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TUESDAY, MAROH 18, 1906.

When the Supreme Court, nearly twenty years ago, declared the system of unconstitutional, after this method had in operation for over forty years, there was more or less rejoicing, says the Newark "Evening News." To elect members of the Assembly at large in the would, the people then thought, msure a better class of men, and would absolutely abolish the political iniquity of gerrymandering. This latter had grown to be as dangerous, as intolerable and as universal, in its day, as graft and corruption are at the present time. Whichever party got into power its first mainess was to endeavor to perpetuate its hold on the State by redistricting evary county; twisting district lines unwarrantably, outrageously and without the slightest regard for justice and equality; with the intent to reduce the oppo-Ation's representation to the lowest possible limit and increase the admin'stration's proportionately. So well satisfied were the people over the Supreme Court's decision abolishing this evil that the question was not carried to the Court of Errors and Appeals.

It is now seriously proposed to re-es tablish, if possible, the Assembly District system. The people have found much to men are elected by the county at large than were chosen under what was called "the pocket borough system." The professional politicians have more contro now than they had then, and what the people gained by th cabolition of the gerrymander they have lost through bossism.

What is more, the minority representation, which is always one of the State's greatest safeguards, is almost completely eliminated. When a humorous resolution was recently introduced in the Legisla. ture, extending the privileges of Leader Perkins's new autocar to the Democratic members, that gentleman retorted: "There are not enough Democrats in the "House to fill it," and his statement was absolutely and significantly true.

And, now that Governor Stokes has pointed out a way to raise the question of constitutionality again, and to carry it to the Court of Errors and Appeals, with a fair prospect of having the Assembla District system upheld, the political organizations in all counties entitled to three or more Asemblymen, seem to be devising plans for the creation of districts advantageous to their respective parties. In a word there are already suggestions of gerrymanders and of such arrangements of districts as will give overwhelming Democratic majorities in a few, nice working Republican majorities in a large number, with the negligible remainder

eft as debatable territory. There were cast at the last Guberna torial election 231,368 Republican and 197,719 Democratic votes. Upon this apportionment, if it could be carried out. the Republicans would be entitled to thirty-four members of the Assembly and the Democrats twenty-six; but it cannot be carried out for the reason that Republicans and Democrats are all min gled together in the districts and the majority rules in each. Nevertheless, the

Blood Humors

Hood's Sarsaparilla Liquid or tablats, 188 Doses One Dollar.

Eruptions Appeared on Chest, and Face and Neck Were All Broken

Out - Scales and Crusts Formed

-lowa Lady Has Great Faith

in Cuticura Remedies for Skir

CURE BY CUTICURA

NOTHER WONDERFUL

clies a trial after I had seen the results of their treatment of eczema on an ariant belonging to one of our neighbors. The parent took the child to the acarest physician, but his treatment did no good. So they procured the Cuticura Remedies and cured her with them. When they began using Cuticula Remedies her face was terribly disfigured with sores, but she was entirely cured, in I saw the same child at the age of the years, and her mother told me the team had never broken out since. I have more faith in Cuticura Remedies are skin diseases than anything I knowed. I am, respectfully yours, Emma I. Wilson, Liscomb, Iowa, Oct. 1, 1905." Complete External and Internal Treatment for Every

new Assembly district lines should not

partizanship advantage. Certainly the

Republicans in this State, with over 50,-

000 majority, can well afford to be just

As to the possibilities of future gerry-

mandering, they should be carefully

guarded against in any act passed by the

Legislature; not only should the new dis

trict lines be laid reasonably, taking into

fair consideration the rights of all citi-

zens, but the old trick of changing them

surreptitiously and for purely partizan

district system bossism should thus be

reinstated and minority representation

denied to the same extent as at present

A certain sense of horror must be

aroused by General Leonard Wood's dis

patch announcing his victory over a band

of Moro insurgents in the Island of Jolo

says the Brooklyn "Eagle." "All the de-

fenders of the Moro stronghold were kill-

ed" appears in the grim summary of re-

sults. The desperate nature of the fight

ing may be gathered from the published

list of casualties. The American attack-

ing forces, consisting of sailors, native

constabulary and a detachment of the

Sixth Infantry, lost 18 killed and 52

natives shows that first estimates of their

osses have nearly always fallen below the

The battle occurred in and around the

of Jolo, about five miles to the east of

Phillippines will show the position of

that island at the extreme southwestern

end of the Philippine archipelago. Jolo

and the neighboring Tapul, Samales and

by themselves. The population is of

Malaysian origin, of Mohammedan faith

and, so far as a considerable proportion

ties. The task of curbing the wedstory

pstinots of the natives was undertaken

as soon as the graver military problems

created by Aguinaldo's insurrection in the

booth had been satisfactorily solved. The

proper performance of it required the

novement of military expeditions against

numerous bands of brigands who lived

by plundering their more peaceful neigh-

ors. Most of these expeditions have

nothing ake the slaughter of Mount Dajo

has occurred since the close of the Agui-

naldo rebellion. It was a shocking expo-

altion of the severity that is inevitable

whenever a white nation imposes its rule

upon a savage or sembeavage community

Diseases.

They have no artillery. Our forces have artillery, and the evidence is that they used it at Mount Dajo with most destructive effect. The Moros are armed with indifferent rifles, and their sup-"I had an eruption appear on my chest and body and extend upwards and downwards, so that my neck and face were all broken out; also my arms and the lower limbs as far as the knees at first thought it was prickly heat out soon scales or crusts formed where the breaking out was. Instead of going so a physician, I purchased a complete treatment of the Cuticura Remedies, in which I had great faith, and all was attisfactory. A year or two later the suption appeared agais, only a little lower; but before it had time to spread I procured another supply of the Cutithe scale. But in spite of their handicourage, a fanatical contempt for death, and an intense hatred for any authority which seeks to restrict their ancient tower; but before it had time to spread I procured another supply of the Cutieura Remedies, and continued their use until the cure was complete. It is now five years since the last attack, and have not seen any signs of a return. I have taken about three bottles of the Cuticura Resolvent, and do not know how much of the Soap or Ointment, as I always keep them with me; probably one half dozen of each.

"I decided to give the Cuticura Remedies a trial after I had seen the results of their treatment of eczema on an They operate in widely separated districts, and the suppression of them must be accomplished in detail, as well as with a relentless thoroughness.

It is deplorable that our position in the Philippines must be sustained by vioauthorities no other course than that and his subordinate. General Bliss. The dertaken colonial expansion has been the ization and of the equal justice which invader has nearly always been estabvaded. And it would be rash to say that | vides? the sum of human agony thus entailed is forces of progress for anarchy and uniimpelled to denounce this killing of insurgent Moros should remember that the psurgents represent only a part, and not of Jolo and the neighboring islands. their depredations are not checked their quieter neighbors must suffer in silence or be driven to a resistance that will mean civil war. And civil war would purposes should be prevented. It would involve a larger amount of distress than

> out to chambers of commerce, boards of forth the necessity for making appointall the people and not as a reward for political service or influence.

> This, in brief, was the purpose of the till awaiting a place on the House calenis officially before Congress that not be secured so long as the appointees of on the basis of special fitness for the of improvement has been already accomlished by the the Executive and the State Department, but legislation is

necessary to make it fully effective. Of course, the convention to meet as the capital next week will not take it out and Senators in Congress as to convince them of the need of this proposed reform complished at the present session or not the movement will serve to arouse and ed as clear-cut as a cameo. The most ex-

enlighten the Congress. By carrying on getting what they demand.

of Freeholders of this county appreciate the very general desire that the treatment of the prisoners in the Penitentiary man of financial integrity. at Caldwell shall be accord when modern ideas of dealing with criminals, says the Newark "Sunday Call." One of the investigation of the methods pursued in the Rahway Reformatory and the reforms introduced in the State Prison by Warden Osborne, and would be convinced that the time had come for a change in the discipline of the Penitentiary. The action of the Prisons Committee of the Board in deciding to take up the subject seems to justify that hope.

The Petentiary receives some of the most degraded of our law-breakers. and crime as to require a strong hand and stern discipline in administering the punishment imposed by law. But the condition of the Reformatory, is compelled to send to Caldwell many offenders who are capable of reformation. tation, or pursued thoughtlessly a course of dissipation or vicious self-indulgence and would now gladly mend their ways theory that it is in the interest of civil- What encouragement to reform is there lowship with the lowest of a city's degenerates, and a soul-killing round of brute labor such as the Penitentiary now pro-

The distinctive feature of the Reformatory method is the recognition of the fact that all criminals are not alike, that some are low creatures, steeped in vice and hardened in crime, while some are suffering the consequences of a single miss-step, bitterly repenant, and eager to embrace any chance of reform. So the Reformatory divides its inmates into three grades, and gives each grade different treatment. All are subjected to strict discipline, punishment is imposed upon all alike for any breach of this discipline, but-and there is the point where the Penitentiary fails-each prisoner of the institution he goes down a grade ileges. By this method the lesson of law restored. He comes forth into the world

often sends a mon forth contaminated every man's hand is against him, tvery

Which of these two methods is the man up, the Penitentiary pushes him down. Humanity and Christian charity demand that while there is a chance for that chance. Common sense requires others from committing a like offense, but that each offender should, if possible be transformed from an enemy of society this method appeals to the heart; the change in the discipline of the Essex Freeholders heed this demand?

Behind the Mask" at the Academy of Music

"Behind the Mask," described as a day of the Golden West, drew a very large audience to the Academy of Music

Manifestly any contest waged against their representatives individually these in minature form and as it clashes closer. the outlaws of Jolo must be one-sided. powerful interests will in time succeed in to view it increases in size. It is a very smart, even marvelous, piece of stage mechanism, to say nothing of the thrilling scene between train robbers and solscene. Socially he is supposed to be a

> There is also a safe-blowing scene, far more realistic than the one that has bespeakers at the Charities Conference regold mining regions of Colorado seventy tures and last night's audience appeared highly pleased with it. As above stated, the company is a good one. There is not

"HEAR MY DOLLIES' PRAYER

O Lord, I Pray Thee, hear my dollies

And teach them how to ask for what is

But if it's going to give You extra care Then You might skip my blessings for

pray Thee not to let their covers tear But keen their sawdust stuffings out of And please help Anne to grow a head of

truly am as sorry as can be.

I hope that You won't mind, and that You'll send The blessings that each dolly asks of

明日本・1つ年日を報告の編11日本日本日本日本日本日本 And, Lord, I pray that You will just pre

This is myodollies talking, 'stead of me -Burges Johnson, in "Everybody's Magazine."

JESTS

ish Man-of-war in Attempting to Get Into Port."-American Spectator.

Weary One (jovially)-"Fine morning, indge!

The Judge (genially)-"Yes, indeeden and costs."-Cleveland Leader.

Ugly Coster-" 'Oo are yer starin' at?" The other-"I ain't good at natural 'istory."-Punch.

Tess-"Belle graduated from you post-graduate course this spring." Tess "Going back to school, eh?" 'No; she's going to darry a poor youn, nan at Easter."-Philadelphia Press.

imperfections of the original, you know.'

fortune teller, ch? What did she tell von?" Slobbs-"She said I was too easy?"-Philadelphia Record.

O MARTIN ECKERT, AND THE HEIRS devisees or personal representatives of Mar udson County, New Jersey, has filed lon with the Clerk of the Court of C oplication with the Clerk of the Court of Con on Pleas of said County, addressed to the Ho-able John A. Blair, Law Judge of the Coun Hudson, in and by which it appears the id William Koelsch, together with his wife ace, executed and delivered unto Mart ckert a certain mortgage bearing date Jan-y 4th, 1873, to secure the principal sum-ree hundred dollars, with interest, which id mortgage was registered in the office to Register of Deeds of the said County undean February 25th, 1873, in book 301

BRINKERHOFF & FIELDER.

IN CHANCERY OF NEW JERSEY.

BILTMORE

Near Asheville, N. C.

There is no scenery in the world that will compare with the view from this place. Located on the highest point in Asheville. Surrounded by one of the finest parks of 160 acres, with springs and winding macadamized paths—Mt. Mitchell in full view. Dry invigorating climate ad-Dry invigorating climate, adjoining Biltmore Estate, magnificently furnished, culsine unsurpassed. Orchestry, golf, livery, hunting and fishing.

Open all the year. Write for backlet. booklet, EDGAR B. MOORE,

each
About 4500 Ineal feet of 6" House Connections extended to rear of curp line, excepting where sewer is laid under side-walk, where spurs only will be laid, per lineal foot wed for the completion of the work

sals must be enclosed in sealed envel-

By order of the Board of Street and Water

GEO. T. BOUTON, Clerk. Dated March 13, 1906, CORPORATION NOTICE. Notice is hereby given that on the 13th day of November, 1905, application was made to the Board of Street and Water Commissioners by

Mrs. M. Gothberg and others for the IMPROVEMMENT OF GREENVILLE AVE-NUE, between Hudson Boulevard and Romar avenue. Said improvement to be made conformably to the provisions of Chapter 217, of the Laws of 1885, and in the following manner, including To have the carriageway paved with Belgian

Board.

And notice is also given that the following streets or avenues or particular sections thereof are included in said assessment, namely:

GREENVILLE AVENUE,
on the west side from Hudson Boulevard to Romar avenue; on the east side from Hudson Boulevard to a point about 66.50 feet north of Woodlawn avenue.

CORPORATION NOTICE. CORPORATION NOTICE.

Notice is hereby given that on the 17th day of October. 1995, application was made to the Board of Street and Water Commissioners by Wisconsin Jackson and others for the IMPROVEMENT OF OXFORD (NOW ROOSE-VELT AVENUE)
between West Side avenue and Mallory avenue. Said improvement to be made conformably to the provisions of Chapter 217, of the Laws of 1895, and in the following manner, including all intersections. Il intersections.

To have the carriageway for the full width nereof, graded to the established grade, by xeavating or filling the same to established

And all other work done that may be necessary to provide for the flow of surface water, and to complete the improvement in a good and substantial manner.

Notice is also given that on the 8th day of March, 1906, the Commissioners of Assessment filed in the office of the Clerk of the Board of Street and Water Commissioners their preliminary map for said improvement, showing the probable total cost of the contemplated improvement and the probable amount to be assessed on property specially benefited.

NUE),

from West Side avenue to Mallory avenue.

MALLORY AVENUE.

on the east side from Oxford avenue to a point
35 feet north thereof.

WEST SIDE AVENUE,

on the West Side from Oxford avenue (now
Roosevelt avenue) to points 25 feet north and
41.32 feet south thereof. 2 feet south thereof.

Indicate that in accordance with the provisions he act above cited, the 19th day of March, at 2 o'clock P. M., and the Assembly mber of the City Hall are hereby fixed as time and place when and where the Board treet and Water, Commissioners will meet ear all parties interested in said applicand all remonstrances against the said osed improvement that may be presented riting. order of the Board of Street and Water

GEO. T. BOUTON.

TO WHOM IT MAY CONCERN:-

CORPORATION NOTICE.

Notice is hereby given that on the 18th day of February, 1:02, application was made to the Board of Street and Water Commissioners by David A. Bishop and others, owners of real estate fronting on Bergen avenue, between the southwesterly side of Fairmount avenue and Communipaw avenue, for the repaying the Belgian pavement on said Bergen avenue between said points with an asphalt pavement laid on the said Belgian pavement, and the resetting of the curb stone pavement laid on the said Belgian pavement, and the resetting of the curb stone and replacing the same where defective on said avenue according to the specifications for the same to be adopted by this Board for material and work, a portion thereof to be assessed in the same manner as now provided by law, on the property fronting on Bergen avenue, between Fairmount avenue and Communipaw avenue, benefited in proportion to the benefit received, but in no case for more than one-third (1-3) of the cost thereof, and in no case beyond the benefit received in accordance with Section 3 of Chapter in accordance with Section 3 of Chapter 134 of the Laws of 1891, and the general

NOTICE TO CONTRACTORS.

Scaled proposals will be received by the Board of Street and was commissioners on Monday, March 19, 1995, at 2 o'clock P. M. in the Assembly Chamber of the City Hall, for the Construction of the City Hall, for the Mudron Boulevard as per petition.

Sald sewers to be built conformably to the provisions of Chapter 21 of the Laws of 195, and in accordance with specifications on file in the office of the Clerk of sald Board.

Blank forms of bid and agreement of sureties must be obtained at the office of the Chief Engneer, City Hall, Jersey City, N. d.

ESTIMATE OF QUANTITIES.

About 3239 lineal feet of 13-inch Vitrified Pipe Sewer, per lineal foot.

About 3209 lineal feet of 23-inch Brick Cit. Sewer, per lineal foot.

About 300 lineal feet of 24-inch Brick Cit. Sewer, per lineal foot.

About 300 lineal feet of 22-inch Brick Cit. Sewer, per lineal foot.

About 180 lineal feet of 12-inch Brick Cit. Sewer, per lineal foot.

About 180 lineal feet of 12-inch Brick Cit. Sewer, per lineal foot.

About 180 lineal feet of 12-inch Brick Cit. Sewer, per lineal foot.

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About 180 lineal feet of 12-inch Brick Cit. Sewer, per lineal foot.

About 180 lineal feet of 12-inch Brick Cit. Sewer, per lineal foot.

About 180 lineal feet of 18-inch Witting City II Street and assessing any part of the cost thereof applicable to cities of the first class in this State.

Notice is also given that in the judgment of file Board better results would follow by the substitution of a concrete foundation under the asphalt, in lieu of repairing the present Belgian blocks on said avenue and laying an asphalt pavenment thereon as petitioned for and that the office of the Property liable to be assessed for the making of said improvement and to the city if such substitution was made, this Board therefore adopted specifications comprehending such substitution and betterment, and by unanimous vote and conformably to the final clause of Section 3 of Chapter 134 of t

sessment per foot of frontage for the said to public inspection in the office of the Clerk of said Board. And notice is also given that the fol-lowing streets or avenues or particular sections thereof are included in said as-

sessment, namely:
BERGEN AVENUE. from Communipaw avenue to Fairmount

And that the 2nd day of April, 1906, at 2 o'clock P. M., and the Assembly Chamber of the City Hall are hereby fixed as the time and place when and where the Board of Street and Water leclaration of purpose and intention and all remonstrances against the said proposed -improvement that may be presented in writing.

By order of the Board of Street and Water Commissioners,

GEORGE T. BOUTON.

Dated Jersey City, March 8, 1906.

MASTER'S SALE-IN CHANCERY OF NEV

y of New Jersey, 1 Exchange Place, Jersey City, N. J

TO ALL TO WHOM THESE PRESents may come, Greeting:

Whereas, it appears to my satisfaction, by duly authenticated record of the proceedings for the voluntary dissolution thereof by the unanimous consent of all the stockholders, deposited in my office, that the HUDSON STRUCTURAL COMPANY, a corporation of this State, whose principal office is situated at No. 83 Montgomery street, in the City of Jer-City, in the County of Hudson, State New Jersey, (New Jersey Title Guar-tee & Trust Co., being agents therein and in charge thereof, upon whom process may be served) has complied with the requirements of "An Act concerning corporations (Revision of 1896)" prelim-inary to the issuing of this Certificate of

Dissolution.

Now, therefore, I. S. D. Dickinson Secretary of State of the State of New Jersey, do hereby certify that the said corporation did. on the sixteenth day of February, 1906, file in my office a duly executed and attested consent in writing to the dissolution of said cor-poration, executed by the stockholders thereof, which said consent and the record of the proceedings aforesaid are now on file in my said office as provided

In testimony whereof I have here-(SEAL) to set my hand and affixed my official seal, at Trenton, this sixteenth day of February. A. D one thousand nine hundred and six.
S. D. DICKINSON.

Secretary of State.

IN CHANCERY OF NEW JERSEY. To G. F. Jameson:— By virtue of an order of the Court of arcery of New Jersey, made on the y of the date hereof, in a cause where-The Woodcliff Land and Improvement in The Woodcliff Land and Improvement. Company, (a corporation) is complainant, and you are defendant, you are required to appear, plead, demur or answer to the bill of said complainant on or before the sixteenth day of April, next, or that in default thereof such decree be made against you as the Chancellor shall think equitable and just.

The said bill is filed to foreclose a mortgage given by Annie Dern Ellis and

mortgage given by Annie Dern Ellis and husband to said complainant, dated October twenty-eighth, nineteen hundred and two, on lands in the Township of North Bergen, in the County of Hudson and State of New Jersey, and you are the date of the production of the county o made defendant because roomer of said lands of record Dated February 13, 1906. Very Respectfully, WARNE SMYTH.

146 Bergenline Avenue, Town of Union, (Weehawken P. O.) N. J.

IN CHANCERY OF NEW JERSEY. taken against you; and such taken against you as the Chan-ink equitable and just.

HELP WANTED.

MALF.

JALESMEN WANTED

HAPCOODS, (fro.), South Brokers Suite 512, 309 Leading, New York

WANTED: BY OHICAGO WHOLEsale and mail order house, assistant manager (man or woman) for this county and adjoining territory; salary \$20 and expenses paid weekly; expense money advanced; work pleasant; pasition permahent; no investment or experience required; spare time valuable: write at once for full particulars and enclose seading addressed envelope. SUPERINTENDENT, 132 Lake street, Chango, Ill.

ANY PERSON TO DISTRIBUTE our samples; \$18.00 weekly; stendy, MGR. "EMPIRE," 4 Wells, Chicago.

REAL LSTATE

THE WEST SIDE LAND ASSOCIATION.

LOAN WANTED ON SURBURBAN

it New Jersey, passed march seth, 1386 enitied:

'An act concerning the settlement and collection of arrearages of unpaid ares, assessments and water rates or water rents
in cities of this State, and imposing
and levying a tax assessment an: hen
in lieu and instead of such arrearages, and to enforce the payment thereof,
and to provide for the sale of lands subjected to future taxation and assessment."

And the several supplements thereto.
And you are further notified that you appear
to have an estate or interest in said lands or
real estate, and unless the said lands or real
estate shall be redeemed as provided in raid

and after service hereof, a deed for the same will be given conveying to The Mayor and Aldermen of Jorsey City, the fee simple of said land and real estate according to the pro-visions of the said act. Dated Jersey City, N. J., January 9, 1906. THE MAYOR AND ALDERMEN OF JERSEY CITY.

M. M. FAGAN, Mayor.

M. J. O'DONNELL, City Clerk.

Passed November 13, 1905.

F. HEINTZE, President.

Approved November 16, 1905.

M. M. FAGAN, Mayor.

Attest: GEO. T. BOUTON, Clerk.

Passed February 19, 1906, ANTHONY HAUCK, President. Approved March 1, 1906, M. M. FAGAN, Mayor. Attest: GEO. T. BOUTON, Clerk.

AN ORDININCE CHANGING THE NAME OF as Roosevelt avenue.

Section 2. That all costs and expenses incident to the introduction, passage and publication of this ordinance be paid by applicant for same; and such amount therefor as is estimated by the Clerk of this Board to be necessary shall be deposited with that officer on demand.

lemand.
Passed February 19, 1906.
ANTHONY HAUCK, President.
Approved March 1, 1906.
M. M. FAGAN, Mayor. Atlest; GEO. T. BOUTON, Clerk.

IN CHANCERY OF NEW TERSEY:—
To Philip H. Huber and Louise Huber:—
Take notice, that by virtue of an order of the Court of Chancery of the State of New Jersey, made on the day of the date thereof, in a cause wherein John E. Andrus is complainant and you and others are defendants, you are required to appear, plead, demur or answer to the complainant's bill on or before the nineteenth day of July, next, and that in default thereof, such decree will be made against you as the Chancellor shall think equitable and just.

The Hill is filed to foreclose a mortgage bearing date November 13, 1891, made by Jermine Moessner and husband to the complainant, upon lands in Jersey City, to secure the payment of eight hundred dollars.

And you, Louisa Huber, are made defendant because it is alleged in the bill of complaine that you are one of the heirs at law of said Jeremine Moessner, now deceased.

And you, Philip H. Huber, are made defendant because you are the husband of the said Louisa Huber.

Louise Huber, Led May 15, 1908. WILLIAM G. BUMSTED, Solicitor of Complains