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BAY SAINT LOUIS, MISSISSIPPI, SATURDAY, FEBRUARY 28, 1914.

Parkwood Rammed Dredge

Wednesday.

Examination of the damage sus-

tained by the dredge Gulfport, which

Wednesday, resulted in the announce-

ment by Capt. W. A. Farmer this

morning that the damage amounts to

\$15,000 and that it was only by a

miracle that the dredge did not go to

One pontoon was cut in two, two

inch pipe line and five rubber connec-

and lower guards of live oak, which

are supported by six-inch copper angle

line, were smashed, and the sheets on

the port side of the stern were driven

returned to work, it will have to go

Had not the steamer rammed a

bulkhead, it is claimed that it would

the boiler room, and the valuable gov-

it, and that that point was struck is

considered a piece of rare good for-

The board of enquiry has not yet

fixed the blame for the collision, but it

is claimed that the Parkwood was

not obeying the harbor regulations

when she crashed into the stern of the

Gulfport. There has been some talk

of friction between the shippers and

the government engineers, and some

discussion of the harbor regulations,

it is reported, but Major Kellar, in

charge of this district, was down from

Mobile last night for a personal in-

spection and investigation, and today

it was declared that the reported fric-

The damage to the dredi tes not

seriously interfere with its operation,

and there is reason to believe that it

will not go to drydock until it has fin-

The board of survey, which exam-

ined the damage sustained by the

Parkwood, returned from Ship Island

with the announcement that the

permitted to go to sea, but that three

starboard plates were sprung and the

the dredge, thus violating the govern-

ment regulations for the harbor and

subjecting herself to a fine of \$500.

Executive Session.

An executive session in the senate

before the closing days of the session

bill or the Burkitt bill providing for

the election of circuit and chancery

sage. This will make it unnecessary

to confirm appointment, in a sense.

The bills call for a special election on

this and it is provided that the pres-

ent judges serve until until the elec-

tion decides who shall serve there-

after. It is a safe prediction that

there will be no judicial appointments

confirmed by the present legislature.

As to other appointments, such as

heads of institutions and others, these

will be left until the last minute in

order to prevent any friction, but it is

given out that there is little fear of

failure to confirm the appointments

made by the governor when the sen-

ate arrives at this stage of the busi-

APPEAL TO HIGH COURTS

Purvis, Miss., Feb. 27.

LEWIS AND ENNIS WILL

accompanying statement.

Jackson, Miss., Feb. 27.

ALL APPOINTMENTS

tion had been elimina ad

ished its present work.

will repair her, it is said.

the bottom.

repaired.

Gulfport, February 27.

TWENTY-THIRD YEAR. No.



Telephone Saved Child's Life

One of the children fell into a water tank on an Alabama farm and was rescued unconscious and apparently lifeless. The frantic mother rushed to the telephone and called the doctor six miles away. He told her what to do and started at once, but before he arrived the child was out of danger. The protection of women and children is only

one of the chief values of the telephone on the farm. You can have this service at small cost. See the nearest Bell Telephone Manager or send a

FARMERS' LINE DEPARTMENT

Cumberland Telephone and Telegraph Company

postal for our free booklet.

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CONDENSED STATEMENT SHOWING THE CONDITION OF THE

Hancock County Bank

Bay St. Louis, Miss.,

INCLUDING ITS BRANCHES AT PASS CHRISTIAN, MISS., AND PEARLINGTON, MISS. On December 27, 1913.

	RESOURCES.	LIABILITIES.
	Loans and discounts,	Surplus
ψ.	New Orleans stock exchanges, 62,920.00 Cesh and sight exchange,61,623.63 124,543.63 Total	Total \$ 534,534.19

I Joseph F. Cazeneuve, Vice President and cashier of the Hancock County Bank, of Bay St Louis, Miss., do hereby certify that the foregoing is a true, full and exact statement of the assets and liabilities of said bank, including its branches at Pass Christian, Miss., and Pearlington, Miss. on the day and date named therein, as shown by the books of same. Sworn to and subscribed before me. F. C. Bordages, Sr., a notary public in and for the city of Sworn to and subscribed before me. F. C. Bornday of January, 1914.

Bay St. Louis, Hancock County, Miss., this the 5th day of January, 1914.

F. C. BORDAGES, Sr., Notary Public.

L. A. de Montluzin Sons,

DRUGS, CHEMICALS, MEDICINES,

Fancy and Toilet Articles, Perfumery,

FINE STATIONERY, FISHING TACKLE, ETC.

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SOLE AGENT FOR VINOL. BAY ST. LOUIS, MISS.



CASTORIA

For Infants and Children In Use For Over 30 Years appeal the case to the high courts, anxious to leave nothing undone to out question if you are not perfectly Always bears

HOUSE CENSURES JUDGE WHITMAN FOR \$50,000 FEE Jackson, Feb. 26. By a vote of 68 yeas to 32 nays

the House of Representative yesterday adopted a resolution censuring Judge Samuel Whitman, Jr., of the Second Chancery Court District for his conduct in allowing a fee of \$50,-000 to the receivers and attorneys of the defunct Union Bank and Trust Company of Meridian.

Immediately following the adoption of the resolution of censure the House passed a concurrent resolution notifying Judge Whitman that he would be addressed out of office, and citing him to appear before the Legislature to defend himself.

Both resolutions will now go to the Senate unless they are held up in the House on a motion to reconsider. Under the rules bills and resolutions lie over one legislative day in each house after passage unless there is a motion to suspend the rules and transmit to the other house immediately. No motion was made to suspend the rules, and the resolution cannot reach the Senate until today.

What action the upper branch of the Legislature will take remains to be determined, but the indications were last night that the Senate will proceed slowly and send the resolutions to committee before any steps will be taken toward passage. This may carry the matter over several

The resolution censuring Judge ernment craft would have gone to the Whitman was introduced in the House bottom. The Parkwood hit the bulkby Representative Walker of Lauderdale county. It followed the adoption of the report of the legislative committee on the investigation of the charges against Judge Whitman and provoked a stormy debate. Friends of Judge Whitman attacked the resolution and pleaded that the jurist should be given an opportunity to defend himself while his critics declared that the evidence brought out before the probing committee sufficent to condemn him. After the adoption of the resolution of censure Representative Rencher of Kemper

introduced a concurrent resolution giving notice to Judge Whitman that he would be addressed out of office. This resolution was likewise adopted. Mr. Rencher was a defender of Judge Whitman when the resolution introduced by Mr. Walker was under debate. His purpose in introducing the second resolution was to give

WHITMAN WANTS HEARING, HE SAYS steamer was seaworthy and had been

heard in his own defense.

Judge Whitman an opportunity to be

Chancellor Is In Jackson Getting a Line on Situation.

Jackson, Miss., Feb. 27. Chancellor Sam Whitman, Jr., came to Jackson yesterday afternoon from is home at Laurel to "get a line on the situation," as he expresesd it, and to accept the first opportunity to go before the legislature and make a per- MAY NOT CONFIRM sonal defense of his actions that resulted in a condemnation resolution being adopted by the house of represtatives yesterday.

The chancellor was accompanied here by a number of attorneys. It is known that he was anxious to go before the house yesterday afternoon but Mr. Jones had withdrawn his resolution to reconsider vote by which the Whitman resolution was adopted, so it now appears that his only chance for a hearing is before the senate, to which body the resolution will go to-

Besides saying that he had done nothing to invite such severe criticism, the chancellor would not make judges is practically assured of pasany statement last night. However, he did say that he was prepared to show that all of his actions were law-

NOT LEAVE

Gulfport, February 27. Hughie Jennings, manager of the Detroit Tigers, this morning emphatically denied the report that next year the Tigers would train near San Antonio, Texas. The report has been given publicity in northern papers this week.

ness calendar.

eral prison in Atlanta.

BOND ISSUE OR RAISE IN TAX LEVY ONLY WILL PREVENT EXTRA SESSION Jackson, Miss., Feld

Another obstacle to the Cation of Mississippi's financial situation developed yesterday morning when members of the house went on record against a state bond issue, and their determination not to vote for such a Costly Damage Done When Steamer measure in any form was made ap-

On the other hand, Governor Brewer is equally determined that the legislature will not be allowed to quite work until some business-like plan of handling the state's finances and meeting all appropriations made for was rammed by the steamer Parkwood the ensuing two years is adopted. He will not give his approval to any measure that contemplates short term oans or which will force him to bor-

The governor has let it be known that he does not intend to give his approval to any temporizing with were smashed, forty feet of twentywhat, he says, is a plain cold-blooded business proposition; in other words, tions were ruined, both the upper if the lawmakers make heavy appropriations they must provide for meeting them, either through a raise in the tax levy or a bond issue. Unless this is done it is probable that in six inchs. While the dredge has the governor may call an extra session of the legislature later in the to dry dock before the damage can be

A resolution has been passed in the house to adjourn March 14, and while have gone through the dredge into journment, he has made it plain that he can and will call them back in special session if they do not advise ing got abroad, however, and today liquiy, easy to take and causes no pain, head as truly as if it had aimed for a satisfactory plan of clearing away the existing treasury deficit.

Leland, Miss., F. bruary 24. Sam Petty, a negro, acused of having killed Charles W. Kirkland, deputy sheriff, here late today, was shot to death by a mob tonight and his body burned. An effort to burn the negro alive failed when the flames burned the ropes with which he had been bound. He was riddled with bullets when he attempted to escape.

Petty, wanted on a trival charge, opened fire on Kirkland with a shot gun when the officer entered a cabin on the outskirts of Leland in which the negro had taken refuge. Kirkland was instantly killed.

Tonight Petty was captured by posse of citizens and before officers could secure possession of him a mob had formed and determined on the stem bent. From \$1,100 to \$1,500 torch as a means of execution. With little ceremony the negro was bound It is claimed that the Parkwood did and placed in an oil-soaked dry box not stop her propellor when passing and the match applied. A moment later the man, his clothing aflame, broke from his fastenings and started to run, but before he could gain headway was riddled with bullets. The body was then replaced in the box, and within half an hour burned to

The mob then dispersed and no fur-Elective Judiciary Bill May Prevent ther disorder is anticipated. Up to a late hour tonight no arrests had been

Several weeks ago a policeman was shot to death here by a negro, and when news of the killing of Kirkland is very remote according to hints was circulated the mob was quick in given out by influential members of gathering tonight. It is estimated the body. There will be no confirma- that more than 300 men took part in tion of judicial appointments, is an the lynching.

Why? Because either the Norwood |]

Aurora, Ill., February 24. Yielding to persons who have faith in ages-old superstition, the authorities here have photographed the eyes of Theresa Hollander. State Attorney Tyler admitted this today, saying that it was the belief of many that the retina of a murdered person retains the image of the murderer.

Whether the negative, held by the attorney. Neither did he say whether nature, was not revealed by the state's feel well, it would be introduced as evidence in any proceedings growing out of the clubbing to death of Miss Hollander in troubled. But this is not true today. a cemetery here a week ago.

gestion of an oculist, who asserted is even dangerous to many. The use of with emphasis that the retina of the Dodson's Liver Tone instead of calomel slain girl's eyes would show the last has spread wonderfully because it has

Attorney Salter and Hathorn who object before her conscious vision. are defending Barney Lewis and The photograph was made the day holds. Jerry Ennis, convicted in Biloxi last after the murder, as the body was be- Power Drug Co. recommend and guarweek on the charge of holding up and ing cared for by a local undertaker. antee Dodson's Liver Tone instead of robbing a New Orleans and North- Authorities here feared they would be calomel and guarantee to refund pureastern express train near here, will ridiculed for this effort, but were chase price (50c) to you instantly with-Lewis and Ennis were fined \$1,000 get evidence, so went through with pleased with the way in which it relieves each and given ten years in the fed- the performance, holding every actor you from constipation, sick headache, in the scene to the most profound biliousness, etc. It "livens the liver"

R. J. Williams Lumber Co.,

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Fayard's Bay Pictorium,

Good Pictures

the governor cannot prevent the ad-

State's Attorney Tyler admitted re- no gripe, no bad results, no change luctantly that the negative was in the possession of the autorities.

Gulfport, February 25. Forrest County officers, who have been working on the murder of Leonard Lewis, the New Lumber Company's man who was found dead beside the G. & S. I. tracks last week, that Tom Murphy, father-in-law of claim to have discovered several eyewitnesses to the killing. It is alleged Lewis, struck the murdered man over the head with a heavy timber, and Henry Murdock crushed his side with the same stick. Ben Jones, a negro hackman, is charged with carrying the body to the side of the tracks, where it was hoped that the death would be blamed on passing trains, as it was when the body was first

fresh inflammables were piled about it | Tony Pitello, Who Wrote Threatening Letters to Girl and Attempted Murder, Out On \$1250 Bond,

> Gulfport, February 27. Tony Pitello, the Biloxi youth who everal weeks ago attempted to kill pretty Austrian girl in that city, was arrested yesterday by Deputy Ewing at Biloxi on the charges of assault with intent to kill, and of writing threatening letters. The letters were written to the same girl. Pitello was released on \$250 bond

on the letter-writing charge, and on \$1,000 bond on the other charge. The arrest was made an indictment returned by the grand jury at its January

WHEN OUT OF SORTS START YOUR LIVER

No Matter What Aids You, Dodson's Liver Tone is Usually a Big Help in Getting Well. Avoid Calomel

Nine times out of ten, when you are ill or out of sorts, your liver is out of order and getting it in order again will make you feel better. When your liver authorities, showed anything of this is sluggish and torpid and you are constipated and bilious, it is impossible to

There was a time when a great number of people took calomel when so It has become widely known that The picture was taken after a sug- calomel often has bad after effects and proved so beneficial in so many house-

Good Bread cost no more than bad bread. Give me a trial and let me show you,

Shows clean, up-to-date motion pictures of the best makes. The biggest and best show always for the least money. :

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from your regular duties and habits. To test Dodson's Liver Tone is a

Notice for Publication.

money back if you are not satisfied.

sensible matter because you get your

U. S. Land Office at Jackson, Miss., February 7, 1914.

Claimant names as witnesses: Raymond Lad-ner, of Dillville, Miss., John Ascher, of Dillville, Miss.; Tiny Ascher, of Dillville, Miss.; Joseph Ascher, of Dillville, Miss.

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EMILE J. GEX.

ATTORNEY-AT-LAW,

OFFICE -GEX BLDG., Main Stree BAY ST. LOUIS, MISS.

ROBERT L. GENIN, ATTORNEY AND COUNSELLOR AT LAW,

Office-Genin Bldg., Main Street, BAY ST. LOUIS, MISS.

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> oly the Berbaanas and t t is the custom for man of lavish their pent up m

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