

that during the whole of the 20th and 21st of May the Cristobal Colon and other vessels of the Spanish squadron lay in wait...

his absence and without a hearing a thing intolerable, whoever may be concerned...

Under the ninth clause of the precept the court ordered the court to be adjourned...

It is not by any means intended here to say that the foregoing principal points covered by the inquiry are the only points upon which the court is divided...

Under the ninth clause of the precept it was established by the introduction before the court of the original copy of the report...

Under the ninth clause of the precept it was established by the introduction before the court of the original copy of the report...

Under the ninth clause of the precept it was established by the introduction before the court of the original copy of the report...

Under the ninth clause of the precept it was established by the introduction before the court of the original copy of the report...

Under the ninth clause of the precept it was established by the introduction before the court of the original copy of the report...

Under the ninth clause of the precept it was established by the introduction before the court of the original copy of the report...

Under the ninth clause of the precept it was established by the introduction before the court of the original copy of the report...

Under the ninth clause of the precept it was established by the introduction before the court of the original copy of the report...

Under the ninth clause of the precept it was established by the introduction before the court of the original copy of the report...

Under the ninth clause of the precept it was established by the introduction before the court of the original copy of the report...

Under the ninth clause of the precept it was established by the introduction before the court of the original copy of the report...

Under the ninth clause of the precept it was established by the introduction before the court of the original copy of the report...

ADMIRAL SAMPSON'S PROTEST

BRIEF FILED BY HIS COUNSEL WITH SECRETARY LONG.

Attention is called to the fact that Dewey Ruled Out Testimony as to Who Was in Command at the Battle of Santiago, and That Therefore His Opinion on That Point Should Be Disapproved.

WASHINGTON, Dec. 21.—The following brief by Stayton & Campbell, attorneys for Rear Admiral Sampson, was filed with Secretary Long this morning:

As counsel for Rear-Admiral Sampson, we have the honor to request that the Department, for the reasons below stated, strike out or specifically disapprove that portion of Admiral Dewey's opinion filed in connection with the proceedings of the Schley Court of Inquiry...

Under the ninth clause of the precept it was established by the introduction before the court of the original copy of the report...

Under the ninth clause of the precept it was established by the introduction before the court of the original copy of the report...

Under the ninth clause of the precept it was established by the introduction before the court of the original copy of the report...

Under the ninth clause of the precept it was established by the introduction before the court of the original copy of the report...

Under the ninth clause of the precept it was established by the introduction before the court of the original copy of the report...

Under the ninth clause of the precept it was established by the introduction before the court of the original copy of the report...

APPRaiser WAKEMAN OUT.

THE PRESIDENT TAKES SUMMARY ACTION IN HIS CASE.

George W. Wakeman Will Be Appointed as His Successor—The Appraiser of the Port of Boston Is to Be Placed Temporarily in Charge of the Office.

WASHINGTON, Dec. 20.—It was officially announced at the White House at 2 o'clock this afternoon that Appraiser Wilbur F. Wakeman had been removed upon the recommendation of Secretary of the Treasury Gage, and that George W. Whitehead of New York would be appointed as his successor.

These extreme measures were decided upon in short order after Secretary Gage arrived from New York this morning in response to the telegraphic summons from the President.

The President was quick to see that he must maintain either the Secretary or the Appraiser, and that the other must be severely rebuked. It did not take an instant for him to decide upon summary action against the Appraiser, and the decision would have been the same even if the Appraiser had not already been asked to resign.

Wakeman was quick to see that he must maintain either the Secretary or the Appraiser, and that the other must be severely rebuked. It did not take an instant for him to decide upon summary action against the Appraiser, and the decision would have been the same even if the Appraiser had not already been asked to resign.

Wakeman was quick to see that he must maintain either the Secretary or the Appraiser, and that the other must be severely rebuked. It did not take an instant for him to decide upon summary action against the Appraiser, and the decision would have been the same even if the Appraiser had not already been asked to resign.

Wakeman was quick to see that he must maintain either the Secretary or the Appraiser, and that the other must be severely rebuked. It did not take an instant for him to decide upon summary action against the Appraiser, and the decision would have been the same even if the Appraiser had not already been asked to resign.

Wakeman was quick to see that he must maintain either the Secretary or the Appraiser, and that the other must be severely rebuked. It did not take an instant for him to decide upon summary action against the Appraiser, and the decision would have been the same even if the Appraiser had not already been asked to resign.

Wakeman was quick to see that he must maintain either the Secretary or the Appraiser, and that the other must be severely rebuked. It did not take an instant for him to decide upon summary action against the Appraiser, and the decision would have been the same even if the Appraiser had not already been asked to resign.

APPRaiser WAKEMAN OUT.

THE PRESIDENT TAKES SUMMARY ACTION IN HIS CASE.

George W. Wakeman Will Be Appointed as His Successor—The Appraiser of the Port of Boston Is to Be Placed Temporarily in Charge of the Office.

WASHINGTON, Dec. 20.—It was officially announced at the White House at 2 o'clock this afternoon that Appraiser Wilbur F. Wakeman had been removed upon the recommendation of Secretary of the Treasury Gage, and that George W. Whitehead of New York would be appointed as his successor.

These extreme measures were decided upon in short order after Secretary Gage arrived from New York this morning in response to the telegraphic summons from the President.

The President was quick to see that he must maintain either the Secretary or the Appraiser, and that the other must be severely rebuked. It did not take an instant for him to decide upon summary action against the Appraiser, and the decision would have been the same even if the Appraiser had not already been asked to resign.

Wakeman was quick to see that he must maintain either the Secretary or the Appraiser, and that the other must be severely rebuked. It did not take an instant for him to decide upon summary action against the Appraiser, and the decision would have been the same even if the Appraiser had not already been asked to resign.

Wakeman was quick to see that he must maintain either the Secretary or the Appraiser, and that the other must be severely rebuked. It did not take an instant for him to decide upon summary action against the Appraiser, and the decision would have been the same even if the Appraiser had not already been asked to resign.

Wakeman was quick to see that he must maintain either the Secretary or the Appraiser, and that the other must be severely rebuked. It did not take an instant for him to decide upon summary action against the Appraiser, and the decision would have been the same even if the Appraiser had not already been asked to resign.

Wakeman was quick to see that he must maintain either the Secretary or the Appraiser, and that the other must be severely rebuked. It did not take an instant for him to decide upon summary action against the Appraiser, and the decision would have been the same even if the Appraiser had not already been asked to resign.

Wakeman was quick to see that he must maintain either the Secretary or the Appraiser, and that the other must be severely rebuked. It did not take an instant for him to decide upon summary action against the Appraiser, and the decision would have been the same even if the Appraiser had not already been asked to resign.

APPRaiser WAKEMAN OUT.

THE PRESIDENT TAKES SUMMARY ACTION IN HIS CASE.

George W. Wakeman Will Be Appointed as His Successor—The Appraiser of the Port of Boston Is to Be Placed Temporarily in Charge of the Office.

WASHINGTON, Dec. 20.—It was officially announced at the White House at 2 o'clock this afternoon that Appraiser Wilbur F. Wakeman had been removed upon the recommendation of Secretary of the Treasury Gage, and that George W. Whitehead of New York would be appointed as his successor.

These extreme measures were decided upon in short order after Secretary Gage arrived from New York this morning in response to the telegraphic summons from the President.

The President was quick to see that he must maintain either the Secretary or the Appraiser, and that the other must be severely rebuked. It did not take an instant for him to decide upon summary action against the Appraiser, and the decision would have been the same even if the Appraiser had not already been asked to resign.

Wakeman was quick to see that he must maintain either the Secretary or the Appraiser, and that the other must be severely rebuked. It did not take an instant for him to decide upon summary action against the Appraiser, and the decision would have been the same even if the Appraiser had not already been asked to resign.

Wakeman was quick to see that he must maintain either the Secretary or the Appraiser, and that the other must be severely rebuked. It did not take an instant for him to decide upon summary action against the Appraiser, and the decision would have been the same even if the Appraiser had not already been asked to resign.

Wakeman was quick to see that he must maintain either the Secretary or the Appraiser, and that the other must be severely rebuked. It did not take an instant for him to decide upon summary action against the Appraiser, and the decision would have been the same even if the Appraiser had not already been asked to resign.

Wakeman was quick to see that he must maintain either the Secretary or the Appraiser, and that the other must be severely rebuked. It did not take an instant for him to decide upon summary action against the Appraiser, and the decision would have been the same even if the Appraiser had not already been asked to resign.

Wakeman was quick to see that he must maintain either the Secretary or the Appraiser, and that the other must be severely rebuked. It did not take an instant for him to decide upon summary action against the Appraiser, and the decision would have been the same even if the Appraiser had not already been asked to resign.

BEST & CO

Gifts For Children.

- UMBRELLAS, commencing with a good school umbrella for 50c, to fine silk with fancy handles of pearl, silver and natural wood, silver trimmed, from \$1.75 to \$3.75.

- BOYS' WORSTED TOQUES, all colors and combinations, 48c.

- BABIES' WHITE WORSTED LEGGIN DRAWERS, 2 years, 95c; 3 years, \$1.05; 4 years, \$1.15.

- BOYS' NECKWEAR, in pretty, light effects, for holiday gifts; Tecks, Four-in-Hands, 39c.

- BABIES' WINTER TOQUES, in pink, light blue, white, navy and red; a very suitable present for little folks, 39c.

60-62 West 23d St.

Gold Lion Cocktails. A collection of drinks with... "Stunts"

Copyright 1901 by The Sun Printing and Publishing Association. All rights reserved.