnum started in pursuit, but a flying leap landed Thaw safe within the car. The great wheels were slowly turning before the keeper had fairly reached the roadway. They were throwing up

located and caught in some other state than New York there is great doubt in the minds of the authorities that he can be brought back to this state. He has legally been adjudged a public menace and for this reason he has been confined in Matteawan, but he is not legally a murderer, as a jury has acquitted him of any criminal As the matter stards now there is good reason to believe that Thaw will

Thaw had planned to use money to

## **EVELYN GUARDED BY POLICE**

Wife Fears Harry Will Carry Out

Uniformed police stood guard at every entrance to the hotel where Evelyn Neshit Thaw is staying in New York city. Always fearful of her husband, she showed her terror to a marked degree on learning that he was at large. Her mother, Mrs. Charles J. Holman, was frightened even more than she and urged Mr. Thaw to go into seclusion until Thaw

"Harry has threatened to kill me,"

# Getaway From Matteawan

HARRY K. THAW.

Mrs. Thaw said, "and I believe my presence in New York has prompted him to escape. Four years ago he told me: 'I suppose I'll have to kill you next.' Many men will have cause for fear new that he is tree. He considers Dr. Austin Flint his worst enemy and undoubtedly will try to make trouble for him.

"The state of New York has a great deal to answer for in this case. What Harry Thav has been allowed to do at Matteawan is an outrage to think ofbribery connived at and keepers bullied by all the power of his money. And now he is allowed to escape. I suppose \$20,000 or \$30,000 look pretty good to some people."

"What makes you think he will keep his threat to shoot you?" Evelyn son for his action in issuing a statewas asked.

"He might not do it if he didn't drink, but he will get something to drink and then there is no telling what he will do. He was drunk tha night he shot Stanford White. He is a wild man when he drinks. It needs only a little to start him off."

band cherished animosity against "Yes, he does," she answered, "He hates Dr. Plint and has threatened him. We are both in danger if he ever

Mrs. Thaw was asked if her hus-

comes to New York." Asked if he wasn't sore on Jerome and Judge Dowling, she said he was "What do you think Thaw will do,

now that he is free, apart from the possible pursuit of his plans for vengeance against you and Dr. Flint?" "Oh he's always had ideas about lawsuits in his head. He will start all sorts of suits against everybody he can think of and on all sorts of pretexts. You will see what I mean when he gets going." She thinks that Thaw would not go

abroad at all but will stay in this country and finally go to Pittsburg. trusting to the wealth and influence of his family to protect him there. "Surprised? Oh, yes, and not sorry either," was Mrs. William Copley

Thaw's comment on the escape of her son from Matteawan. "We've had about enough of this business,' she went on to say, "Harry's affairs have served long enough as a bread and butter getter

for a lot of people." "I don't know at all where Harry is," she declared emphatically, "but I

"Have I heard from him? Oh, no, guess he doesn't think it will be safe for him to try to communicate with me yet, I knew nothing about Harry's escape until Mrs. Carnegte came into my apartment with tha news which she had received ever the

## WIFE REFUSES TO WALK Hubby Was Able to Hire a Hack, She

Says. That her husband made her walk five miles to church when he could have furnished a vehicle is the allegation of Kase Habegoer, who has entered suit in the common pleas court in Youngstewn, O., for alimony and separate maintenance.

Mrs. Habegoer charges that her hue band, Godfrew Habegoer, to whom she was married in this city in 1908, sometimes locked up the food so she could

## not get it. BANK CLOSES: OFFICIAL GONE 3200,000 Shortage Found by Examiners

in Roseville, N. J.

Bank examiners closed the Roseville

(N. J.) Trust company, a state institution and confirmed a report that Raymond F. Smith, aged forty-two, secretary-treasurer, is missing. He left behind a shortage estimated at \$200,000. Smith received the examiners cordially and assisted them in their work. Ther he excused himself, saying he would return soon. He has

not been seen since.

Wheatland Plant Damaged by Fire. The pattern shop of the Sharon Foundry company at Wheatland near Sharon, Pa., was destroyed by fire, causing a loss of \$75,500, partly covered by insurance.

Printers Choose Providence, R. I. By a margin of fifteen votes Provi dence, R. I., won the 1914 Internation al Typogra-hical convention over Cal-

## **POWERS SUPPORT** WILSON POLICY

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 00

Quarter Column, one year ...... 30 00

Half Column, one year ...... 50 00

One Column, one year ...... 100 00

Legal advertisements ten cents per line

We do fine Job Printing of every description at reasonable rates, but it's cash

Two Squares, one year.....

each insertion.

on delivery.

## That is indicated by Recent Significant Developments

## MIKABO WON'T RECEIVE DIAZ

England Lets It Be Known That Its Recognition of Huerta Was Con-

tingent on Election Taking Place. The probability that President Wilson will have the sympathy and moral support of the powers for the policy he has evolved for settling the Mexican problem was emphasized by two

aevelopments. One was the reported intimation by the Japanese government to the Mexican diplomatic representative at Tokio that the minado will not receive General Felix Diaz whom President Huerta has sent as envoy to extend the thanks of Mexico for Japanese participation in the Mexican centennial

celebration. The other development that is regarded as significant is a statement by the British foreign office which says that Great Britain, recognizing the Huerta government, made it clear that it regarded Huerta as a provisional president who was expected to rule only until a constitutional election was held.

the statement already made that President Wilson has reason to feel confident of the sympathy if not the active co-operation of the powers in his attempt at quieting Mexico. President Wilson severely reprimanded Ambassador Henry Lane Wil-

These two developments bear out

ment criticising the British foreign office. The president and Secretary Bryan had seriously considered dismissing the ambassador from the diplomatic service, but finally decided upon the reprimand. The rebuke to the ambassador was in the form of an apology by this government to the British foreign office and a public statement

by Secretary Bryan. Secretary Bryan after a conference with the president sent the following cablegram to Ambassador Page in

London: "The interview given to the press by Mr. Henry Lane Wilson, whose resignation as ambassador to Mexico has been accepted to take effect at the end of his vacation, Oct. 1, having been brought to the president's attention, he directs me to ask you to call at the British foreign office and say to Sir Edward Grey that he disclaims all responsibility for Mr. Wilson's action in the matter and for the language employed by him in his interview. and that he regrets exceedingly that a diplomatic relicial in the employ of this government should have been guilty

of such an impropriety." Secretary Bryan not only gave the above to the press, but issued the following statement: "A copy of the cablegram to the American embassy was sent to Ambassador Wilson. Mr. Bryan add d that the president did not go farther at this time because he takes it for granted that the action which he is obliged to take in this matter will be to him (Ambassador Wilson) a sufficient reminder of his official duties."

It is believed in the capital that the president's reason for not dismissing the ambassador is that he is loath to give him the freedom to talk on Mexican affairs which dismissal would carry. By retaining Mr. Wilson in the state department service on a leave of absence status the president may rely upon the ambassador's sense of his official duty to restrain himself from talking freely on matters of which he has such an intimate knowledge.

Ambassador Wilson, it is believed would have preferred actual dismissal to the hun illating reprimand which he has been forced to swallow because he spoke cut in answer to what he thought to be a reflection upon him by the British foreign office. He has repeatedly requested that his resignation, which was put in the hands of the president in March, be accepted and it was only at the request of the president that he consented to take the usual two months' leave of

## HAVE TO HUNT UP "INSULT"

England Surprised When Apology

Comes From United States. Surprise was caused in England by the news that Ambassador Page hel been instructed to apologize to the British government for the comments made on the British Mexican policy by Henry Lane Wilson.

The affair had not excited the slightest attention and British newspapers had hitherto ignored Ambassador Wilson's statement. They print it as an explanation of the apolgy.

Upholds Open Shop. United States District Judge John

E. Sater at Columbus. O., issued an injunction against the Amalgamated Association of Iron, Steel and Tin Workers from interfering with workmen of the Phillips Sheet and Tinplate company at Steubenville, where a strike has been in progress. The decision in effect upholds the right of the company to conduct an "open