

SENATOR KNOX WILL HOLD ON

As Member of Congressional Monetary Commission Notwithstanding His New Position.

HE GETS NO REMUNERATION.

Believed His Position as Secretary of State Will Aid in Gaining Confidence of Foreign Nations.

Washington, March 1.—Senator Knox will not sever his connection with the congressional monetary commission because of his transfer from the senate to the state department. Provision has also been made for the continuance of Senator Teller and Representative Overstreet and Honoring on the commission. As originally composed the commission contained only senators and members and the provision in the currency law of the last session creating the commission limited the membership to members of the two houses.

The law apparently did not contemplate the possibility of the retirement of members of the commission, but the defect is to be removed by a paragraph in the general deficiency bill which is now in the final stages. That provision directs the payment of salaries to the retiring senators and members of the house who are on the commission equal to that paid them in their present places and the effect will be to insure the continuance of the services of the retiring senator and members.

Senator Knox does not fall within the list of members to be thus remunerated because of his prospective connection with the state department, but it is not believed that the restrictions of the law are such that they will stand in the way of the commission's employment of his services. These gentlemen have each given valuable attention to branches of the work of the commission and the confidence of the commission think that their retirement at this time would materially cripple the organization and cause the loss of much that has already been accomplished. It is held that the connection of the secretary of state with the commission will be a substantial aid in gaining the confidence of this and other countries in the recommendations of this commission when made.

RACE SUICIDE
As President Roosevelt calls it is not only the increase in the population that threatens the future of the United States but the increase in the number of those who are of the "wrong" race. The president's warning is not without foundation. The census of 1900 showed that the number of "negroes" in the United States had increased from 3,000,000 in 1880 to 8,000,000 in 1900. The increase in the number of "negroes" in the United States is a matter of which the president is justly proud.

WHY NEW MEXICO DID NOT GET STATEHOOD
El Paso, Texas, Feb. 28.—In a statement here tonight Judge A. R. Palmer charges made against his review as attorney-general for New Mexico and explains his position with reference to the investigation conducted by Special Prosecutor Ormsby, in charge of the state department, who was sent to New Mexico by Atty-

Gen. Bonaparte in connection with the fraud. Incidentally, Judge Palmer advances his opinion to cover failure of the statehood bill before the present session of Congress.

According to Judge Palmer, McHarg told it falsely when he informed the senate committee on territories that he had been hampered by the attorney-general of New Mexico in his land fraud investigation. Failure of statehood, he attributes to an unwillingness to allow the senate to pass into the control of radical or western legislators. His statement is, in part, as follows:

"McHarg was not hampered here in any way. If he has made a statement to that effect he lied to me when I met him recently in Washington. So far as the statements of Senator Nelson are concerned, they would be ridiculous if they were not intended solely for defaming statehood."

"I told Mr. Bonaparte that McHarg was not competent to do the work in New Mexico, and that because of his lack of experience and legal knowledge he was not competent to represent the United States in any position where he had to use any discretion. He was easily deceived."

"So far as finger-men are concerned, I imagine any Congress he went was at the solicitation of Senator Livermore. The last 20 years. During the past several years many federal positions have been filled by politicians from other states and the territories are still full of those men who could not make an honest living and could not go back to their own states. They do not want to see the territory become a state."

"Did you ever stop to consider the number of senators? I don't see the Democrats, and see how many it took to get the bill passed. Two Republican senators from New Mexico could easily have been known as western or radical and to control the senate in the United States. This is the whole sum of the opposition to statehood for New Mexico."

THE ICECREAM GIRL.

To Have Her Health Looked After by Chicago Authorities.

Chicago, March 1.—The girl who dates as "Ice Cream Girl" will have her health looked after in Chicago during the summer season, for it is the intention of the health department to drive all the typhoid, scarlet fever, diphtheria and tubercular bacilli out of the product.

Icecream is classed with milk, cream, butter and butter in the health officials have devoted their attention to milk and cream exclusively. Later the ice cream eaters will get the proper protection.

Indirectly the health commissioner will try to improve the quality of all those grades of candies and sweets of which milk or cream is a component part.

N. Y. POLICEMAN ARRESTED FOR ROBBING PRISONER

New York, March 1.—Looked in a cell at his own precinct station, was the fate of William Thompson, a New York policeman who was arrested last night charged with robbing a prisoner of \$12. It is alleged that he took this sum from a Greek dishwasher whom he arrested for disorderly conduct. Thompson is a new man on the force and is married.

ITALIAN CHAMPION BARBER.

New York, March 1.—For the third time John Zingali, has won the prize as the champion barber of the Italian master barbers' association. Displaying his art on four different subjects against 10 other contestants, Zingali was pronounced the champion barber after the close of the assembly.

The four heads were cut within an hour, each in different styles. The styles were as follows: The military, the square, the pompadour, or American, and the pompadour. Zingali proved conclusively that he had mastered his art.

JUDGE LANDIS FINDS DEFENDER

Charles G. Little, Professor of Corporation Law in Northwestern University Law School.

HOLDS DECISION WAS RIGHT.

Handles That of U. S. Circuit Court of Appeals Unopposedly—Says Judge Who Wrote It Was Confused.

Chicago, March 1.—Judge K. M. Landis was entirely right, legally, ethically, and morally, when he struck his \$29,249,000 blow at the Standard Oil company of New Jersey through its company of Indiana, according to Charles G. Little, professor of corporation law in Northwestern university law school, writing in the current number of the Illinois Law Review.

In the course of his argument, which is carefully built up from fundamental principles, Prof. Little handles the decision of the United States circuit court of appeals unopposedly.

He explains his denial as due to a desire to wait until the "heat of un-intelligent controversy" had abated. He takes it for granted that Judge Landis was as charged by his enemies and lauded by his friends, actually striking at the Standard Oil company of New Jersey, which was not convicted, when he inflicted his fine on the convicted Indiana corporation.

"The real problem in this branch of American jurisprudence," says Prof. Little, "is how shall the real corporate culprit be punished, when, in the network of inter-corporate relations, it is often times well nigh impossible, not morally or ethically, but legally, to find the guilty persons."

The professor's conclusion is as follows: "If the New Jersey company was the owner of the stock of the Indiana company, then it was, in fact, though not in name before the bar of the court for punishment. To deny it would be only wilfully blinding our eyes to the real situation. The government having been content not to indict it, its punishment could be inflicted only directly through the power of the court to punish the Indiana company. The learned judge who wrote the opinion of the court of appeals has thus fused the idea of conviction with that of punishment."

TAFT WILL TAKE OATH ON CENTURY OLD BIBLE

Washington, Feb. 28.—William H. Taft will take the oath of office as president of the United States on the century-old Bible which belongs to the supreme court of the United States, and by it kept in custody. There is a touch of sentiment in this decision. Mr. Taft announced today with the statement that had he become a member of the supreme court his oath would have been taken on the same Bible.

During the past few days there have been many offers of Bibles to Mr. Taft. He has not declined the gifts, but his answer has been that it will be impossible for him to receive them for the purpose intended. It has been the custom of presidents to use a new or a historic Bible in taking their oaths.

of office, and each has retained the book thereafter. Mr. Taft will make no claim on the Bible of his choice, and it will go back to the archives of the court for which there are many evidences of a reverent respect and a lingering of fondness on the part of Mr. Roosevelt's successor.

PROHIBITION PRESS

Denounces Speaker Cannon's Support Of Penal Code.

Chicago, March 1.—Speaker Cannon's support of three sections recently added to the federal penal code by the house of representatives designed to stop the sale of liquor in prohibition states, is denounced in a bulletin issued by the Associated Prohibition press, as a "deliberate attempt to deceive the prohibition and temperance forces of the country, and gain a little cheap applause from those ill-informed on the great question at issue."

"Anyone can run a beer train through this act and not touch either side," said Finley C. Henderson, "if a distiller in Florida, Ill., for instance, ships into Kansas 200 jugs of liquor and consigns each one to himself that would constitute him, under the legislation, the boot-legger."

"Then all he has to do is to notify his blundering patrons that the jugs are at the station, and that upon the receipt of so much he will send a written order to the purchaser which will permit him to go to the express office and lift a jug."

THE SUN'S RAYS.
Apparatus Invented for Storing and Using Them.
Boston, March 1.—An apparatus for storing to sun's rays and utilizing the heat energy developed to generate electricity has been perfected by George A. Cove, of Boston inventor. Mr. Cove has succeeded in generating enough current to brilliantly light his workshop. The basic principle of the apparatus is the effect of heat upon metallic plates of different character in which a current is created by variation in temperature.

MORRIS BRITZ SACRIFICES HIMSELF TO SAVE GIRL

Chicago, March 1.—With a large touring car being driven upon him at full speed and seeing that escape for both of them was impossible, Morris Britz last night threw himself in front of the wheel of the car and was dashed to pieces. The owner of the machine, Joseph O'Neill, was arrested but released upon bond.

SENATE TO CONVENE IN EXTRA SESSION

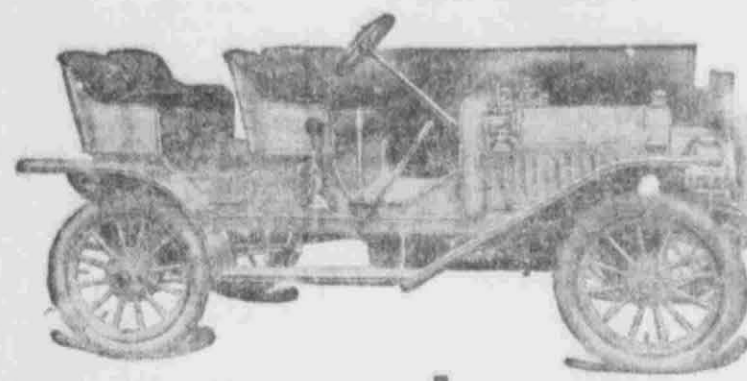
Washington, Feb. 28.—Inaugural week was ushered in today with Washington ready with gala decorations, building, newly erected stand and clean swept streets for the reception of the thousands of patriots who will come here to witness the induction into office of William H. Taft next Thursday.

The advance guard of the unattached delegations began arriving at the Union station where 125 special policemen, recruited from practically every large city in the country went on duty for the purpose of preventing the entrance of pickpockets and other undesirable into the city.

President Roosevelt attended church this morning for the last time as president. He went to Grace Reformed church, where he has taken a regular

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Statement Made to the Secretary of State of the State of Utah By
THE UNION SAVINGS AND INVESTMENT CO.

1. The amount of authorized capital, \$100,000.00	4,000.00
2. The par value of each share, \$100.00	1,000.00
3. The number of shares sold during the year, 40	4,000.00
4. The number of shares called and withdrawn	2,415
5. Statement of Receipts and Disbursements During the Preceding Year.	
Cash on hand at close of last fiscal year	\$1,133.20
Income on running stock	1,034.96
Dividends paid	1,034.96
Interest on loans	1,034.96
Real Estate	1,034.96
Insurance	1,034.96
General and other	1,034.96
Borrowed money	1,034.96
Total receipts	\$10,000.00

Disbursements	
Loans on mortgages	\$2,000.00
Loans on pass book security	1,034.96
Stock loans	1,034.96
Withdrawals of running stock	1,034.96
Dividends paid	1,034.96
Interest on loans	1,034.96
Real Estate	1,034.96
Insurance	1,034.96
General and other	1,034.96
Borrowed money	1,034.96
Total disbursements	\$10,000.00

Salaries paid each of its officers:	
President	\$100.00
Vice President and Manager	\$200.00
Secretary	\$50.00
Total salaries	\$350.00

Assets	
Cash on hand	\$1,133.20
Loans on mortgage security	\$2,000.00
Loans on pass book security	1,034.96
Stock loans	1,034.96
Furniture and fixtures	1,034.96
Real Estate	1,034.96
Insurance	1,034.96
General and other	1,034.96
Borrowed money	1,034.96
Total assets	\$10,000.00

Liabilities	
Running stock and dividends	\$10,000.00
Interest payable	1,034.96
Interest on loans	1,034.96
Interest on mortgages	1,034.96
Interest on stock loans	1,034.96
Interest on furniture and fixtures	1,034.96
Interest on real estate	1,034.96
Interest on insurance	1,034.96
Interest on general and other	1,034.96
Interest on borrowed money	1,034.96
Total liabilities	\$10,000.00

George A. Coff, being first duly sworn, deposes and says that he is Secretary of the above named company; that the statements made in the foregoing report are true and correct and that said statement contains a full and correct exhibit of the condition said company's business at the close of the year 1908.

GEORGE A. COFF,
Secretary of State.
W. F. WILLIAMS,
Notary Public.
State of Utah, Office of the Secretary of State.

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THE MERCANTILE AGENCY.
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Office in Progress Building, Salt Lake City, Utah.

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Surplus \$100,000.00
J. S. HILLS, President
MORRIS THATCHER, Vice President
H. S. YOUNG, Cashier
EDGAR S. HILLS, Asst. Cashier
L. W. BURTON, Asst. Cashier

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W. R. McCornick, Thos. R. Cutler, President, Vice President.
THE UTAH NATIONAL BANK,
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A fully equipped savings department, 4 per cent paid on time deposits.
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SALT LAKE CITY, UTAH
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Solicits accounts of Banks, Firms and individuals, and extends to customers every reasonable courtesy and facility.
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J. H. GRANT, Cashier
CHARLES R. BURTON, Asst. Cashier
R. T. MORGAN, Asst. Cashier

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UTAH COMMERCIAL AND SAVINGS BANK
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WILLIAM ORDO, Cashier
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Surplus \$100,000.00
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