

chastisement.

al chastisement, he house was in an uproar by this be the chair adding to the noise, if to the confusion, by pounding the c with his gavel. His efforts fin-caused the head of the gavel to fly and it bounded into the body of house, almost striking one of the bers.

MAUNA LOA IN ERUPTION. sh of Mr. Gaines upon his ad-Honolulu, Jan. 10.—The crater on the summit of the volcano of Mauna Loa broke out at midnight. The eruption forms a magnificent spectacle which is visible for 100 miles at sea. The rush of Mr. Gaines upon his ad-sary brought a dozen members be-e the speaker's dosk. Messrs. Ollio ness of Kentucky, Taylor of Ala-nt, Bell of Georgia, Williams of sissippl, the minority leader, and flord of Wisconsin, grabied Gaines, resisting vigorusiy, was forced resisting vigorously, was forced o his seat. TERRORISTS MUST DIE.

to his seat. Mahon seemed to wait for the ct which never came. With Mr. es back in his seat the Pennsyl-an made his speech of explanation

TEXT OF THE BILL. "Be it enacted, etc., that it shall be unlawful for any common carrier by railroad in any territory of the United States or the District of Columbia, or any of its officers or agents, or any common carrier engaged in interstate or toreign commerce by railroad, or any Warsaw, Jan. 10.—Nearly 100 ter-rorists were arrested here today by the police, who seized also many rifles and revolvers. Five terrorists were tried by drumhead court-martial and condemned to death.

aggregate in any 24-hour period, to continue on duty or to go on duty with-out having had at least eight hours off duty within such 24-hour period. Among the amendments rejected was one by Senator Bacon execution

out having had at least eight hours off duty within such 24-hour period. "Sec. 2.—That any such common car-rier, or any of its officers or agents, violating any of the provisions of this act is hereby declared to be guilty of a misdemeanor, and upon conviction thereof shall be punisted by a fine of not less than \$100 nor more than \$1,000; and it shall also be the duty of the in-terstate commerce commission to fully investigate all cases of the violation of this act and to lode with the proper dis-trict attorneys complaints of such vio-lations as may come to its knowledge. "Sec. 3.—That to enable the commis-sion to execute and enforce the provi-sions of this act, it shall have the pow-er to employ such inspectors or other persons as may be necessary. To en-force the provisions of this act the commission and its agents or employees thereunto duly authorized by order of sald commission shall have the power to administer oaths, interrogate wit-Among the amendments rejected was one by Senator Bacon excepting from the operation of the law rallroads whol-ly within a state. This was defeated upon roll call, the vote being 16 to 36. Senator LaFollette failed in his en-deavor to add a new section to his sub-stitute fixing the liability of the roads in case of accident. After the bill had reached the stage of receiving a final vote Senator Knox After the bill had reached the stage of receiving a final vote Senator Knox discovered that it should be improved by striking out the words "carrying interstate freight or passengers" in its application to trains affected and in-sert "engaged in hauling interstate trains."

said commission shall have the power to administer oaths, interrogate wit-nesses, take testimony and require the production of books and papers. The commission may also order depositions taken before any officer in any state or the District of Columbia, qualified by law to take the same. "The provisions of this act shall not

Fitzgerald appears to dispose of rumors that difference of opinion between the justice and the district attorney might result in a postponement of the begin-ning of the Thaw trial. Evidence of this feeling was shown only a few hours before the order was signed when the justice refused an application made for such an order by the district attor-ney. Mr. Jerome was told at that time that a proceeding looking to the pro-curement of such an order already had been begun by Mr. Garvin of the dis-trict attorney's staff, and that it should be completed before any further action was taken. The trouble was adjusted was taken. The trouble was adjusted later, however, and the necessary sig-nature was affixed to the order.

#### SUITS BROUGHT TO ENJOIN MERGER OF LEATHER CO'S.

Trenton, N. J., Jan. 10.-Two suits were begun today to restrain the pro-posed merger of the United States Leather company and the Central Leather company. The merger was to have been carried out at Jersey City next Wednesday. A rule to show cause why the merger should not be enjoined was made returnable in Newark next was made returnable in Newark nex Monday.

Monday, The complainants in the suits are holders of preferred stock of the Unit-ed States Leather company who did not assent to the plan whereby the Central Leather company acquired control of \$119,000,000 out of \$127,000,000 capital stock of the United States Leather

## Nursing Mothers and **Over-burdened** Women

7

In all stations of life, whose vigor and vitality may have been undermined and broken-down by overwork, exacting social duties, the too frequent bearing of children, or other

## DR. PIERCE'S **FAVORITE PRESCRIPTION**

the most potent, invigorating, restorative, strength - giver ever devised for their special benefit. Nursing mothers will find it especially valuable in sustaining their strength and promoting an abundant nourishment for the child. Expectant mothers too will find it a priceless boon to prepare the system for baby's coming and to render the ordeal compara-

It can do no harm in any state, or condition

who suffer from frequent headaches, knowing that it will be found to backache, dragging-down distress contain only the best agents known low down in the abdomen, or from to the most advanced medical scipainful or irregular monthly pe- ence of all the different schools of riods, gnawing or distressed sen- practice for the cure of all woman's sation in stomach, dizzy or faint peculiar weaknesses and ailments. spells, see imaginary specks or Dr. Pierce's Lotion Tablets and spots floating before eyes, have dis- Antiseptic Suppositories may also agreeable, pelvic catarrhal drain, be used with great advantage conulceration, prolapsus, anteversion, jointly with the use of the "Favorretroversion, or other displace- ite Prescription" in all cases of ments of womanly organs from ulceration, and in pelvic catarrh. weakness of parts, will, whether They cost only 25 cents a box each. they experience many or only a at drug stores or, sent by mail, few of the above symptoms, find post-paid on receipt of sprice in relief and, generally, a permanent stamps by Dr. Pierce whose adcure, by using faithfully and fairly dress is given below.

This world - famed specific for endorsement of the "Favorite Prewoman's weaknesses and peculiar scription," send postal card request ailments is a pure glyceric extract to Dr. R. V. Pierce, Buffalo, N. Y., of the choicest native, medicinal for his free booklet treating of roots without a drop of alcohol in same.

are printed in plain English on its substitute for this remedy of known bottle-wrapper and attested under composition a secret nostrum of unoath. Dr. Pierce thus invites the known composition. Don't do it.

Street.

and \$23.50 in common stock, and that for each share of common stock of the United States company the holder is to receive three-tenths of a share of com-A fine of not more than \$5,000 or less

mon stock. It is contended that this apportion-ment is detrimental to the interests of the holders of the preferred stock of the United States Leather company which provides for 8 per cent cumu-lative dividends and upon which there is moreld an ecumulation of Alk per mon stock.

is unpaid an accumulation of 45½ per cent dividends. The bill asserts that with proper management the United States Leather company can be made to pay.

persistently Dr. Pierce's Favorite If you want to know more about the composition and professional

its make-up. All its ingredients You can't afford to accept as a

A sked for a stay. Judge Hough fixed Monday to hear arguments. A fine of not more than \$5,000 or less than \$1,000 can be imposed for each violation of which the corporations have been found guilty.

#### ALL THE WORLD

ALL THE WORLD is a stage, and Baltard's Show Linimen, plays a most prominent part. It has no superior for Rheumatism, suff 1 ints, cuts, sprains, and all pains. Buy ft, iry ft, and you will always use it. Anybody who has used Ballard's Snow Liniment is a living proof of what it does Buy a trial bottle. So, 50e and \$1.00, Sold by Z. C. M. I. Drug Dept., 112 and 114 South Main Bercat B



common carrier engaged in interstore or foreign commerce by railroad, or any of its officers or its agents, to require or permit any employe engaged in or connected with the movement of any train carrying interstate or foreign for-eign freight or passengers to remain on duty more than 16 consecutive hours, except when by casualty occur-ring after such employe has started on his trip, or by unknown casualty oc-curring before he started on his trip, and except when by accidents or un-expected delay of trains scheduled to make connection with the train on which such employe is serving, he is prevented from reaching his terminal; or to require or permit any such em-ploye who has been on duty 16 consecu-tive hours to go on duty without hav-

The Knox amendment was tabled. The final vote was then taken on the bill, the full text of which follows:

TEXT OF THE BILL.

apply to relief or wreck trains."

NAGEL SAYS HITCHCOCK DID NOT FAVOR HIM.

St. Louis, Jan. 10,-Charles Nagel, member of the firm of Finkelberg, Nagel & Kirby, when informed of the charges made against Secy, Hitchcock. said:

cock, said: "The statement that Secy. Hitchcock favored me over other lawyers in making the contract for the services of counsel in the case is incorrect. The fee fixed was the same as had been

stock of the United States Leather company.

Among the complainants are J. B. Colgate & Co., I. and S. Wormser, J. C. Colgate, Robert A. Johnson and J. M. Talimadge, the latter two of Wis-

consin. It is set out in the bill that the plan of merger provides for the continuation of the Central Leather company and the issue of \$80,000,000 of stock, half preferred and half common; that for each share of preferred stock of the United States company the holder is to receive \$50 in 5 per cent gold bonds, \$50 in 7 per cent cumulative preferred stock

TOBACCO TRUST CASES.

TOBACCO TRUST CASES. New York, Jan. 10.—The United States circuit jury considering the "tobacco trust" cases, tonight returned a ver-dict of acquittal as against the indi-vidual defendants, Karl Jungbluth and Howard E. Young, and a verdict of guilty against the corporate interests, the MacAndrews & Forbes company and the J. S. Young company. The corporations were found guilty on two counts, one of forming an illegal combination and the other of being a monopoly. The corporations were ac-quitted on the count charging conspira-cy. Counsel for the defense at once made

"Generally debilitated for years. Had slok headaches, lacked ambition, was worn-out and all run-down. Bur-dock Bitters made me a well woman." --Mrs. Chas. Freitoy, Moosup. Conn.



Final limit 30 days. For particu-lars see any D. & R. G. agent,

# re.st RBAC EAT

### SWINGS INTO THE SIXTH DAY

With the mightiest bargains ever offered in any store in America. They had to be the mightiest to bring such crowds here in January as we had this week. Customers and salespeople here this week were unanimous in the declaration that never before had any store been packed like this. Time after time we heard enthusiastic shoppers say "I don't need this now, but it's such a bargain that I'm going to buy now for the future and save almost half." THE SALE IS A RECORD BREAKER, and never before have the people shown more alacrity in proving their appreciation for "A GOOD THING."

ALL PRICES REDUCED FAR BELOW THE USUAL.

## BEEMP **NES MUST**

