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Does not heat the blood
No danger from over-eating
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Cooks in two minutes, serve hot with sugar and cream.

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FREE DELIVERY
We have put on a wagon for our bakery and will deliver you Fresh Bread, Pies and Cakes to any part of the city upon short notice.
We bake every morning, and only the best, and have had many years experience in the business. We will appreciate a share of your trade.

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Undertakers
Fine Caskets and Burial Robes
All Work Done by Licensed Embalmers and Fully Guaranteed.

TRAGEDY IN TENNESSEE

Caused by Blind Tiger Boze, Literally of the Brand that Will Start a Fight in a Church

Jellico, Tenn., Sept. 28.—One of the bloodiest affairs in the history of East Tennessee occurred north of Anthonis postoffice Sunday. The scene was a Baptist church within fifty yards of which a "blind tiger" has been operated for months.
The services had closed and nearly all the congregation had emerged from the church, when a crowd of drunken men who had visited the "blind tiger" began firing into the worshippers with pistols. John Bennett, J. W. McKinney and Edward Thomas were shot down at the door, and died almost instantly. The preacher was mortally wounded. Another worshipper was also shot down in front of the church, but he is not dangerously wounded.

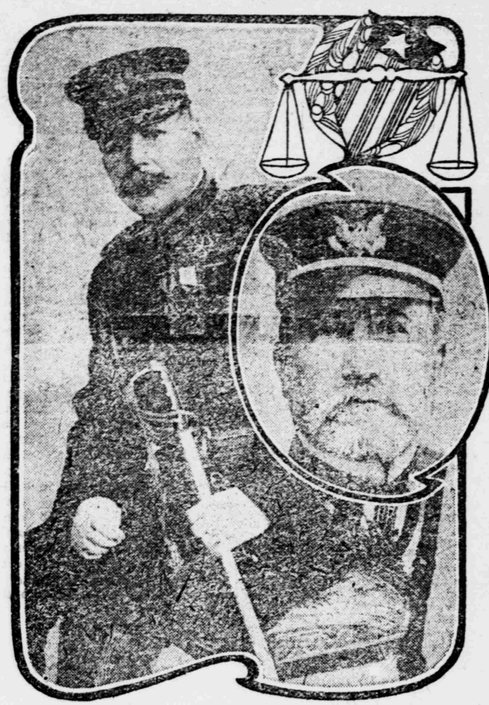
ROOSEVELT ANSWERS BRYAN

His Reply Is Energetic If Not Accurate, But Bryan Will Have Little Trouble in Picking It to Pieces
Washington, Sept. 28.—President Roosevelt late last night made reply to W. J. Bryan's recent speech in which he maintained that the Democratic party and platform were not getting a "square deal" in the campaign that the President professes of fair treatment entitled them to.
Mr. Roosevelt's reply deals particularly with Mr. Bryan's assertion that the administration has been neither sincere nor effective in the prosecution of trusts. Mr. Roosevelt comments in charge with characteristic emphasis, and sets forth in detail what has been done under his direction toward curbing the conditions necessary to canalize with a view to destroying competition.
The President's letter in part follows:
Letter of the President
Washington, Sept. 27, 1908.
Dear Sir—I have seen your letter published in this morning's papers. As to most of what you say about me personally I do not regard any answer as necessary. When you say that I am unfair to your platform you reiterate certain opinions as to which I had quoted, with my hearty approval, Gov. Hughes in my first letter; and these, therefore, are unnecessary to answer. You have not answered the Hughes speech; and in my judgment you do well not to make the attempt. You say that your platform declares in favor of the enforcement of the law against guilty trust magnates and officials, and that the platform upon which Mr. Taft stands makes such a declaration. It was not necessary. That platform approved the policies of this administration and promised to continue them; and here, as usual, I have only to compare your words with the deeds of the administration and of Mr. Taft. You merely promise in your platform that you intend to do just what this administration has actually done and is doing.

Performances of Olney
To show the difference between deeds and words I will compare the record of this administration with the record of one of your most prominent supporters. At the present, Mr. Olney, attorney general under the last Democratic administration, while Mr. Olney was attorney general no cases whatever were brought under the anti-trust law, and the only combinations of capital, the only new cases which he brought being directed against combinations of workmen. During that administration, the only cases brought against combinations of capital under the anti-trust act were four in number, two of which were unsuccessful, one of the other two being the case which is decided by Judge Taft in favor of the government.
Under this administration a mass of such cases have been brought, including the case against the Northern Securities Company; against the Rock-Sellers; against the Federal Salt Company; against the General Paper Company; against the Otis and other elevator companies; against the American Tobacco Company; against the powder trust; against the Virginia-Carolina Chemical Company; against the Standard Oil Company, and others.
In a number of these cases the government has already succeeded by injunctions and otherwise. Some of the cases are now pending. In hardly any important cases against great law-breaking corporations has the government yet suffered final defeat.

Suppression of Railroad Abuses
As regards suits to suppress railroad abuses: Under the last Democratic administration there were no indictments against shippers for receiving rebates or secret rebates. Under my administration there have been forty-nine indictments for secret rebates, resulting in eighteen convictions, and in only four cases have these indictments failed. The other twenty-seven cases are still pending. Among the railroads which have been convicted are Chicago and Alton; Chicago, Burlington and Quincy; the New York Central; the Chicago, Rock Island and Pacific, and the Chicago, Milwaukee and St. Paul, while scores of cases are still pending against other leading railroads.
Among the shippers that have been convicted are some of the greatest corporations in the United States, as for instance, the American Sugar Company, the aggregate of the actually paid being more than \$150,000; Swift & Co., Armour Packing Co., the Cudahy Packing Co., Nelson Morris & Co., each of whom was fined \$15,000, and the cases have now been carried to the Supreme Court. The Standard Oil case is still pending. This is a record of actual achievement, and beside it more promises are empty, indeed, and they would not be made now with any possibility of performance resulting, if it were not for the achievement above recited.

Steel Company Merger
You state that the steel company with my express consent, purchased one of its largest rivals and thus obtained control of over 50 per cent of the total output. This action of the steel company, which increased its share of the total output by only about 4 per cent, and in no way altered the standing of the company under the law, may have been a violation of your plan, the absurdity of which has been exposed by Gov. Hughes. But there was no violation of the law. I was cognizant of the entire transaction, and it was entered into by the steel corporation of its own desire, but solely at the urgent request of the corporation purchased; and of the big banks holding that corporation's securities in order to enable them to prevent a crash which would have turned the panic of last fall into a widespread disaster. I should, indeed, have been derelict in my duty if I had not efficiently used all the power of



TWO MEMBERS OF THE PRESIDENT'S MILITARY COURT.

By direction of the president the war department has announced that a general court martial will be held at Fort Wayne, Mich., Sept. 29. Major General Frederick D. Grant will act as president of the court. Colonel Major O. S. Heistand is another member of the court.

the government, where it could be legally and properly used (as it was in this case), to see that the panic was kept within the smallest possible radius and the damage caused as slight as possible. You would never understand the principle on which I acted if you would rid yourself of the idea that I am trying to discriminate for or against any man or corporation because he is either wealthy or not wealthy. I regard such discrimination in either direction as utterly incompatible with a spirit of honesty and fair dealing.

Named a Bryan Supporter
You ask me to name a single official connected with a law-defying corporation who has declared or will declare that he is supporting me. In a letter to the officials of the Standard Oil Company, which reached me at the same time as those containing this published letter of yours, I find a statement from Judge Henry S. Priest, attorney for the Waters-Pierce Company, the Western subsidiary or representative of the Standard Oil Company, in which he announces that he is for Bryan and states that Wall Street believes that Bryan will be elected. In response to the question as to whether he could quote any of the Standard Oil magnates as feeling that way, he answered: "I did not say any of the officials of the Standard Oil Company. I am giving you what I found was the drift of opinion among well posted politicians as well as bankers. They haven't proved anything on him, have they?" The newspaper clipping goes on to say that "Judge Priest was one of the lawyers who fought the case against the Standard Oil Company in the State's outer suit against the Waters-Pierce and Republic Oil Companies. His legal practice is chiefly with the big corporations and his firm is counted for the water company and for the North American interests in St. Louis."

Admits Their Support of Taft
You say that the trust magnates know that they intend to support Judge Taft. So far as their interests are simply the interests of the business community, and especially of the wage-workers, I believe they will support Judge Taft. So far as they have special interests which are to them more important than the general business welfare, I believe they will support Judge Taft.

On Campaign Contributions
I now come to what you have to say as to contributions, and here you furnish me with an interesting statement of the contributions to Mr. Hughes' campaign fund for Governor two years ago, that various men of wealth, some of them connected with big corporations whom you name, to the number of nine, contributed from \$20,000 to \$500 a piece. You ask, "Would the fact that these gentlemen contributed to his campaign fund strengthen or weaken his testimony against the reasonableness of our anti-trust remedy?" And later you continue by asking, "Are you willing to say that any public interest was served in 1904 by concealing until after election the contributions made to the Republican Campaign Committee by Mr. Harriman and those collected by him for others? Are you willing to say that the publication before election of the contributions then made would have had no effect upon the election?" You then propose to publish the names of contributors before election and ask us to do the same.

Were More Bagatelles
The amounts you mention as contributed to Mr. Hughes are utterly trivial compared to the amounts I have already mentioned as contributed to your campaign in 1896; but by my judgment the amount contributed has nothing whatever to do with the point at issue. The question was, for instance, whether Mr. Clark of Montana, when he contributed heavily to your campaign fund, had a proper motive, and whether your action would or would not have been influenced properly or improperly by that contribution; and the same question applies to Mr. Hughes and to me. In the case of Mr. Hughes and myself the answer is fortunately easy. You have nothing to do but examine our records in the offices to which we were both elected,

You either know or ought to know or ought to have known before writing that in not one instance has Mr. Hughes, as Governor, done one thing of any kind, sort or description for any one of the contributors you mention, or for any other contributor to his fund, which ought not to have been done, and would not have been done if no contribution had been made. Yet you clearly imply that he is and has been improperly influenced by the fact of these contributions having been made. Do you consider such an implication either straight-forward or sincere?

But Won't Publish Them
You have quoted the subscriptions furnished to Gov. Hughes as giving reason to distrust Gov. Hughes' attitude toward corporations, and I am obliged to say that this cannot be sincere on your part, for you know well what the Governor's attitude has been throughout his term. You quote the subscription of Mr. Harriman to my campaign, although you know well that it did not interfere with any action taken by me as against Mr. Harriman and ask if it would not have affected the campaign if known. Thereby you have furnished an excellent reason for refusing to meet your proposal; for you make it evident that to adopt my proposal would give to every man who cared merely for partisan success the chance, by precisely the argument you have now made, to create to more purpose the false impression that you are now asking to create. Mr. Taft's refusal in the executive services, show that he could not be swayed in any such way by any consideration save the public interest, and that the fact of any man's contribution or failing to contribute would in any way influence his action any more than it has influenced his action or the action of Gov. Hughes. I emphatically approve of the publication of campaign expenses after the election, whether provided for by law or not.

HOW'S THIS
We offer One Hundred Dollars Reward for any case of Catarrh that cannot be cured by Hall's Catarrh Cure.
F. J. Cheney & Co., Toledo, O.

Praying for Rain in Pennsylvania
Their Prayers Will Certainly be Answered if They Keep on Praying Until it Rains
Pittsburg, Sept. 29.—With losses aggregating several million dollars from forest fires and the reported loss of a number of lives due to fighting timber conflagrations; the enforced idleness of thousands of workmen owing to the suspension of manufacturing establishments because of lack of water; the health authorities anticipating a serious epidemic of contagious diseases and many small streams dried up and practically obliterated, each day gradually increasing the seriousness of the unprecedented situation.
In all sections of the dry zone prayers are offered up daily and these prayers will continue until the rare answered with rain.

OF INTEREST TO MANY
Foley's Kidney Cure will cure any case of kidney or bladder trouble that is not beyond the reach of medicine. No medicine can do more. Sold by all dealers.
RUSSIAN RAILWAY WRECK
St. Petersburg, Russia, Sept. 29.—In the wreck of a military train between Aluzha and Ashabad, twelve persons were killed and seventy-four injured, many fatally.
SICK HEADACHE
This disease is caused by a derangement of the stomach. Take a dose of Chamberlain's Stomach and Liver Tablets to correct this disorder and the sick headache will disappear. For sale by all druggists.

THE COMMERCIAL BARBER SHOP
Opens into the lobby of the Ocala House.
Offers the very best service of skilled workmen with modern appliances. Strictly sanitary. Electric fans, electric massages.
Hot Running Water at all Times
'BARBER JOE' Manager
W. C. BLANCHARD
CONTRACTOR AND BUILDER
Plans furnished on application.
P.O. Box 46. Ocala, Fla.

HASKELL WILL SUE HEARST

For Criminal Libel—Says He Will Make the Independence Boss Prove What He Said Isn't So

Kansas City, Mo., Sept. 29.—A special telegram to the Times from Guthrie, Okla., says: "Governor Haskell announced on his arrival here last night from Chicago, that he would bring suit against William Randolph Hearst on Wednesday.
"For criminal libel, governor" was asked.
"Well, I don't know what you would call it."
"To make him prove what he said?"
"No, sir," replied the governor, "to make him prove what he said wasn't true."

GOVERNOR HASKELL EXPLAINS His Action in Regard to the Corporation Which the Republicans Saddled on the Young State of Oklahoma

Kansas City, Sept. 28.—Gov. Charles N. Haskell passing through this city last night on his way from Chicago to Guthrie gave out a letter addressed to President Roosevelt defending his (Haskell's) attitude toward the Prairie Oil and Gas Company and assailing the President for granting before statehood a franchise in Indian Territory for a Standard Oil pipe line at the request of Senator Chauncey M. Depew.
"You know," writes Haskell, "that Senator Depew was the greatest Standard Oil agent in the Senate."
Gov. Haskell's letter said: "I say that the Secretary of the Interior granted the Prairie Oil and Gas Company a franchise before statehood; that the federal courts would prevent our state's interference and that we are compelled to treat it as we find the grant, and that hence I properly dismissed the suit brought by our attorney general without my approval. Ex-Secretary Hitchcock says he did not grant any franchise. Secretary Garfield says he did, but that the state's power is not in any way limited to control it, and that I am quibbling. The press reports this morning that Hitchcock in hearing that company's application for franchise in the year 1903 (three years before statehood) hesitated about granting, whereupon Senator Depew and others went over Hitchcock's head to you, Mr. President, and got an order to the secretary to make the grant.
"The Prairie Oil and Gas Company was a Kansas corporation, and under that franchise at once built its main line from Kansas down about 100 miles into Indian Territory, not the state of Oklahoma, and began, and still continues, operation. Right was also included to lay lateral lines to assemble oil from wells into the main line, three such lateral lines being laid to the nearby cluster of wells now in question. Thus statehood found this foreign corporation with its vested rights under the Interior department's grant embracing an interstate property.
"Mr. President, can we ignore your grant and tear up that line under state authority? You know we cannot. Will a domestic corporation come in now with that interstate line existing and parallel it to the same wells? Certainly not, no more than a new state railroad would build parallel with an existing interstate road to carry an amount of grain production not ample for both. Who wants an additional lateral line in this instance? The owners of that cluster of wells who produce the oil and must pay it or go into bankruptcy; the land owners who want their royalties; the laborers who want employment; the local merchants whose trade depends upon production and sales of numerous small products. We would all like to see this company take out a domestic charter; our Attorney General brought suit to prevent this, but the additional interstate line until it should domesticate. The oil pipe company said:
"All right, stop us, Mr. Attorney General; if you wish, we can wait."
"But our interests above mentioned appealed to me in their distress. I saw that our people were the only sufferers and that we could not compel the pipe line to domesticate and I stopped the case, and for this reason, Mr. President, you say I have been corrupted to aid the oil pipe company."

IF YOU KNEW
The merits of the Texas Wonder, you would never suffer from kidney, bladder or rheumatic troubles. 21 bottles to two months' treatment. Sold by druggists or by mail. Send for testimonials, Dr. E. W. Hall, 2255 Olive street, St. Louis, Missouri.

ADIRONDACKS ARE AFLAME
Malone, N. Y., Sept. 29.—Panned by a strong wind, the forest fires in the Adirondacks are raging with renewed vigor and unless rain comes soon the conflagration will get beyond control.
WILLIAM'S KIDNEY PILLS
Have you neglected your kidneys? Have you overworked your nervous system and caused trouble with your kidneys and bladder? Have you pains in loins, side, back, groins and bladder? Have you a flabby appearance of the face, especially under the eyes? Too frequent a desire to pass urine? If so, Williams' Kidney Pills will cure you. Sold by the Anti-Monopoly Drugstore.

BIG MONEY FOR OLD RAILS
A Consequence of the Scarcity of Cedar Timber
Murfreesboro, Tenn., Sept. 28.—The high price of farm property in Rutledge county is not due entirely to the productivity of the soil nor the satisfactory prices of farm products.
The red cedar rails used to fence most of the farms in this county are now as valuable as is the land they surround. The American Pencil Co. is buying up all of these rails that can be had and good prices are being realized for them by the sellers.
One farmer sold the rails from his farm for \$7500 and it is stipulated that they are to remain on the farm for five years. Another farmer, L. D. Harrell, sold 150,000 rails for about \$15,000. Others have sold smaller amounts, but in all cases it has astonished the farmer to learn how much money he had invested in rails.
It is said that the pencil company has bought \$100,000 worth of cedar rails since the establishment of the plant here.

THE REMEDY THAT DOES
"Dr. King's New Discovery is the remedy that does the healing others promise but fail to perform," says Mrs. E. R. Pierson, of Auburn Centre, Pa. "It is curing me of throat and lung trouble of long standing that other treatments relieved only temporarily. New Discovery is doing me so much good that I feel confident its continued use for a reasonable length of time will restore me to perfect health." This renowned cough and cold remedy and throat and lung healer is sold at all drug stores. Fifty cents and \$1.00. Trial bottle free.

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R
IN SEASON AT THE
ARCADE
Raw, Stewed or Any Old Style

THE MORE YOU DO

for others, the more you profit yourself.
Somehow, satisfactory service to present customers, becomes known outside the bank's patrons. That's why our list increases.

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OCALA, FLA.
THE DEPOSITORS IN THIS BANK
Are the merchants, the professional and successful men and women of the city, the farmers of the surrounding territory.
We accommodate all classes. Our customers represent the men and women who have built and are still building successful enterprises.
We solicit a share of your business.

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PRICES:
One wheel one hour 15c
One wheel three hours 40c
One half day 50c

Best Equipped Repair Department in the City
All work Guaranteed
STANDARD HIGH GRADE WHEELS, \$10 DOWN AND \$2 PER WEEK
Use any of our wheels free while yours is being repaired

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Furniture, Stoves, China, Crockery, Lamps, Rugs, Carpets, Matings, Linoleums, Blankets, Comforts, Table and Bed Linen, Pictures, Portiere and Lace Curtains.

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OILS, LIME, SEWER AND FLUE PIPE, LATH, SHINGLES AND CEMENT

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