H - GENERAL

- l Any regular publication as a point of contract between the firm and the rank and file Two. (Please send specimen copy.)
- 2 Any other method of keeping the people informed on matters of interest to the factory as a whole 700
- 3 Do you have suggestion boxes in which may be placed suggestions for any kind of improvement, or complaints To Do you offer cash prizes for suggestions that can be used in the business How much How given
- 4 Have you any collective agreement with your employes 760 If so, in what trades
- 5 Has your firm given the community a School, Library, Town Hall, Park, Playground, Church, Memorial Hall, Fountain or other gift 700
- 6 Have you set aside any land for small gardens for the men or boys

 If so, are the gardens restricted to those in your own employ, or
 their families Free nominal rental Do you offer
 prizes for the best results Money, badges or diplomas
 Flower or agricultural shows
- 7 Any club house or industrial settlement; that is, a social centre

 Self-supporting Self-governing Departments of work

 Number of paid workers Volunteer
- 8 Does your factory enter into the life of the community, by means of entertainments, poster shows or concerts given there, to which the townspeople are invited Too. How
- 9 Fire company of your own We How many Membership in each
 Have the members any special privileges Pay for overtime in
 drilling Vacation with pay Is the chief an experienced
 fire-fighter
- 10 Any other efforts for industrial betterment not specified above

DOES YOUR INDUSTRIAL BETTERMENT WORK PAY YOU FINANCIALLY

WHAT AND WHEN WAS THE FIRST KIND OF THIS WORK YOU INTRODUCED

WILL YOU PLEASE SEND ANY PHOTOGRAPHS THAT ILLUSTRATE YOUR WORK AND ANY PUBLISHED INFORMATION

UNITED STATES DEPARTMENT OF AGRICULTURE,

PRODUCTION OF WOOD DISTILLATES IN 1905.

Please fill out this card and return promptly in the accompanying envelope, without postage. The information obtained will be used in the preparation of data for "Forest Products of the United States," to be published by the Forest Service, but the names of reporting firms will not be given. A copy of the publication will be sent to all who answer these questions.

be s	orting firms sent to all w	will bo a	not be inswer the	given ese qu	. A nestic	ns.	of the	publica	tion v	vill
	n name: U	M	vua	ud	90	y	100	Jon.	10.0	
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Pro	cess employ	ed:	ullis.	1	ney	1	cayo	y and	une	2
Pla	nt built by	cu	relaus	2	lej	ys.	UM	W Co		
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	aste: 10	ood: yes	maple.	Pounds. 80				Gallons.	Maximum capacity.	
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	ndition Green:	Amount used during 1905: 9995 Loords	Evyellow Bin						(Do not fill in this space.) (Do not fill in this space.) (Do not fill in this space.)	
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[OVER]	c. Foreste	Cords.							ot fill in this space.)	

of raw material delivered at plant?
Ondwood - 12 to per Cord -
Have you an abundant available supply?

Have you any trouble in getting labor either to operate plant or to
get out wood? I rouble to get Euruph Choppers.
What proportion of sawmill waste do you consider available for
distillation purposes? None
Have you ever used sawdust?
With what success?
The pigures on other side cover the
Consumption of Promes fee #1
at Gladeton to the last Finner
at margrette sperated by the
develous bliffs Ironte, also the
Persuer Furnace no 2 at Marquette
operated by the Oinner Innely

[DO NOT FILL IN SPACE BELOW.]

Date of this report:, 190 .

Interstate Commerce Commission, Washington.

June 12, 1906.

To Lake Superior & Ishpeming Railroad Company,

Marquette, Michigan.

Under a joint resolution of the Senate and House of Representatives approved by the President March 7, 1906, a copy of which is appended hereto, the Interstate Commerce Commission has been directed to investigate certain matters as therein set forth.

To aid the Commission in conducting the required investigation, your company is requested to furnish, on or before the 15th day of July, 1906, the following information, which may be sent to the Commission by mail:

- 1. A list or statement showing the names and location of all coal mines upon lines of road owned or operated by your company, giving the rating of each such coal mine for car distribution when car distribution is made upon a basis involving the rating of mines. This statement should be accompanied by a sample of the daily car distribution sheet and an explanation of your car distribution system.
- 2. A list or statement showing the location and extent of all oil lands along or tributary to lines of road owned or operated by your company. This statement should also show the names, locations, operators, and proprietors of all oil operations and refineries located upon or along the said lines of road.
- 3. A list of the names of your stockholders and their respective holdings on March 1, 1906, or at the last date prior thereto when the stock books were closed, specifying such date, and including the post-office address of each stockholder if that will not occasion substantial delay in complying with this request. In cases where the last dividend was paid to persons not stockholders of record, give the names and post-office addresses of such persons.

- 4. A list of the names of stockholders present in person at your last annual meeting and a list of the names of stockholders voting thereat by proxy, together with the names of the persons acting as proxy at such meeting and a blank form of the proxy used.
- 5. A map or maps of the lines of railroad owned or operated by your company.
- 6. A map or maps of the coal territories served by the lines of railroad owned or operated by your company, showing the location upon such lines of each coal mine from which coal is offered for shipment, and a map or maps furnishing similar information concerning the oil lands hereinbefore mentioned.
- 7. A statement showing in detail what stocks or bonds, if any, owned by your company, and stated in detail upon your last annual report to this Commission (made as of June 30, 1905) have been parted with by your company since said date.
- 8. A statement showing in detail what stocks or bonds, if any, have been acquired by your company since said date.
- 9. A statement showing in detail what stocks or bonds owned by your company, if any, which are not mentioned in detail in said report or in the answers to the above two questions, and in what other obligations of other companies your company has any interest, direct or indirect, legal or equitable, including in your answers all stocks or bonds held by any other person or corporation, wholly or partly for your benefit, as trustee, agent, pledgee, or in any other wise whatever, and showing in detail the nature and extent of your interest, and the time when, and the mode in which, the said interest was acquired.
- 10. A statement showing the exact corporate name, and the name, title, and post-office address of the principal officer of each and every corporation which is either directly or indirectly in any wise controlled by your company, showing in detail the mode of control and the date upon which, and the way in which, said control was acquired.
- 11. The name and the post-office address of the person or corporation, if any, who, or which, in any wise, either directly or indi-

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rectly, controls your company, stating in detail the mode of control and the date upon which, and the manner in which, said control was acquired. If the control mentioned in this paragraph is held by a corporation, state also the name and post-office address of the principal officer of such corporation.

- 12. A statement showing all coal deposits, collieries, coal-bearing lands, and all other coal properties which your company owned or controlled on January 1, 1906, or in which it then had any interest, by way of equitable title, or of lien, or of contract to purchase, or of option to purchase, or otherwise, showing in detail the location, size, and value of each of such properties, and the nature and extent of your interest, and the time when and the mode in which the said interest was acquired; also all changes in this regard since January 1, 1906.
- 13. A statement showing all oil deposits, oil lands, oil wells, and all other oil properties, which your company owned or controlled on January 1, 1906, or in which it then had any interest, by way of equitable title, or of lien, or of contract to purchase, or option to purchase, or otherwise, showing in detail the location, size, and value of each of such properties, the nature and extent of your interest, and the time when and the mode in which the said interest was acquired; also all changes in this regard since January 1, 1906.
- 14. A list of all corporations which are in any manner, directly or indirectly, interested in coal deposits, collieries, coal-bearing lands, or other coal properties, oil deposits, oil wells, oil-bearing lands, or other oil properties, in which corporations your company has any interest less than control, whether said interest be legal or equitable, stating in full the character and extent of your interest on January 1, 1906, and also at the date of the report hereby called for.
- 15. The names and addresses of all the officers of your company, including all subordinate as well as all general officers.
- 16. A statement showing the name and address, and the character and extent of the duties, of each and every person charged in any

way with the duty of distributing to shippers cars operated by you in the transportation of coal or oil.

17. A statement showing for the year ended June 30, 1905, or for the year ended December 31, 1905, as may be more convenient, the different kinds of lubricating oils purchased by your company, the amount purchased of each kind, the sum paid for each such amount, the persons, companies, or corporations from whom each such amount was purchased, giving the amount from each and the sum paid therefor, and the names of all persons involved as agents in each such purchase and sale.

The Commission will be greatly obliged by your prompt compliance with these requests.

Very respectfully,

Martin A. Knopp

Chairman.

[Public Resolution—No. 8.]

JOINT RESOLUTION instructing the Interstate Commerce Commission to make examinations into the subject of railroad discriminations and monopolies in coal and oil, and report on the same from time to time.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Interstate Commerce Commission be, and is hereby, authorized and instructed immediately to inquire, investigate, and report to Congress, or to the President when Congress is not in session, from time to time as the investigation proceeds—

First. Whether any common carriers by railroad, subject to the interstate-commerce act, or either of them, own or have any interest in, by means of stock ownership in other corporations or otherwise, any of the coal or oil which they, or either of them, directly or through other companies which they control or in which they have an interest, carry over their or any of their lines as common carriers, or in any manner own, control, or have any interest in coal lands or properties or oil lands or properties.

Second. Whether the officers of any of the carrier companies aforesaid, or any of them, or any person or persons charged with the duty of distributing cars or furnishing facilities to shippers are interested, either directly or indirectly, by means of stock ownership or otherwise in corporations or companies owning, operating, leasing, or otherwise interested in any coal mines, coal properties, or coal traffic, oil, oil properties, or oil traffic over the railroads with which they or any of them are employed

or by which they or any of them are employed.

Third. Whether there is any contract, combination in the form of trust, or otherwise, or conspiracy in restraint of trade or commerce among the several States, in which any common carrier engaged in the transportation of coal or oil is interested, or to which it is a party; and whether any such common carrier monopolizes or attempts to monopolize, or combines or conspires with any other carrier, company or companies, person or persons to monopolize any part of the trade or commerce in coal or oil, or traffic therein among the several States or with foreign nations, and whether or not, and if so, to what extent, such carriers, or any of them, limit or control, directly or indirectly, the output of coal mines or the price of coal and oil fields or the price of oil.

Fourth. If the Interstate Commerce Commission shall find that the facts or any of them set forth in the three paragraphs above do exist, then that it be further required to report as to the effect of such relationship, ownership, or interest in coal or coal properties and coal traffic, or oil, oil properties, or oil traffic aforesaid, or such contracts or combinations in form of trust or otherwise, or conspiracy or such monopoly or attempt to monopolize or combine or conspire as aforesaid, upon such person or persons as may be engaged independently of any other persons in mining coal or producing oil and shipping the same, or other products, who may desire to so engage, or upon the general public as consumers of such coal or oil.

Fifth. That said Commission be also required to investigate and report the system of car supply and distribution in effect upon the several railway lines engaged in the transportation of coal or oil as aforesaid, and whether said systems are fair and equitable, and whether the same are carried out fairly and properly; and whether said carriers, or any of them, discriminate against shippers or parties wishing to become shippers over their several lines, either in the matter of distribution of cars or in furnishing facilities or instrumentalities connected with receiving, forwarding, or carrying coal or oil as aforesaid.

Sixth. That said Commission be also required to report as to what remedy it can suggest to cure the evils above set forth, if they exist.

Seventh. That said Commission be also required to report any facts or conclusions which it may think pertinent to the general inquiry above set forth.

Eighth. That said Commission be required to make this investigation at its earliest-possible convenience and to furnish the information above required from time to time and as soon as it can be done consistent with the performance of its public duty. Approved, March 7, 1906.

0

L. S. & I. RY. CO.

1.	None		
2.	None		
3.	NAME	ADDRESS	SHARES
	Wm. G. Mather & Jas.	B. Laughlin, Trustees,	7,993
	Cleveland, 0.	Pittsburg, Pa.	
	Pittsburg & Lake Ang		nea.
	Iron Co.,	Pittsburg, Pa. Co. Cleveland, Ohio.	750 750
	Wm. G. Mather,	n n	1
	Jas. B. Laughlin,	Pittsburg, Pa.	1
	Wm. G. Pollock,	Cleveland, Ohio	1
	B. F. Jones, Jr., J. H. Wade,	New York	1
	Jas. H. Hoyt,	Cleveland, Ohio	î
	Est. of Geo. Hayden,	Ishpeming,	500
	H. R. Harris,	Marquette, Mich.	1
4.	No stockholders pres	sent in person at last	
	Stock voted by proxy	as follows:-	
	WATER DV	WARREN MAD	CUADDO
-	VOTED BY H. A. St. John	VOTED FOR Wm. G. Ma ther &	SHARES
	n. A. St. Stan	Jas. B. Laughlin, Trustees	s, 7,993
		Pitts. & Lake Ang. Iron Co	750
		Cleveland-Cliffs Iron Co.	
		Wm. G. Mather Jas. B. Laughlin	1
		Wm. G. Pollock,	î
		B. F. Jones, Jr.	1
		J. H. Wade	1
		J. H. Hoyt, Est. of Geo. Hayden,	1 500
	Fred H. Berg	H. R. Harris	1
	Copy of proxy h	nerewith.	
5.	Map attached hereto	marked "Answer to question	n #5"
6.	None		
7.	None		
8.	None		
9.	None		
10.	None		
11.	lione		
12.	Cleveland, 0. b. Date of contract		stock.
12	None	or majority onlive map we	
14.	None	NA .	-
		e a T DV CO	
	L.	S. & I. RY. CO.	ARRORE
	0	313.000	ADDRESS
15-	OFFICE President	Wm. G. Mather	
15.	OFFICE President Vice-President	Wm. G. Mather	Cleveland, Ohio. Pittsburg, Pa.
15.	President Vice-President Secretary	Wm. G. Mather Jas. Laughlin, Jr. J. H. Hoyt	Cleveland, Ohio. Pittsburg, Pa. Cleveland, Ohio.
15.	President Vice-President Secretary Treasurer	Wm. G. Mather Jas. Laughlin, Jr. J. H. Hoyt Wm. G. Pollock	Cleveland, Ohio. Pittsburg, Pa.
15.	President Vice-President Secretary Treasurer Auditor & Genl. Frt.	Wm. G. Mather Jas. Laughlin, Jr. J. H. Hoyt Wm. G. Pollock	Cleveland, Ohio. Pittsburg, Pa. Cleveland, Ohio. Cleveland, Ohio.
15.	President Vice-President Secretary Treasurer	Wm. G. Mather Jas. Laughlin, Jr. J. H. Hoyt Wm. G. Pollock H. A. St. John, H. R. Harris,	Cleveland, Ohio. Pittsburg, Pa. Cleveland, Ohio.
15.	President Vice-President Secretary Treasurer Auditor & Genl. Frt. & Passenger Agt. Ceneral Manager Solicitor	Wm. G. Mather Jas. Laughlin, Jr. J. H. Hoyt Wm. G. Pollock H. A. St. John, H. R. Harris, Wm. P. Belden,	Cleveland, Ohio. Pittsburg, Pa. Cleveland, Ohio. Cleveland, Ohio. Marquette, Mich. Marquette, Mich. Ishpeming, Mich.
15.	President Vice-President Secretary Treasurer Auditor & Genl. Frt. & Passenger Agt. General Manager Solicitor Chief Engineer	Wm. G. Mather Jas. Laughlin, Jr. J. H. Hoyt Wm. G. Pollock H. A. St. John, H. R. Harris, Wm. P. Eelden, R. C. Young,	Cleveland, Ohio. Pittsburg, Pa. Cleveland, Ohio. Cleveland, Ohio. Marquette, Mich. Marquette, Mich. Ishpeming, Mich. Marquette, Mich.
15.	President Vice-President Secretary Treasurer Auditor & Genl. Frt. & Passenger Agt. General Manager Solicitor Chief Engineer	Wm. G. Mather Jas. Laughlin, Jr. J. H. Hoyt Wm. G. Pollock H. A. St. John, H. R. Harris, Wm. P. Belden, R. C. Young, W. H. Richmond	Cleveland, Ohio. Pittsburg, Pa. Cleveland, Ohio. Cleveland, Ohio. Marquette, Mich. Marquette, Mich. Ishpeming, Mich.
15.	President Vice-President Secretary Treasurer Auditor & Genl. Frt. & Passenger Agt. General Manager Solicitor Chief Engineer Master Mechanic Chief Train Despr.	Wm. G. Mather Jas. Laughlin, Jr. J. H. Hoyt Wm. G. Pollock H. A. St. John, H. R. Harris, Wm. P. Belden, R. C. Young, W. H. Richmond J. H. Block	Cleveland, Ohio. Pittsburg, Pa. Cleveland, Ohio. Cleveland, Ohio. Marquette, Mich. Marquette, Mich. Marquette, Mich. Marquette, Mich. Marquette, Mich. Marquette, Mich.
	President Vice-President Secretary Treasurer Auditor & Genl. Frt & Passenger Agt. General Manager Solicitor Chief Engineer Master Mechanic Chief Train Despr. No coal handled from boat and loaded in	Wm. G. Mather Jas. Laughlin, Jr. J. H. Hoyt Wm. G. Pollock H. A. St. John, H. R. Harris, Wm. P. Belden, R. C. Young, W. H. Richmond J. H. Block mines - It is received by	Cleveland, Ohio. Pittsburg, Pa. Cleveland, Ohio. Cleveland, Ohio. Marquette, Mich. Marquette, Mich. Marquette, Mich. Marquette, Mich. Marquette, Mich. Marquette, Mich.
	President Vice-President Secretary Treasurer Auditor & Genl. Frt & Passenger Agt. General Manager Solicitor Chief Engineer Master Mechanic Chief Train Despr. No coal handled from boat and loaded in L. S. & I. Ry.	Wm. G. Mather Jas. Laughlin, Jr. J. H. Hoyt Wm. G. Pollock H. A. St. John, H. R. Harris, Wm. P. Belden, R. C. Young, M. H. Richmond J. H. Block mines - It is received by to our cars.	Cleveland, Ohio. Pittsburg, Pa. Cleveland, Ohio. Cleveland, Ohio. Marquette, Mich. Marquette, Mich. Marquette, Mich. Marquette, Mich. Marquette, Mich. Marquette, Mich.
	President Vice-President Secretary Treasurer Auditor & Genl. Frt. & Passenger Agt. General Manager Solicitor Master Mechanic Chief Engineer Mater Mechanic Chief Train Despr. No coal handled from boat and loaded in L. S. & I. Ry M. & S. E. Ry	Wm. G. Mather Jas. Laughlin, Jr. J. H. Hoyt Wm. G. Pollock H. A. St. John, H. R. Harris, Wm. P. Belden, R. C. Young, W. H. Richmond J. H. Hlock a mines - It is received by to our cars. Co.	Cleveland, Ohio. Pittsburg, Pa. Cleveland, Ohio. Cleveland, Ohio. Marquette, Mich. Marquette, Mich. Marquette, Mich. Marquette, Mich. Marquette, Mich. Marquette, Mich.
	President Vice-President Secretary Treasurer Auditor & Genl. Frt & Passenger Agt. General Manager Solicitor Chief Engineer Master Mechanic Chief Train Despr. No coal handled from boat and loaded in L. S. & I. Ry.	Wm. G. Mather Jas. Laughlin, Jr. J. H. Hoyt Wm. G. Pollock H. A. St. John, H. R. Harris, Wm. P. Belden, R. C. Young, W. H. Richmond J. H. Hlock a mines - It is received by to our cars. Co.	Cleveland, Ohio. Pittsburg, Pa. Cleveland, Ohio. Cleveland, Ohio. Marquette, Mich. Marquette, Mich. Marquette, Mich. Marquette, Mich. Marquette, Mich. Marquette, Mich.
	President Vice-President Secretary Treasurer Auditor & Genl. Frt. & Passenger Agt. General Manager Solicitor Master Mechanic Chief Engineer Mater Mechanic Chief Train Despr. No coal handled from boat and loaded in L. S. & I. Ry M. & S. E. Ry Municing Ry. were as follows:	Wm. G. Mather Jas. Laughlin, Jr. J. H. Hoyt Wm. G. Pollock H. A. St. John, H. R. Harris, Wm. P. Belden, R. C. Young, W. H. Richmond J. H. Hlock a mines - It is received by to our cars. Co.	Cleveland, Ohio. Pittsburg, Pa. Cleveland, Ohio. Cleveland, Ohio. Marquette, Mich. Marquette, Mich. Marquette, Mich. Marquette, Mich. Marquette, Mich. Marquette, Mich.
	President Vice-President Secretary Treasurer Auditor & Genl. Frt & Passenger Agt. General Manager Solicitor Chief Engineer Master Mechanic Chief Train Despr. No coal handled from boat and loaded in L. S. & I. Ry M. & S. E. Ry hunicing Ry. were as follows: From Galeen Signal	Wm. G. Mather Jas. Laughlin, Jr. J. H. Hoyt Wm. G. Pollock H. A. St. John, H. R. Harris, Wm. P. Belden, R. C. Young, W. H. Richmond J. H. Block a mines - It is received by to our cars. Co. Co. Co.	Cleveland, Ohio. Pittsburg, Pa. Cleveland, Ohio. Cleveland, Ohio. Marquette, Mich.
	President Vice-President Secretary Treasurer Auditor & Genl. Frt & Passenger Agt. General Manager Solicitor Chief Engineer Master Mochanic Chief Train Despr. No coal handled from boat and loaded in L. S. & I. Ry M. & S. E. Ry Hunising Ry. were as follows: From Galeon Signal Value oil, Engine oil. 2.	Wm. G. Mather Jas. Laughlin, Jr. J. H. Hoyt Wm. G. Pollock H. A. St. John, H. R. Harris, Wm. P. Belden, R. C. Young, W. H. Richmond J. H. Block mines - It is received by to our cars. Co. Co. Co. Co. Co. Co. Co. Co. Co. C	Cleveland, Ohio. Pittsburg, Pa. Cleveland, Ohio. Cleveland, Ohio. Marquette, Mich.
	President Vice-President Secretary Treasurer Auditor & Genl. Frt. & Passenger Agt. General Manager Solicitor Chief Engineer Master Mechanic Chief Train Despr. No coal handled from boat and loaded in L. S. & I. Ry M. & S. E. Ry Munising Ry. were as follows: From Galeon Signal Value oil, Engine oil, 2, Car oil, 5	Wm. G. Mather Jas. Laughlin, Jr. J. H. Hoyt Wm. G. Pollock H. A. St. John, H. R. Harris, Wm. P. Belden, R. C. Young, W. H. Richmond J. H. Hlock a mines - It is received by the our cars. . Co Co Co Co Co Co 24 gallons © 504 = \$. 364 1/2 " © 309 = 1, . 386 1/2 " © 204 = 1,	Cleveland, Ohio. Pittsburg, Pa. Cleveland, Ohio. Cleveland, Ohio. Marquette, Mich.
	President Vice-President Secretary Treasurer Auditor & Genl. Frt & Passenger Agt. General Manager Solicitor Chief Engineer Master Mochanic Chief Train Despr. No coal handled from boat and loaded in L. S. & I. Ry M. & S. E. Ry Hunising Ry. were as follows: From Galeon Signal Value oil, Engine oil. 2.	Wm. G. Mather Jas. Laughlin, Jr. J. H. Hoyt Wm. G. Pollock H. A. St. John, H. R. Harris, Wm. P. Belden, R. C. Young, W. H. Richmond J. H. Hlock a mines - It is received by the our cars. . Co Co Co Co Co Co 24 gallons © 504 = \$. 364 1/2 " © 309 = 1, . 386 1/2 " © 204 = 1,	Cleveland, Ohio. Pittsburg, Pa. Cleveland, Ohio. Cleveland, Ohio. Marquette, Mich.

Interstate Commerce Commission, Washington.

3-4-11-

June 12, 1906.

To Marquette & Southeastern Railway Company,

Marquette, Michigan.

Under a joint resolution of the Senate and House of Representatives approved by the President March 7, 1906, a copy of which is appended hereto, the Interstate Commerce Commission has been directed to investigate certain matters as therein set forth.

To aid the Commission in conducting the required investigation, your company is requested to furnish, on or before the 15th day of July, 1906, the following information, which may be sent to the Commission by mail:

- 1. A list or statement showing the names and location of all coal mines upon lines of road owned or operated by your company, giving the rating of each such coal mine for car distribution when car distribution is made upon a basis involving the rating of mines. This statement should be accompanied by a sample of the daily car distribution sheet and an explanation of your car distribution system.
- 2. A list or statement showing the location and extent of all oil lands along or tributary to lines of road owned or operated by your company. This statement should also show the names, locations, operators, and proprietors of all oil operations and refineries located upon or along the said lines of road.
- 3. A list of the names of your stockholders and their respective holdings on March 1, 1906, or at the last date prior thereto when the stock books were closed, specifying such date, and including the post-office address of each stockholder if that will not occasion substantial delay in complying with this request. In cases where the last dividend was paid to persons not stockholders of record, give the names and post-office addresses of such persons.

- 2
- 4. A list of the names of stockholders present in person at your last annual meeting and a list of the names of stockholders voting thereat by proxy, together with the names of the persons acting as proxy at such meeting and a blank form of the proxy used.
- 5. A map or maps of the lines of railroad owned or operated by your company.
- 6. A map or maps of the coal territories served by the lines of railroad owned or operated by your company, showing the location upon such lines of each coal mine from which coal is offered for shipment, and a map or maps furnishing similar information concerning the oil lands hereinbefore mentioned.
- 7. A statement showing in detail what stocks or bonds, if any, owned by your company, and stated in detail upon your last annual report to this Commission (made as of June 30, 1905) have been parted with by your company since said date.
- 8. A statement showing in detail what stocks or bonds, if any, have been acquired by your company since said date.
- 9. A statement showing in detail what stocks or bonds owned by your company, if any, which are not mentioned in detail in said report or in the answers to the above two questions, and in what other obligations of other companies your company has any interest, direct or indirect, legal or equitable, including in your answers all stocks or bonds held by any other person or corporation, wholly or partly for your benefit, as trustee, agent, pledgee, or in any other wise whatever, and showing in detail the nature and extent of your interest, and the time when, and the mode in which, the said interest was acquired.
- 10. A statement showing the exact corporate name, and the name, title, and post-office address of the principal officer of each and every corporation which is either directly or indirectly in any wise controlled by your company, showing in detail the mode of control and the date upon which, and the way in which, said control was acquired.
- 11. The name and the post-office address of the person or corporation, if any, who, or which, in any wise, either directly or indi-

rectly, controls your company, stating in detail the mode of control and the date upon which, and the manner in which, said control was acquired. If the control mentioned in this paragraph is held by a corporation, state also the name and post-office address of the principal officer of such corporation.

- 12. A statement showing all coal deposits, collieries, coal-bearing lands, and all other coal properties which your company owned or controlled on January 1, 1906, or in which it then had any interest, by way of equitable title, or of lien, or of contract to purchase, or of option to purchase, or otherwise, showing in detail the location, size, and value of each of such properties, and the nature and extent of your interest, and the time when and the mode in which the said interest was acquired; also all changes in this regard since January 1, 1906.
- 13. A statement showing all oil deposits, oil lands, oil wells, and all other oil properties, which your company owned or controlled on January 1, 1906, or in which it then had any interest, by way of equitable title, or of lien, or of contract to purchase, or option to purchase, or otherwise, showing in detail the location, size, and value of each of such properties, the nature and extent of your interest, and the time when and the mode in which the said interest was acquired; also all changes in this regard since January 1, 1906.
- 14. A list of all corporations which are in any manner, directly or indirectly, interested in coal deposits, collieries, coal-bearing lands, or other coal properties, oil deposits, oil wells, oil-bearing lands, or other oil properties, in which corporations your company has any interest less than control, whether said interest be legal or equitable, stating in full the character and extent of your interest on January 1, 1906, and also at the date of the report hereby called for.
- 15. The names and addresses of all the officers of your company, including all subordinate as well as all general officers.
- 16. A statement showing the name and address, and the character and extent of the duties, of each and every person charged in any

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way with the duty of distributing to shippers cars operated by you in the transportation of coal or oil.

17. A statement showing for the year ended June 30, 1905, or for the year ended December 31, 1905, as may be more convenient, the different kinds of lubricating oils purchased by your company, the amount purchased of each kind, the sum paid for each such amount, the persons, companies, or corporations from whom each such amount was purchased, giving the amount from each and the sum paid therefor, and the names of all persons involved as agents in each such purchase and sale.

The Commission will be greatly obliged by your prompt compliance with these requests.

Very respectfully,

Martin A. Kush

Chairman.

[Public Resolution—No. 8.]

JOINT RESOLUTION instructing the Interstate Commerce Commission to make examinations into the subject of railroad discriminations and monopolies in coal and oil, and report on the same from time to time.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Interstate Commerce Commission be, and is hereby, authorized and instructed immediately to inquire, investigate, and report to Congress, or to the President when Congress is not in session, from time to time as the investigation proceeds—

First. Whether any common carriers by railroad, subject to the interstate-commerce act, or either of them, own or have any interest in, by means of stock ownership in other corporations or otherwise, any of the coal or oil which they, or either of them, directly or through other companies which they control or in which they have an interest, carry over their or any of their lines as common carriers, or in any manner own, control, or have any interest in coal lands or properties or oil lands or properties.

Second. Whether the officers of any of the carrier companies aforesaid, or any of them, or any person or persons charged with the duty of distributing cars or furnishing facilities to shippers are interested, either directly or indirectly, by means of stock ownership or otherwise in corporations or companies owning, operating, leasing, or otherwise interested in any coal mines, coal properties, or coal traffic, oil, oil properties, or oil traffic over the railroads with which they or any of them are employed

or by which they or any of them are employed.

Third. Whether there is any contract, combination in the form of trust, or otherwise, or conspiracy in restraint of trade or commerce among the several States, in which any common carrier engaged in the transportation of coal or oil is interested, or to which it is a party; and whether any such common carrier monopolizes or attempts to monopolize, or combines or conspires with any other carrier, company or companies, person or persons to monopolize any part of the trade or commerce in coal or oil, or traffic therein among the several States or with foreign nations, and whether or not, and if so, to what extent, such carriers, or any of them, limit or control, directly or indirectly, the output of coal mines or the price of coal and oil fields or the price of oil.

Fourth. If the Interstate Commerce Commission shall find that the facts or any of them set forth in the three paragraphs above do exist, then that it be further required to report as to the effect of such relationship, ownership, or interest in coal or coal properties and coal traffic, or oil, oil properties, or oil traffic aforesaid, or such contracts or combinations in form of trust or otherwise, or conspiracy or such monopoly or attempt to monopolize or combine or conspire as aforesaid, upon such person or persons as may be engaged independently of any other persons in mining coal or producing oil and shipping the same, or other products, who may desire to so engage, or upon the general public as consumers of such coal or oil.

Fifth. That said Commission be also required to investigate and report the system of car supply and distribution in effect upon the several railway lines engaged in the transportation of coal or oil as aforesaid, and whether said systems are fair and equitable, and whether the same are carried out fairly and properly; and whether said carriers, or any of them, discriminate against shippers or parties wishing to become shippers over their several lines, either in the matter of distribution of cars or in furnishing facilities or instrumentalities connected with receiving, forwarding, or carrying coal or oil as aforesaid.

Sixth. That said Commission be also required to report as to what remedy it can suggest to cure the evils above set forth, if they exist.

Seventh. That said Commission be also required to report any facts or conclusions which it may think pertinent to the general inquiry above set forth.

Eighth. That said Commission be required to make this investigation at its earliest possible convenience and to furnish the information above required from time to time and as soon as it can be done consistent with the performance of its public duty.

Approved, March 7, 1906.

WASHINGTON, D. C., IN ACCORDANCE WITH LETTER OF

JUNE 12, 1906.

M. S.S. E. RY. CO.

	W			
1.	None			
2.	None			
3.	NAME	ADDRESS		SHARES
	Wm. G. Mather, E. R. Perkins,	Cleveland, Ohio		2
	Jas. H. Wade,	Willoughby, Ohio. New York, N. Y.		1
	Jas. H. Hoyt,	CheveHandoyOpio		1
	Peter White, Murray M. Duncan,	Marquette, Mich. Ishpeming, Mich.		1
	Henry R. Harris,	Marquette, Mich.		i
	Wm. G. Mather, Truste			7,492
	Cleve-Cliffs Iron Co.	•		7,500
4.	No stockholders prese Feb. 13, 1906.	nt in person at last	annual meeting	
	Stock voted by proxy,	as follows:-		
	VOTED BY	VOTED FOR		SHARES
	H. A. St. John,	Wm. G. Mather, Tr		2,492 7,500
		Wm. G. Mather,		2
		E. R. Perkins,		1
		M. M. Duncan,		1
		J. H. Wade,		1
		Jas. H. Hoyt,		1
	pred H. Berg,	H. R. Harris,		1
	Copy of proxy here		tion Hen	
5.	Map attached hereto m	arked "Answer to ques	CION #5"	
6.	None			
7.	None			
	None			
8.	None			
9.	None			
10.	None			
11.	None			
,	a.The cleveland-Cliffs b. Date of contract - J c. Manner of control -	uly 31, 1904		reland, (
,	b. Date of contract - J	uly 31, 1904		reland, (
	b. Date of contract - J	uly 31, 1904		reland, (
13.	b. Date of contract - J c. Manner of control - None	uly 31, 1904		reland, (
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13.	b. Date of contract - J c. Manner of control - None None M. & S. OFFICE President Vice-President	uly 31, 1904 Majority ownership of E. RY. CO. NAME Wm. G. Mather E. R. Perkins	ADDRE:	SS Ohio Ohio.
13.	b. Date of contract - J c. Manner of control - None None M. & S. OFFICE President Vice-President Secretary	uly 31, 1904 Majority ownership of E. RY. CO. NAME Wm. G. Mather E. R. Perkins J. H. Hoyt,	ADDRES Cleveland, (Willoughby, Cleveland, (Ohio Ohio. Ohio
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Interstate Commerce Commission, Washington.

June 12, 1906.

To Munising Railway Co.,

Marquette, Mich.

Under a joint resolution of the Senate and House of Representatives approved by the President March 7, 1906, a copy of which is appended hereto, the Interstate Commerce Commission has been directed to investigate certain matters as therein set forth.

To aid the Commission in conducting the required investigation, your company is requested to furnish, on or before the 15th day of July, 1906, the following information, which may be sent to the Commission by mail:

- 1. A list or statement showing the names and location of all coal mines upon lines of road owned or operated by your company, giving the rating of each such coal mine for car distribution when car distribution is made upon a basis involving the rating of mines. This statement should be accompanied by a sample of the daily car distribution sheet and an explanation of your car distribution system.
- 2. A list or statement showing the location and extent of all oil lands along or tributary to lines of road owned or operated by your company. This statement should also show the names, locations, operators, and proprietors of all oil operations and refineries located upon or along the said lines of road.
- 3. A list of the names of your stockholders and their respective holdings on March 1, 1906, or at the last date prior thereto when the stock books were closed, specifying such date, and including the post-office address of each stockholder if that will not occasion substantial delay in complying with this request. In cases where the last dividend was paid to persons not stockholders of record, give the names and post-office addresses of such persons.

- 4. A list of the names of stockholders present in person at your last annual meeting and a list of the names of stockholders voting thereat by proxy, together with the names of the persons acting as proxy at such meeting and a blank form of the proxy used.
 - 5. A map or maps of the lines of railroad owned or operated by your company.
 - 6. A map or maps of the coal territories served by the lines of railroad owned or operated by your company, showing the location upon such lines of each coal mine from which coal is offered for shipment, and a map or maps furnishing similar information concerning the oil lands hereinbefore mentioned.
 - 7. A statement showing in detail what stocks or bonds, if any, owned by your company, and stated in detail upon your last annual report to this Commission (made as of June 30, 1905) have been parted with by your company since said date.
 - 8. A statement showing in detail what stocks or bonds, if any, have been acquired by your company since said date.
 - 9. A statement showing in detail what stocks or bonds owned by your company, if any, which are not mentioned in detail in said report or in the answers to the above two questions, and in what other obligations of other companies your company has any interest, direct or indirect, legal or equitable, including in your answers all stocks or bonds held by any other person or corporation, wholly or partly for your benefit, as trustee, agent, pledgee, or in any other wise whatever, and showing in detail the nature and extent of your interest, and the time when, and the mode in which, the said interest was acquired.
 - 10. A statement showing the exact corporate name, and the name, title, and post-office address of the principal officer of each and every corporation which is either directly or indirectly in any wise controlled by your company, showing in detail the mode of control and the date upon which, and the way in which, said control was acquired.
 - 11. The name and the post-office address of the person or corporation, if any, who, or which, in any wise, either directly or indi-

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rectly, controls your company, stating in detail the mode of control and the date upon which, and the manner in which, said control was acquired. If the control mentioned in this paragraph is held by a corporation, state also the name and post-office address of the principal officer of such corporation.

- 12. A statement showing all coal deposits, collieries, coal-bearing lands, and all other coal properties which your company owned or controlled on January 1, 1906, or in which it then had any interest, by way of equitable title, or of lien, or of contract to purchase, or of option to purchase, or otherwise, showing in detail the location, size, and value of each of such properties, and the nature and extent of your interest, and the time when and the mode in which the said interest was acquired; also all changes in this regard since January 1, 1906.
- 13. A statement showing all oil deposits, oil lands, oil wells, and all other oil properties, which your company owned or controlled on January 1, 1906, or in which it then had any interest, by way of equitable title, or of lien, or of contract to purchase, or option to purchase, or otherwise, showing in detail the location, size, and value of each of such properties, the nature and extent of your interest, and the time when and the mode in which the said interest was acquired; also all changes in this regard since January 1, 1906.
- 14. A list of all corporations which are in any manner, directly or indirectly, interested in coal deposits, collieries, coal-bearing lands, or other coal properties, oil deposits, oil wells, oil-bearing lands, or other oil properties, in which corporations your company has any interest less than control, whether said interest be legal or equitable, stating in full the character and extent of your interest on January 1, 1906, and also at the date of the report hereby called for.
- 15. The names and addresses of all the officers of your company, including all subordinate as well as all general officers.
- 16. A statement showing the name and address, and the character and extent of the duties, of each and every person charged in any

way with the duty of distributing to shippers cars operated by you in the transportation of coal or oil.

17. A statement showing for the year ended June 30, 1905, or for the year ended December 31, 1905, as may be more convenient, the different kinds of lubricating oils purchased by your company, the amount purchased of each kind, the sum paid for each such amount, the persons, companies, or corporations from whom each such amount was purchased, giving the amount from each and the sum paid therefor, and the names of all persons involved as agents in each such purchase and sale.

The Commission will be greatly obliged by your prompt compliance with these requests.

Very respectfully,

Martin A. Knopp

Chairman.

[Public Resolution—No. 8.]

JOINT RESOLUTION instructing the Interstate Commerce Commission to make examinations into the subject of railroad discriminations and monopolies in coal and oil, and report on the same from time to time.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Interstate Commerce Commission be, and is hereby, authorized and instructed immediately to inquire, investigate, and report to Congress, or to the President when Congress is not in session, from time to time as the investigation proceeds—

First. Whether any common carriers by railroad, subject to the interstate-commerce act, or either of them, own or have any interest in, by means of stock ownership in other corporations or otherwise, any of the coal or oil which they, or either of them, directly or through other companies which they control or in which they have an interest, carry over their or any of their lines as common carriers, or in any manner own, control, or have any interest in coal lands or properties or oil lands or properties.

Second. Whether the officers of any of the carrier companies aforesaid, or any of them, or any person or persons charged with the duty of distributing cars or furnishing facilities to shippers are interested, either directly or indirectly, by means of stock ownership or otherwise in corporations or companies owning, operating, leasing, or otherwise interested in any coal mines, coal properties, or coal traffic, oil, oil properties, or oil traffic over the railroads with which they or any of them are connected or by which they or any of them are connected.

or by which they or any of them are employed.

Third. Whether there is any contract, combination in the form of trust, or otherwise, or conspiracy in restraint of trade or commerce among the several States, in which any common carrier engaged in the transportation of coal or oil is interested, or to which it is a party; and whether any such common carrier monopolizes or attempts to monopolize, or combines or conspires with any other carrier, company or companies, person or persons to monopolize any part of the trade or commerce in coal or oil, or traffic therein among the several States or with foreign nations, and whether or not, and if so, to what extent, such carriers, or any of them, limit or control, directly or indirectly, the output of coal mines or the price of coal and oil fields or the price of oil.

Fourth. If the Interstate Commerce Commission shall find that the facts or any of them set forth in the three paragraphs above do exist, then that it be further required to report as to the effect of such relationship, ownership, or interest in coal or coal properties and coal traffic, or oil, oil properties, or oil traffic aforesaid, or such contracts or combinations in form of trust or otherwise, or conspiracy or such monopoly or attempt to monopolize or combine or conspire as aforesaid, upon such person or persons as may be engaged independently of any other persons in mining coal or producing oil and shipping the same, or other products, who may desire to so engage, or upon the general public as consumers of such coal or oil.

Fifth. That said Commission be also required to investigate and report the system of car supply and distribution in effect upon the several railway lines engaged in the transportation of coal or oil as aforesaid, and whether said systems are fair and equitable, and whether the same are carried out fairly and properly; and whether said carriers, or any of them, discriminate against shippers or parties wishing to become shippers over their several lines, either in the matter of distribution of cars or in furnishing facilities or instrumentalities connected with receiving forwarding, or carrying coal or oil as aforesaid.

furnishing facilities or instrumentalities connected with receiving, forwarding, or carrying coal or oil as aforesaid.

Sixth. That said Commission be also required to report as to what remedy it can suggest to cure the evils above set forth, if they exist.

Seventh. That said Commission be also required to report any facts or conclusions which it may think pertinent to the general inquiry above set forth.

Eighth. That said Commission be required to make this investigation at its earliest possible convenience and to furnish the information above required from time to time and as soon as it can be done consistent with the performance of its public duty.

Approved, March 7, 1906.

5

WASHINGTON, D. C., IN ACCORDANCE WITH LETTER

OF JUNE 12, 1906.

MUNISING RY. CO.

	None		
2.	None		
3.	NAME	ADDRESS	SHARES
	Mrs. Mary Witt Eells	Cleveland, Ohio	394
	Frank H. Orcutt	Alpena, Mich.	50
	Wm. G. Mather	Cleveland, Ohio	1
	Jas. H. Hoyt, E. R. Perkins,	Cleveland, Ohio Willoughby, Ohio	1
	Samuel Mather	Cleveland, Ohio	î
	J. H. Wade, Trustee	New York City	8, 102
	Peter White E. H. Scott	Marquette, Mich. LaPorte, Ind.	100 50
4.		t in person at last annua;	l meeting
	Stock voted by proxy a	s follows:-	
	VOTED BY	VOTED FOR	SHARES
		J. H. Wade	8,102
	H. A. St. John,	Wm. G. Mather	1
		E. H. Scott	50
		Samuel Mather	1
		E. R. Perkins	1
	A. Ward	James H. Hoyt	1
		Mary Witt Eells	394
		Peter White	100
	Copy of promy here	ewith.	
5.	Map attached hereto ma	rked "Answer to question #	45 **
6.	None		
7.	None		
8.	None		
9.	None		
10.	None None		
12.	a. J. H. Wade, Trustee	, New York, N. Y.	
	b. Date of contract - 1	October 1900.	
		The state of the s	
	c. Manner of control.		took
	c. Manner of control.	Majority ownership of st	tock.
13.	c. Manner of control.		tock.
13.			tock.
200	None None		oek.
200	None None MUNISING 1	Majority ownership of st	ADDRESS
200	None None MUNISING) OFFICE Prosident	Majority ownership of st	ADDRESS Cleveland, 0.
200	None None MUNISING : OFFICE President Vice President	Majority ownership of st RAILWAY COMPANY. NAME Wm. G. Mather E. R. Perkins	ADDRESS Cleveland, O. Willoughby, O.
200	None MUNISING I OFFICE President Vice President Secretary	Majority ownership of st	ADDRESS Cleveland, 0. Willoughby, 0. Cleveland, 0.
200	None None MUNISING : OFFICE President Vice President	Majority ownership of st RAILWAY COMPANY. NAME Wm. G. Mather E. R. Perkins	ADDRESS Cleveland, 0. Willoughby, 0. Cleveland, 0. Cleveland, 0.
200	None MUNISING OFFICE President Vice President Secretary Treasurer Auditor & Genl. Frt. & Pass. Agt.	Majority ownership of st RAILWAY COMPANY. NAME Wm. G. Mather E. R. Perkins R. C. Mann Wm. G. Mather H. A. St. John	ADDRESS Cleveland, 0. Willoughby, 0. Cleveland, 0. Cleveland, 0.
200	None MUNISING : OFFICE President Vice President Secretary Treasurer Auditor & Genl. Frt. & Pass. Agt. Genl. Manager	Majority ownership of st RAILWAY COMPANY. NAME Wm. G. Mather E. R. Perkins R. C. Mann Wm. G. Mather H. A. St. John H. R. Harris	ADDRESS Cleveland, 0. willoughby, 0. cleveland, 0. cleveland, 0. Marquette, Mich
200	None MUNISING : OFFICE President Vice President Secretary Treasurer Auditor & Genl. Prt. & Pass. Agt. Genl. Manager Solicitor	Majority ownership of st RAILWAY COMPANY. NAME Wm. G. Mather E. R. Perkins R. C. Mann Wm. G. Mather H. A. St. John H. R. Harris Wm. P. Boldma	ADDRESS Cleveland, O. Willoughby, O. Cleveland, O. Cleveland, O. Marquette, Mich Marquette, Mich Ishpeming, Mich
200	None MUNISING : OFFICE President Vice President Secretary Treasurer Auditor & Genl. Frt. & Pass. Agt. Genl. Manager	Majority ownership of st RAILWAY COMPANY. NAME Wm. G. Mather E. R. Perkins R. C. Mann Wm. G. Mather H. A. St. John H. R. Harris	ADDRESS Cleveland, O. Willoughby, O. Cleveland, O. Cleveland, O. Marquette, Mich Marquette, Mich Ishpeming, Mich
200	None MUNISING : OFFICE President Vice President Secretary Treasurer Auditor & Genl. Prt. & Pass. Agt. Genl. Manager Solicitor	Majority ownership of st RAILWAY COMPANY. NAME Wm. G. Mather E. R. Perkins R. C. Mann Wm. G. Mather H. A. St. John H. R. Harris Wm. P. Boldma	ADDRESS Cleveland, 0. Willoughby, 0. Cleveland, 0. Cleveland, 0.
200	None MUNISING : OFFICE President Vice President Secretary Treasurer Auditor & Genl. Frt. & Pass. Agt. Genl. Manager Solicitor Chief Engineer Master Mechanic chief Train Despr.	Majority ownership of st RAILWAY COMPANY. NAME Wm. G. Mather E. R. Perkins R. C. Mann Wm. G. Mather H. A. St. John H. R. Harris Wm. P. Beldam R. C. Moung W. H. Richmond J. H. Eleck	ADDRESS Cleveland, O. Willoughby, O. Cleveland, O. Cleveland, O. Marquette, Mich. Marquette, Mich. Marquette, Mich. Marquette, Mich. Marquette, Mich.
200	None MUNISING I OFFICE President Vice President Secretary Treasurer Auditor & Genl. Frt. & Pass. Agt. Genl. Manager Solicitor Chief Engineer Master Mechanic	Majority ownership of st RAILWAY COMPANY. NAME Wm. G. Mather E. R. Perkins R. C. Mann Wm. G. Mather H. A. St. John H. R. Harris Wm. P. Beldma R. C. Moung W. H. Richmond	ADDRESS Cleveland, 0. willoughby, 0. cleveland, 0. cleveland, 0. Marquette, Mich Marquette, Mich Ishpeming, Mich Marquette, Mich
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CUYAHOGA COUNTY TAX NOTICE FOR 1905, The Presque Isle Transportation Co.,

APRIL 9, 1905.

STATEMENT of Personal Property, Moneys, Credits, &c., Subject to Taxation in

Cleveland City, for the Year 1905, helenging to

. Horses		VALUE OF EAC				
. Cattle						
. Mules and Asses						
. Sheep						
. Hogs						
. Pleasure Carriages of whate	res bind					
	ver kind					
a. Bicycles						
6b. Automobiles	rred, or no					•••••••••••••••••••••••••••••••••
a) Value of household goods a b) All jewelry of gold and silv monds, emeralds, rubies	and furniture of every kind, go er, and all pins, rings, necklad s, or other precious stones, or				100000000000000000000000000000000000000	
c) Farming utensils, wagons,						
d) Grain, wool, hives of bees,	agricultural products of ever	y kind				
e) Lumber, coal, wood and sto	ne					
f) Vessel or vessels, or share i	n such vessels, steamboats, car	nal boats, or shares in	such boats			
SHARES IN		ME OF		VALUE—DOL	TARR	
				- ALUE DOL		
g) Office furniture and fixture	es, iron safes, etc., ete			••••		
All other articles of person	al property not included in an	y of the foregoing or	subsequent item	s of this statement		
			NUMBER	VALUE-DOLI	LARS	
				TABUR DOLL	LA BO	
8. Watches				The second		
					nding the	
(a) Average value "of a used, in whole, or in year, or part thereo.	which such person is required: Il articles purchased, received, a part, in any process or operat, f, ending the first day of April, articles on hand during the	or otherwise held by ion of manufacturing 1905. See O. L., Vol	me as a Manufac , combining, recti . 88, page 341. Se	turer, for the purpose ifying or refining," du see Rule V. next page.	of being uring the	
(a) Average value "of a used, in whole, or ir year, or part thereo (b) Average value of all been by me manu (c) Value of all tools, im are appraised as p	Il articles purchased, received, part, in any process or operat, f. ending the first day of April. articles on hand during the factured or changed in any wa plements, engines and machinart of the real estate.	or otherwise held by ion of manufacturing 1905. See O. L., Vol year, or part thereof y, either by combina ery used, or designed	me as a Manufac , combining, recti. 88, page 341. Se , previous to the tion, rectifying, r	turer, for the purpose ifying or refining," due Balle V, next page. first of April, 1905, wh efining, or adding the manufacturing, excep	of being aring the mich have reto	
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THE STATE OF OHIO, CUYAHOGA COUNTY, SS.

If the person required by law to list, refuses or NEGLECTS to swear to the number and value of the property embraced in the iftens, or the correctness of the NUMBER, if EXHIBITED, or refuses or NEGLECTS to list and swear to the number and value of the any of the other thems in the list, when requested to do so by the Lassessor, the Assessor will then make the return from his own knowled information of others, and will enter on the margin of the list, "REFUSED TO LIST," or "REFUSED TO SWEAK," as the case WHICH RETURN THE AUDITOR WILL ADD FIFTY PER CENT, AS PENALIY.

Sworn to and subscribed before me, thisday		
of, 1905	NoS	tree
Assessor	P. O.	
(a) This blank must be filled with the name of the person making the affidavit.	(b) This blank must be filled with the word "swear" or "affirm."	
REMARKS		

0.000				
Cost				
	of same, \$		Value for taxation, \$	
2000				
				9
Cost	of same, \$		Value for taxati	on, \$
-				4?
On z	what lot or land situat	ed?	Duplica	te value, \$
	RU	LES FOR VALUING	PERSONAL PROP	ERTY.
I. Section STING. and A is believed of money."	on 2739 of the general tax law that AT THE PLACE WHERE THE SAME could be obtained therefor in mon Money, whether IN POSSESSION or redits (after DEDUCTING the le te statement, at its refix value, whether	t took effect January 1, 1880, declares: "Pe MAY THEN BE, and if there be no usual selliney, at such time and place. Investments R on DEPOSIT in banks, or with Persons, sulegal BONA FIDE indebtedness of the person in this tit he amount that can be collected. A	rsonal property shall be valued AT THE gg price known to the person whose duty in bonds, stocks, joint stock companies, jeet to draft on demand, shall be entered isting), payable either in money, propen nuities, or money receivable at stated	USUAL SELLING PRICE thereof, AT THE TIME OF it shall be to fix a value thereon, then at such price as or otherwise, shall be valued at the true value thereon in the statement at the rutu value thereof any kind, labor or serios, and the price which the person is the valued at the price which the person is the valued at the price which the person is the valued at the price which the person is the valued at the price which the person is the valued at the price which the person is the valued at the price which the person is the valued at the price which the person is the valued at the price which the person is the valued at the price which the person is the valued at the price which the person is the valued at the price which the person is the valued at the price which the person is the valued at the price which the person is the valued at the price which the person is the value of the valued at the price which the person is the valued at the price which the person is the valued at the price which the person is the valued at the price which the person is the valued at the price which the person is the valued at the price which the person is the valued at the price which the person is the valued at the price which the person is the valued at the price which the person is the valued at the price which the person is the valued at the price which the person is the valued at the price which the person is the valued at the price which the person is the valued at the price which the person is the valued at the price which the person is the valued at the price which the person is the valued at the price which the person is the valued at t
II. Each e Assessor. III. The limited to	n individual residing in this State But in families, this applies only e necessary wearing apparel, and a provisions for the individual or	may deduct a sum not exceeding ONE HUI y to the head of the family, unless the oth all articles of food provided for the PRESENT family, and does not include food for cattle	NDRED DOLLARS as exempt from tax er members own separate property indep use and support of an individual or fam- or stock.)	ation: but all above that amount must be returned to andent of such head. ly, are not to be regarded as objects of taxation. (This
v. Manustifying, or business, a eration of a preceding unufactured evious to the value of anufactured that the value of th	ar, or a part thereof, and not the vafeaturers must include in their strefining, which from time to time and if not, then during the time it manufacturing, combining, etc., grear, in the same condition in we. d. or changed in any way, either b in First day of April annually; if tools, implements, engines, and r's property as is required to be re-	value of the expital employed, that must be a tatements the mouthly average value of all they shall have had on hand during the ye eye shall have been so engaged. All materia is the manufacturer's row material, and heich it was purchased or received. He is so yo ombination, or rectifying, or refining, or fo long he shall have been engaged in such machinery used in manufacturing, except sturned by this rule, under Item 12, together the returned by this rule, under Item 12, together the results of	eturned. articles purchased, received, or otherwise ar next previous to the time of making st l, of every description, held for the pur- is to return, for taxation, the monthly av- iso required to return the monthly ave- adding thereto, which from time to tim- manufacturing business, and if not, the uch as are appraised as part of the real e- er with the value returnable under othe	of the merchant's property in his business during the beld, for the purpose of manufacturing, combining, che statement, if so long they shall have been engaged cose of adding to the value thereof by any process or erage value of the same, which he had on hand during ge value of all articles which were at any time by him be he shall have had on hand during the year next and uring the time he shall have been so engaged, with that to be the shall have been so engaged, with the total properties of the Tax Notice, make up the values to be the township and town in which they are simuted.
VII. No	and CREDITS must be entered for to	axation in the township and town in which in his statement any share or portion of	he person charged with the tax thereon a the capital stock or property of any comp	esided at the time of the assessment. any or corporation whose duty it is, by law, to list and
IX. Unle placing op on of the fa-	f makes oath that he has fully an less the VALUE of the property list sposite each kind of property such cet that the penalty is to be added	d correctly exhibited said property to the Al ed is sworn to, the Assessor shall not be gov an amount as he believes to be its FULL V., because its owner "refused to swear."	sessor, and has made oath as to the othe erned by the amounts at which the owne ALUE. Neither shall the Assessor retur	r it liable to the penalty of fifty per cent. provided the items of the statement. rams wish them returned; but shall fill the statement of any property at less than its true value, in considera-
redits, o taxat worn to	o solemnly investments in bond ion, or which I am b o and subscribed bef	ls, stocks, joint stock comp y law required to list in m °ore me, this	, hold, possess, or contro anies, or otherwise, whic y own right, or as the ho	l, any personal property, moneys, h are by the laws of Ohio subject
-		, 1905.	The second of th	
				d States Bonds, Bonds of the State of d States or of this State, \$
"Are equired, cred and Asse bly with "If State any prought Attorney Statutes, Also has been	Penalty for any person, company or shall forfeit and pay paid as in the next pressors will ce'al special as its requirements. an Assessor neglects or you not more than or by the Prosecuting At y's fee of ten per cent y's fee of ten per cent y's not not not be the prosecuting at the prosecuting At y's fee of ten per cent y's not	r Refusing to Give A corporation, refusing to make to the State any sum not more eceding section provided as to attention to the foregoing law, OFFICIAL or refuses to make out and refuse hundred dollars nor less torney on the request of the Atum, shall be paid into the statistics of Births and Deaths, satisfaction of the Probate	sessors True States out and deliver a statement than one hundred dollars to penalty on an assessor." and note the refusal or negotiation than twenty dollars, to be uditor of State; and the anstate Treasury to the credit the County Auditor "SHALLUDGE." (See Revised State W. D. GUILBE	ments of Statistics. At of the facts, or any of them herein for less than fifty dollars, to be recovered. (Revised Statutes, Vol. 1, Sec. 1525.) Added of any person or persons to complete the shall forfeit and pay to the expectation of the shall be account recovered, less the Prosecuting lit of the School Fund." (Revised L. WITHHOLD HIS ORDER until the law utes, Vol. 2, Sec. 6396.)
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				erty, Moneys, Colonging to				
-	1.	Horses		NUMBER	VALUE OF EACH			VALUE IN
1		Cattle Mules and Asses						
	4.	Sheep						
		Hogs Pleasure Carriages o						
		Automobiles						
		Automobiles(Give license number. In longer used,		e of every kind, gold and	silvernlete chines	rere hooks nict	ures and naintings	
				ins, rings, necklaces, bracerecious stones, or with per				-
	(c)	Farming utensils, w	agons, carts, carria					
7.	(e)	Lumber, coal, wood	and stone					
	(4)	Vessel or vessels, or SHARES IN	share in such vesse	ls, steamboats, canal boat	s, or shares in such	boats	VALUE-DOLLARS	_
				, etc., etc				
	(n)	All other articles of	personal property	not included in any of th	e foregoing or subs		VALUE—DOLLARS	_
1	8.	Watches						
	9. 10.	Piano Fortes and O Average value of al	goods and mercha	ndise owned or held by me f April, 1905. See Section	as a Merchant d	uring the year,	or part thereof, ending th	е
	11.	The value of the pr	operty which such p	erson is required to list as	a banker, broker	or stock jobber.	See Section 2737	
1	(a) Average value "of all articles purchased, received, or otherwise held by me as a Manufacturer, for the purpose of being used, in whole, or in part, in any process or operation of manufacturing, combining, rectifying or refining," during the year, or part thereof, ending the first day of April, 1905. See 0.1., Vol. 85, page 341. Exile V, next page						8	
	12,	12. (b) Average value of all articles on hand during the year, or part thereof, previous to the first of April, 1906, which have been by me manufactured or changed in any way, either by combination, rectifying, refining, or adding thereto						е
	13.	Value of all moneys	in possession or or	al estate	on the day was a	ing the second !	V1	
		"all money loane given for the sam 2734	d on pledge of real e, if between the pa	section 2730, including n estate, although a deed rties the same is considere wilding and loan associations.	or other instrumented a security mere	nt may have bee ly." See Sectio	n n	
		included in this in April in each year	r (see Section 3836-	7, O. L. v. 88-469)	ay preceasing the s	ed as credits an econd Monday i	n 	
	10	Deduct from item I by law to be deduc	No. 14 ONLY the sum eted. (Section 2730	of all legal bona fide deb R. S.)	ts, except such as	are not allowed	d	
1	15.		noneys invested in h	oonds, stocks, joint stock		ies or otherwise.	4	
	-	SHARES IN		NAME OF COM	PANIES		VALUE	
						4 7 7	- Cataran	
	16.	The average amoun	t or value, for the t	ime he held or controlled	the same within th	ne preceding year	r of all moneys, credits o	r
		not taxed, excep second Monday the credits in the	t greenbacks, to the of April, but no in a fourteenth item as	ime he held or controlled ted in or converted into be e extent he may hold or debtedness created by the above	control such bond purchase of said b	s or securities of onds or securities	on said day preceding the es shall be deducted from	9
						NUMBER	VALUE	
		we will a straight a	hara owner fives the	e value		to it.)		
		Value of all dogs w	wner may fix any va	lue he chooses, but is not	required to swear			
		(The o	wner may fix any va	ALL ITEMS				
	17.	(The or GRAND) Number of Dogs.	TOTAL OF	lue he chooses, but is not	by owner or assesse	or, number		

Cest of sames, S	The second second					On what lot or land situated?
Did you make any additions to, or improvements on, any building times April 10, 1904. On what he or land situated? Cost of same, \$. Kind of building?	
Or what lot or land situated? Cet of some. \$						
Was any building gaussed by you wholly or partially destroyed or removed since April 10, 19058 RULES FOR VALUING PERSONAL PROPERTY. 1. Seeing the first partial to be that the data farmer, it was considered to the control of the c	- 75 337					
Was any building counced by your wholly or partially desiroyed or removed since April 10, 1904 Brush for riand Studies of the summary of the						
RULES FOR VALUING PERSONAL PROPERTY. L. Robert 1994 the pureal has be that has deed a lowery of the company of						
RULES FOR VALUING PERSONAL PROPERTY. 1. Southers The of the grown to as the time took offers Javager [1, 100], declares: "Promoted present of the benefied CT VIII USEAL SEALING FRICTI showed or 1 are year or 1 benefits of pools in the control of the promoted of the property of the control of the promoted of the prom						
1. Bodies 200 of the general to a be this took dark house? [1, 100] dealers. "Appropriate present with the bodies of any of white the bodies of the propriate o	On	what lot or land situate	rd?		Duplicate v	alue, \$
the Actions—Delta finalities, this speciment by the beard of the finality, which the circle company over a superior service and a finality, and its in regalization of the control of the finalities, which we regalized and objects of transforms. The product of the control of th		RU	LES FOR V	ALUING	PERSONAL PROPER	TY.
the Actions—But the facilities, this speciment by the bead of the facility, which the circle companies over experiency believement of the condition. It is provided the provided and provided and the facility of the provided of the provided and bead of the provided and provided	I. Section LISTING. and it is believed in money." ance of all comaking up the listing the sar	on 2739 of the general tax law that AT THE PLACE WHERE THE SAME M could be obtained therefor in mon Money, whether IN POSSESSION OF redits (after DEDUCTING the le e statement, at its TRUE value, wh me believes them to be worth.	took effect January 1, 18 tay THEN BE, and if ther ey, at such time and ple ton DEPOSIT in banks, or gal BONA FIDE indebted- ich is the amount that ca	80, declares: "le be no usual sel ace. Investment r with Persons, si ness of the person n be collected.	Personal property shall be valued AT THE USU ling price known to the person whose duty it she is in bonds, stocks, joint stock companies, or ot ubject to draft on Jemand, shall be entered in it il listing), payable either in money, property of Annuities, or moneys receivable at stated period	AL SELLING PRICE thereof, AT THE TIME OF all be to fix a value thereon, then at such price as serwise, shall be valued at the true value thereof e statement at the TRUE value thereof. The bal- rany kind, labor or service, shall be estimated, in s, shall be valued at the price which the person
The state of the s	the Assessor. III. The is limited to IV. Mer	But in families, this applies only e necessary wearing apparel, and a provisions for the individual or i chants must include in their state	may deduct a sum not ex to the head of the fami ill articles of food provide amily, and does not inclu- ments the monthly avera	ly, unless the or d for the PRESEN ade food for cattl ge value of their	ther members own separate property independent use and support of an individual or family, at le or stock.) goods and merchandise. It is the average of the	t of such head. e not to be regarded as objects of taxation. (This me merchant's property in his business during the
Be were fined course most for unbred for leasables in the twenthy and two in which the person changed with this to throw resided in the time of the namement. In additional processing the process of the control of th	V. Manurectifying, or in business, a operation of the preceding manufactured previous to the value of manufactured manufactured by the statement of the stateme	ufacturers must include in their at refining, which from time to time and if not, then during the time the manufacturing, combining, etc., if X year, in the same condition in we d, or changed in any way, either by the First day of April annually; if tools, implements, engines, and r's property as is required to be re-	atements the monthly average shall have had on hy shall have been so eng a the manufacturer's routie it was purchased or combination, or rectify so long he shall have bee machinery used in manu turned by this rule, and tag amplead in his hasi	erage value of a and during the y aged. All mater material, and h received. He is ng. or refining, on engaged in suc facturing, except er Item 12, togeness.	Il articles purchased, received, or otherwise held- ever next previous to the time of making such st- ial, of every description, held for the purpose o ie is to return, for taxation, the monthly average va- also required to return the monthly average va- radding thereto, which from time to time he h manufacturing business, and if not, then du such as are appraised as part of the real estate ther with the value returnable under other Ite	, for the purpose of manufacturing, combining, atement, if so long they shall have been engaged adding to the value thereof by any process or value of the same, which be had on hand during the of all articles which were at any time by him shall have had on hand during the year next ring the time he shall have been so engaged, with to be returned in separate items. So much of the ms of the Tax Notice, make up the values to be
Porm of Oath or Affirmation, where there is no Properly exceeding One Hundred Bollars in Value (The Assesser MUST edunisher this eath to all who claim not more than one hundred dollars in value) The Assesser MUST edunisher this eath to all who claim not more than one hundred dollars in value. I do solemnly	VII. No return its cap	and CREDITS must be entered for ta o person is required to include pital and property for taxation in t	xation in the township as in his statement any si his State.	nd town in which	n the person charged with the tax thereon reside of the capital stock or property of any company of	d at the time of the assessment. or corporation whose duty it is, by law, to list and
I do solemnly that I do not own, hold, passess, or control, any personal property, moneys, credits, investments in bonds, stocks, joint stock companies, or otherwise, which are by the laws of Ohio subject to taxation, or which I am by law required to list in my own right, or as the holder thereof, or otherwise. Sworn to and subscribed before me, this day, 1905. Sworn to and subscribed before me, this day, 1905. BONDS, FIG., EXEMPT FROM TAXATION.—Amount now owned or held of all United States Bonds, Bonds of the State of Ohio, Certificates of Indebtedness, that are exempt from taxation by any law of the United States Bonds, Bonds of the State of Ohio, Certificates of Indebtedness, that are exempt from taxation by any law of the United States or of this State, \$	IX. Unl by placing op tion of the fa	f makes eath that he has fully and less the VALUE of the property liste oposite each kind of property such se that the penalty is to be added,	correctly exhibited said and is sworn to, the Assess an amount as he believes because its owner "refu	property to the a or shall not be go to be its FULL' sed to swear."	Assessor, and has made oath as to the other iten overned by the amounts at which the owner may VALUE. Neither shall the Assessor return any	s of the statement, wish them returned; but shall fill the statement property at less than its true value, in considera-
I do solemnly						
THE TRANSPORT OF THE STATE OF T	1 1			-		
BUNDS, ETC., EXEMPT FROM TAXATION.—Amount now owned or held of all United States Bonds, Bonds of the State of Ohio, Certificates of Indebtedness, that are exempt from taxation by any law of the United States or of this State, \$	credits, to taxat	investments in bond ion, or which I am by	s, stocks, joint y law required	stock comp to list in n	panies, or otherwise, which a ny own right, or as the holde	re by the laws of Ohio subject
BUNDS, ETG., EXEMPT FROM TAXATION.—Amount now owned or held of all United States Bonds, Bonds of the State of Ohio, Certificates of Indebtedness, that are exempt from taxation by any law of the United States or of this State, \$						
BONDS, FTC., EXEMPT FROM TAXATION.—Amount now owned or held of all United States Bonds, Bonds of the State of Ohio, Certificates of Indebtedness, that are exempt from taxation by any law of the United States Bonds, Bonds of the State of Ohio, Certificates of Indebtedness, that are exempt from taxation by any law of the United States or of this State, \$	of.		, 1905.			
BONDS, FTC., EXEMPT FROM TAXATION.—Amount now owned or held of all United States Bonds, Bonds of the State of Ohio, Certificates of Indebtedness, that are exempt from taxation by any law of the United States or of this State, \$, Asse	880r.)	
Ohio, Certificates of Indebtedness, that are exempt from taxation by any law of the United States or of this State, \$	-			Section 1995		ates Bonds. Bonds of the State of
"If an Assessor neglects or refuses to make out and note the refusal or neglect of any person or persons to comply with its requirements. "If an Assessor neglects or refuses to make out and return statistics, as herein required, he shall forfeit and pay to the State any sum not more than one hundred dollars nor less than fifty dollars, to be recoverable and the refusal or neglect of any person or persons to comply with its requirements. "If an Assessor neglects or refuses to make out and return statistics, as herein required, he shall forfeit and pay to the State any sum not more than one hundred dollars nor less than twenty dollars, to be recovered by action, which shall be brought by the Prosecuting Attorney on the request of the Auditor of State; and the amount recovered, less the Prosecuting Attorney's fee of ten per centum, shall be paid into the State Treasury to the credit of the School Fund." (Revised Statutes, Vol. 1, Sec. 1524.) Also, in relation to the Statistics of Births and Deaths, the County Auditor "shall withhold his order until the law has been complied with, to the satisfaction of the Probate Judge." (See Revised Statutes, Vol. 2, Sec. 6396.) **W. D. GUILBERT, AUDITOR OF STATE.** **ONTE.—Per other Official Penaltiles, see Revised Statutes, Sections 140, 1050, 1250, etc.** **ONTE.—Per other Official Penaltiles, see Revised Statutes, Sections 140, 1050, 1250, etc.** **ONTE.—Per other Official Penaltiles, see Revised Statutes, Sections 140, 1050, 1250, etc.** **ONTE.—Per other Official Penaltiles, see Revised Statutes, Sections 140, 1050, 1250, etc.** **ONTE.—Per other Official Penaltiles, see Revised Statutes, Sections 140, 1050, 1250, etc.** **ONTE.—Per other Official Penaltiles, see Revised Statutes, Sections 140, 1050, 1250, etc.** **ONTE.—Per other Official Penaltiles, see Revised Statutes, Sections 140, 1050	Ohio, Cer	rtificates of Indebtedne	ss, that are exemp	pt from tax	ation by any law of the United St	ates or of this State, \$
"If an Assessor neglects or refuses to make out and note the refusal or neglect of any person or persons to comply with its requirements. "If an Assessor neglects or refuses to make out and return statistics, as herein required, he shall forfeit and pay to the State any sum not more than one hundred dollars nor less than fifty dollars, to be recoverable and the refusal or neglect of any person or persons to comply with its requirements. "If an Assessor neglects or refuses to make out and return statistics, as herein required, he shall forfeit and pay to the State any sum not more than one hundred dollars nor less than twenty dollars, to be recovered by action, which shall be brought by the Prosecuting Attorney on the request of the Auditor of State; and the amount recovered, less the Prosecuting Attorney's fee of ten per centum, shall be paid into the State Treasury to the credit of the School Fund." (Revised Statutes, Vol. 1, Sec. 1524.) Also, in relation to the Statistics of Births and Deaths, the County Auditor "shall withhold his order until the law has been complied with, to the satisfaction of the Probate Judge." (See Revised Statutes, Vol. 2, Sec. 6396.) **W. D. GUILBERT, AUDITOR OF STATE.** **ONTE.—Per other Official Penaltiles, see Revised Statutes, Sections 140, 1050, 1250, etc.** **ONTE.—Per other Official Penaltiles, see Revised Statutes, Sections 140, 1050, 1250, etc.** **ONTE.—Per other Official Penaltiles, see Revised Statutes, Sections 140, 1050, 1250, etc.** **ONTE.—Per other Official Penaltiles, see Revised Statutes, Sections 140, 1050, 1250, etc.** **ONTE.—Per other Official Penaltiles, see Revised Statutes, Sections 140, 1050, 1250, etc.** **ONTE.—Per other Official Penaltiles, see Revised Statutes, Sections 140, 1050, 1250, etc.** **ONTE.—Per other Official Penaltiles, see Revised Statutes, Sections 140, 1050		Penalty for	Refusing t	o Give A	Assessors True Stateme	ents of Statistics.
Assessors will coll special attention to the foregoing law, and note the refusal or neglect of any person or persons to comply with its requirements. OFFICIAL PENALTIES. "If an Assessor neglects or refuses to make out and return statistics, as herein required, he shall forfeit and pay to the State any sum not more than one hundred dollars nor less than twenty dollars, to be recovered by action, which shall be brought by the Prosecuting Attorney on the request of the Auditor of State; and the amount recovered, less the Prosecuting Attorney's fee of ten per centum, shall be paid into the State Treasury to the credit of the School Fund." (Revised Statutes, Vol. 1, Sec. 1524.) Also, in relation to the Statistics of Births and Deaths, the County Auditor "SHALL WITHHOLD HIS ORDER until the law has been complied with, to the satisfaction of the Probate Judge." (See Revised Statutes, Vol. 2, Sec. 6396.) W. D. GUILBERT, AUDITOR OF STATE. ONLY MADE TO THE Official Penalties, see Revised Statutes, Sections 140, 1090, 1290, etc. **W. D. GUILBERT, AUDITOR OF STATE.**	"Ar	ny person, company or	corporation, refu	sing to ma	ke out and deliver a statement o	f the facts, or any of them herein
"If an Assessor neglects or refuses to make out and return statistics, as herein required, he shall forfeit and pay to the State any sum not more than one hundred dollars nor less than twenty dollars, to be recovered by action, which shall be brought by the Prosecuting Attorney on the request of the Auditor of State; and the amount recovered, less the Prosecuting Attorney's fee of ten per centum, shall be paid into the State Treasury to the credit of the School Fund." (Revised Statutes, Vol. 1, Sec. 1524.) Also, in relation to the Statistics of Births and Deaths, the County Auditor "SHALL WITHHOLD HIS ORDER until the law has been complied with, to the satisfaction of the Probate Judge." (See Revised Statutes, Vol. 2, Sec. 6396.) W. D. GUILBERT, AUDITOR OF STATE. NOTE.—For other Official Penalties, see Revised Statutes, Sections 140, 1050, 1250, etc. 96 W. D. GUILBERT, AUDITOR OF STATE.	required, ered and Asse	, shall forfeit and pay to paid as in the next pre- assors will call special a	to the State any seceding section p	sum not mo rovided as	re than one hundred dollars nor le to penalty on an assessor.'' (Re	ess than fifty dollars, to be recovevised Statutes, Vol. 1, Sec. 1525.)
"If an Assessor neglects or refuses to make out and return statistics, as herein required, he shall forfeit and pay to the State any sum not more than one hundred dollars nor less than twenty dollars, to be recovered by action, which shall be brought by the Prosecuting Attorney on the request of the Auditor of State; and the amount recovered, less the Prosecuting Attorney's fee of ten per centum, shall be paid into the State Treasury to the credit of the School Fund." (Revised Statutes, Vol. 1, Sec. 1524.) Also, in relation to the Statistics of Births and Deaths, the County Auditor "SHALL WITHHOLD HIS ORDER until the law has been complied with, to the satisfaction of the Probate Judge." (See Revised Statutes, Vol. 2, Sec. 6396.) W. D. GUILBERT, AUDITOR OF STATE. **Note.**—For other Official Fenalties, see Revised Statutes, Sections 140, 1050, 1250, etc. 97 **Probate Official Fenalties, see Revised Statutes, Sections 140, 1050, 1250, etc. **Probate Official Fenalties, See Revised Statutes, Sections 140, 1050, 1250, etc. **Probate Official Fenalties, See Revised Statutes, Sections 140, 1050, 1250, etc. **Probate Official Fenalties, See Revised Statutes, Sections 140, 1050, 1250, etc. **Probate Official Fenalties, See Revised Statutes, Sections 140, 1050, 1250, etc. **Probate Official Fenalties, See Revised Statutes, Sections 140, 1050, 1250, etc. **Probate Official Fenalties, See Revised Statutes, Sections 140, 1050, 1250, etc. **Probate Official Fenalties, See Revised Statutes, Sections 140, 1050, 1250, etc. **Probate Official Fenalties, See Revised Statutes, Sections 140, 1050, 1250, etc. **Probate Official Fenalties, See Revised Statutes, Sections 140, 1050, 1050, etc. **Probate Official Fenalties, See Revised Statutes, Sections 140, 1050, etc. **Probate Official Fenalties, See Revised Statutes, Sections 140, 1050, etc. **Probate Official Fenalties, See Revised Statutes, Sections 140, 1050, etc. **Probate Official Fenalties, See Revised Statutes, Sections 140, 1050, etc. **Probate Official F	pry with	ato requirements.	OFF	ICIAL	PENALTIES.	
Brought by the Prosecuting Attorney on the request of the Auditor of State; and the amount recovered, less the Prosecuting Attorney's fee of ten per centum, shall be paid into the State Treasury to the credit of the School Fund." (Revised Statutes, Vol. 1, Sec. 1524.) Also, in relation to the Statistics of Births and Deaths, the County Auditor "SHALL WITHHOLD HIS ORDER until the law has been complied with, to the satisfaction of the Probate Judge." (See Revised Statutes, Vol. 2, Sec. 6396.) W. D. GUILBERT, AUDITOR OF STATE. Note.—For other Official Penalties, see Revised Statutes, Sections 140, 1050, 1250, etc. 96 97 98 98 99 90 90 90 90 90 90 90	"If	an Assessor neglects o	r refuses to mak	e out and r	eturn statistics, as herein require	ed, he shall forfeit and pay to the
Also, in relation to the Statistics of Births and Deaths, the County Auditor "SHALL WITHHOLD HIS ORDER until the law has been complied with, to the satisfaction of the Probate Judge." (See Revised Statutes, Vol. 2, Sec. 6396.) W. D. GUILBERT, AUDITOR OF STATE. NOTE.—For other Official Penalties, see Revised Statutes, Sections 140, 1050, 1250, etc. 98 98 98 98 98 98 98 98 98 9	brought	by the Prosecuting Att	corney on the requ	uest of the	Auditor of State; and the amoun	at recovered, less the Prosecuting
has been complied with, to the satisfaction of the Probate Judge." (See Revised Statutes, Vol. 2, Sec. 6396.) W. D. GUILBERT, AUDITOR OF STATE. Note:—For other Official Penalties, see Revised Statutes, Sections 140, 1050, 1250, etc. 96 97 98 98 98 98 98 98 98 98 98	Statutes,	Vol. 1, Sec. 1524.)	um, shall be pai	d into the	State Treasury to the credit of	of the School Fund." (Revised
ROUNTE—Lear Official Length of Statutes are used statutes are used from the year 1805 for the year 180	Also has been	o, in relation to the Star complied with, to the	tistics of Births a satisfaction of th	e PROBATE	the County Auditor "shall w. Judge." (See Revised Statutes	THHOLD HIS ORDER until the law s, Vol. 2, Sec. 6396.)
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INCORPORATED COMPANY

CUYAHOGA COUNTY TAX NOTICE FOR 1905,

To	TOTTGET TLOU	00. No		Street,
You are notified to m companies, annuities, or oth- officer, agent or factor or oth	nake out and hold in readiness for a rewise, in your possession or userwise, in the township, city or was a rewise.	r me a statement, in the following for nder your control as owner or holder rillage in which you reside, or did resident	rm, of all personal property, moneys, r, or as husband, parent, guardian, trust de on the day preceding the second Mon	eredits, investments in bonds, stocks, joint stock ee, executor, administrator, receiver, accounting day of April, 1905 [as per Rule VI, next page.]
APRIL 9. 1905.				Assessor.

STATEMENT of Personal Property, Moneys, Credits, &c., Subject to Taxation in

Cleveland City, for the Year 1905, belonging to 2. Cattle... 3. Mules and Asses. 5. Hogs.. 6. Pleasure Carriages of whatever kind... 6a. Bicycles.... (a) Value of household goods and furniture of every kind, gold and silverplate, chinaware, books, pictures and paintings... (b) All jewelry of gold and silver, and all pins, rings, necklaces, bracelets, or other articles of jewelry set or embellished with diamonds, emeralds, rubies, or other precious stones, or with pearls or other valuable settings..... (e) Farming utensils, wagons, carts, carriages, etc. (d) Grain, wool, hives of bees, agricultural products of every kind.... 7. (f) Vessel or vessels, or share in such vessels, steamboats, canal boats, or shares in such boats. SHARES IN VALUE-DOLLARS (g) Office furniture and fixtures, iron safes, etc., etc... (h) All other articles of personal property not included in any of the foregoing or subsequent items of this statement. Piano Fortes and Organs.

 Piano Fortes and Organs.

 Average value of all goods and merchandise owned or held by me as a Merchant during the year, or part thereof, ending the day preceding the second Monday of April, 1805. See Section 2740. See Rule 4, next page.

 See Section 2737.

 See Section 2737. 11. The value of the property which such person is required to list as a banker, broker or stock jobber. See Section 2737. (a) Average value "of all articles purchased, received, or otherwise held by me as a Manufacturer, for the purpose of heing used, in whole, or in part, in any process or operation of manufacturing, combining, recitying or refining," during the year, or part thereof, ending the first day of April, 1905. See O. L., Vol. 88, page 281. See Rule, next page.

12. (b) Average value of all articles on hand during the year, or part thereof, previous to the first of April, 1905, which have one of the page 200. Average value of all articles on hand during the year, or part thereof, previous to the first of April, 1905, which have (e) Value of all tools, implements, engine and machinery used, or designed to be used in manufacturing, except such as are appraised as part of the real estate. 3. Value of all moneys, in possession or on deposit, subject to order on the day preceding the second Monday of April, 1905...

14. Value of all oredite as defined by law, Section 2739, including mortgages, real or chattel, and also "all money loaned on piedge of real estate, although a deed or other instrument may have been gives for the same, if between the parties the same is considered a security merely." See Section 2739.

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1535 Deduct from item No. 14 ONLY the sum of all legal bona fide debts, except such as are not allowed by law to be deducted. (Section 2730, R. S.) 15. The amount of all moneys invested in bonds, stocks, joint stock companies, annuities or otherwise 16. The average amount or value, for the time he held or controlled the same within the preceding year of all moneys, credits or other effects, within that time invested in or converted into bonds or other securities of the United States, or of this State, not taxed, except greenbacks, to the extent he may hold or control such bonds or securities on said day preceding the second Monday of April, but no indebtedness created by the purchase of said bonds or securities shall be deducted from the credits in the fourteenth item as hove items, or the corany of the other information of which RETUR FORAND TOTAL OF ALL ITEMS... 19. NUMBER OF DOGS. Females over three months old must be listed by owner or assessor, number THE STATE OF OHIO, CUYAHOGA COUNTY, SS. I. (a) solemnly (b) that the foregreen contains, as it actually existed on the day preceding the second Monday of April, 1906, a true account of all taxable personal property, moneys, credits, and investigence, to the control of th Sworn to and subscribed before me, this day No P.O. Assessor (a) This blank must be filled with the name of the person making the affidavit. (b) This blank must be filled with the word "swear" or "affirm."

See over for Buildings erected.

					On what lot or land situe	
					a	
On re	what lot or land situated	d?		Kind of building	?n, \$	
Wasann	of same, S	shalls or partially de	estraned or rem	aged since April 10, 100	1?	
					e value, \$	
- 1						=
				ERSONAL PROPI		
I. Section LISTING. and A it is believed c in money." M ance of all cm making up the listing the sam	n 2739 of the general tax law that T THE PLACE WHERE THE SAME M bould be obtained therefor in mone foney, whether IN POSSESSION OR edits (after DEDUCTING the le statement, at its TRUE value, whi as believes them to be worth.	took effect January 1, 1880, the Then Be, and if there be, at such time and place. ON DEPOSIT in banks, or wigal BONA FIDE indebtednessich is the amount that can be	declares: "Persona on o usual selling pri Investments in bo th Persons, subject to of the person listing e collected. Annuit	I property shall be valued AT THE ee known to the person whose duty inds, stocks. joint stock companies, of draft on demand, shall be entered j, payable either in money, proper es, or moneys receivable at stated p	USUAL SELLING PRICE thereof, AT THE 't shall be to fix a value thereon, then at such or otherwise, shall be valued at the true value in the statement at the THE value thereof. If you any family above a service of the price which the true which the true was a service which the true which the true was a service which the was a service which the true was a service was a service which the was a service which the was a service was a service which	price as thereof The bal- ated, in person
the Assessor. III. The	But in families, this applies only necessary wearing apparel, and al	to the head of the family, ill articles of food provided for	unless the other me	mbers own separate property independ support of an individual or famil	ndent of such head. y, are not to be regarded as objects of taxation	. (This
V. Manu rectifying, or in business, ar operation of it the preceding manufactured previous to the the value of manufacturer	, or a part thereor, and not the variant facturers must include in their strenning, which from time to time di fnot, then during the time the manufacturing, combining, etc., it year, in the eame condition in who, or changed in any way, either by the First day of April annually; if tools, implements, engines, and is property as is required to be re	the or the captial employed, attements the monthly average they shall have had on hand by shall have been so engaged in the manufacturer's raw me which it was purchased or rece combination, or rectifying, so long he shall have been en machinery used in manufact turned by this rule, under I turned by	ge value of all articled during the year nead the control of the c	espurchased, received, or otherwise tr previous to the time of making su- every description, held for the purp- eturn, for taxation, the mouthly ave- quired to return the monthly aver- quired to return the monthly aver- quired to return the first many and facturing business, and if not, the sare appraised as part of the real esi- th the value returnable under other	of the merchant's property in his business du held, for the purpose of manufacturing, con he statement, if no long they shall have been a range value of the same, which he had on hanc re value of all articles which were at any time he shall have had on hand during the ye during the time he shall have been so engage at to be returned in separate items. So muc Heune of the Tax Notice, make up the value he tornship and town in which they are s	abining, engaged ocess or I during by him ar next ed, with h of the es to be
VI. All p But moneys as	ee manufacturer, and not the caps personal property upon farms, and and CREDITS must be entered for ta	merchants' and manufactur xation in the township and t	rers' stock, must be r own in which the pe	eturned for taxation, and taxed in tron charged with the tax thereon re	the township and town in which they are sided at the time of the assessment. any or corporation whose duty it is, by law, to	ituated-
VII. No return its capi VIII. A owner thereof IX. Unle by placing opp	person is required to include it tal and property for taxation in the refusal to swear to the VALUE of makes oath that he has fully and set the VALUE of the property liste weite each kind of property such a	in his statement any share his State. of personal property include correctly exhibited raid pro d is sworn to, the Assessor s in amount as he believes to b	d in the first nine its perty to the Assessor hall not be governed to its FULL VALUE	ems of the statement does not render, , and has made oath as to the other , by the amounts at which the owner . Neither shall the Assessor return	it liable to the penalty of fifty per cent. provi items of the statement. may wish them returned; but shall fill the standary property at less than its true value, in co	ided the atement nsidera-
credits, i to taxati Sworn to	solemnlyinvestments in bonds	that I do s, stocks, joint sto law required to ore me, this	not own, ho ock companie list in my or	es, or otherwise, which vn right, or as the hol	dollars in value.) , any personal property, mon a are by the laws of Ohio su der thereof, or otherwise.	
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Ohio, Cer	DS, ETC., EXEMPT FRO tificates of Indebtednes	OM TAXATION.—And s, that are exempt in	from taxation	ned or held of all United by any law of the United	States Bonds, Bonds of the States or of this State, \$	ate of
"An required, ered and Asses ply with i "If state any brought b Attorney" Statutes, Also, has been of	y person, company or of shall forfeit and pay the presence will call special at its requirements. an Assessor neglects on sum not more than on the Prosecuting Atternation of the Prosecuting Atternation of the Prosecuting Atternation (Prosecuting Atternation). The Prosecuting Atternation (Prosecuting Atternation) in relation to the Statement (Prosecuting Atternation).	corporation, refusire the State any sun seeding section providential tention to the foregoing of the forest tention to the foregoing of the forest tention to the forest tention	ng to make our not more that rided as to per going law, and CIAL Pout and return s nor less that of the Auditinto the State Deaths, the PROBATE JUDG	t and deliver a statemen in one hundred dollars in nalty on an assessor." I note the refusal or negling the statistics, as herein required to twenty dollars, to be cor of State; and the amage Treasury to the credit County Auditor "SHALL E." (See Revised State)	ments of Statistics. t of the facts, or any of them her less than fifty dollars, to be received Statutes, Vol. 1, Sec. 1, Sec. of the shall forfeit and pay the recovered by action, which shount recovered, less the Prosect of the School Fund." (Rewithhold his order until the tes, Vol. 2, Sec. 6396.) RT, AUDITOR OF STA	com- to the all be uting vised
-					2013 40010 20 27415	
1905	PERSONAL PROPERTY RETURN OF PIODEGE ITOD CO.	CLEVELAND CITY	For the year 1905	98	Helligh.	COUNTY AUDITOR
	PERS Pio	Ward			Filed	

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CUYAHOCA COUNTY TAX NOTICE FOR 1905, IRON CLIFFS CO.

You are notified to make out and hold in readiness for me a statement, in the following form, of all personal property, moneys, credits, investments in bonds, stocks, joint stock ites, annutities, or otherwise, in your possession or under your control as owner or holder, or as husband, parent, guardian, trustee, executor, administrator, receiver, accounting agent or factor or otherwise, in the township, city or village in which you reside, or did reside on the day preceding the econd Monday of April, 1905 (as per Rule VI, next page.) APRIL 9, 1905.

STATEMENT of Personal Property, Moneys, Credits, &c., Subject to Taxation in

Cleveland City, for the Year 1905, belonging to...

of value of the whole or of his own knowledge, or from R," as the case may be, TO

and swear to the number and very then make the return from his

If the person required by law to list, refuses or NEGLECTS to swear to the numbe to correctness of the NUMBER, if EXHIBITED, or refuses or NEGLECTS to list a other items in the list, when requested to do so by the Assessor, the Assessor will of others, and will enter on the margin of the list, "REPUSED TO LIST," ETURN THE AUDITOR WILL ADD FIFTY PER CENT, AS PENALTY.

The items, or the any of the or information which RET

VALUE IN DOLLARS 4. Sheep 5. Hogs... 6. Pleasure Carriages of whatever kind. 6a. Bicycles (a) Value of household goods and furniture of every kind, gold and silverplate, chinaware, books, pictures and painting (b) All jewelry of gold and silver, and all pins, rings, necklaces, bracelets, or other articles of jewelry set or embellished with diamonds, emeralds, rubies, or other precious stones, or with pearls or other valuable settings...... (c) Farming utensils, wagons, carts, carriages, etc.... (d) Grain, wool, hives of bees, agricultural products of every kind. (e) Lumber, coal, wood and stone. 7. (f) Vessel or vessels, or share in such vessels, steamboats, canal boats, or shares in such boats... (g) Office furniture and fixtures, iron safes, etc., etc.. (h) All other articles of personal property not included in any of the foregoing or subsequent items of this statement. Piano Fortes and Organs.
 Average value of all goods and merchandise owned or held by me as a Merchant during the year, or part thereof, ending the
day preceding the second Monday of April, 1905. See Section 2740. See Rule 4, next page. 11. The value of the property which such person is required to list as a banker, broker or stock jobber. See Section 2737. 15. The amount of all moneys invested in bonds, stocks, joint stock companies, annuities or otherw 16. The average amount or value, for the time he held or controlled the same within the preceding year of all moneys, credits or other effects, within that time invested in or converted into bonds or other securities of the United States, or of this State, not taxed, except greenbacks, to the extent he may hold or control such bonds or securities on said day preceding the second Monday of April, but no indebtedness created by the purchase of said bonds or securities shall be deducted from the credits in the fourteenth item as above. GRAND TOTAL OF ALL ITEMS... 18. Number of Dogs. Males over three months old must be listed by owner or assessor, number 19. NUMBER OF DOGS. Females over three months old must be listed by owner or assessor, number

THE STATE OF OHIO, CUYAHOGA COUNTY, SS.

in a contains, as it actually existed on the day preceding the second Monday of April. 1905, a true account of all taxable personal property, moneys, credits, estocks, joint stock companies, or otherwise, owned or controlled by me, for my own use, or subshand, parent, guardian, trustee, executor, administratificer, agent, factor, or otherwise, on the state of the sta

Sworn to and subscribed before me, thisday	
of, 1905	No
Assessor	P. O
(a) This blank must be filled with the name of the person making the affidavit.	(b) This blank must be filled with the word "swear" or "affirm."
REMARKS	

Have you						
				Kind of building?		
				Value for taxation, \$		
				ling since April 10, 1904?		
				Kind of buildi		
				Value for taxa or removed since April 10, 19		
				Duplic		
Un	what tot or tana structe	a:		Бири	- μιτ υπιμε, φ	
				G PERSONAL PRO		
I. Secti LISTING. and it is believed in money." ance of all c making up the	on 2739 of the general tax law that AT THE PLACE WHERE THE SAME W could be obtained therefor in mon Money, whether IN POSESSION OF TORRISH THE PROPERTY OF THE	took effect January 1, 188 AY THEN BE, and if there ey, at such time and ple ton DEPOSIT in banks, or egal BONA FIDE indebteds ich is the amount that can	80, declares: "e be no usual se ace. Investment with Persons, ness of the person be collected.	Personal property shall be valued AT TI Illing price known to the person whose dit at in bonds, stocks, joint stock companies subject to draft on demand, shall be enter in listing, payable either in money, pro Annuities, or moneys receivable at state UNINDEED, DOLLABS, assemble for	HE USUAL SELLING PR tty it shall be to fix a value s, or otherwise, shall be va- red in the statement at the perty of any kind, labor or d periods, shall be valued	ICE thereof, AT THE TIME of thereon, then at such price blued at the true value there rauge value thereof. The beservice, shall be estimated, at the price which the personal price which the person
the Assessor.	Rut in families, this applies only	to the head of the famil	ly, unless the	IUNDRED DOLLARS as exempt from to the members own separate property ind NT use and support of an individual or fat the or stock.) If goods and merchandise. It is the aver- be returned.	ependent of such head.	camount muse oo returned
v. Man rectifying, or in business, operation of the precedin manufacture previous to the value of	ar, or a part thereof, and not the v unfacturers must include in their st refining, which from time to time and if not, then during the time th manufacturing, combining, etc., if g year, in the same condition in to d, or changed in any way, either by first day of April annually; if f tools, implements, engines, and	alue of the capital employ atements the monthly av- they shall have had on hey shall have been so engs s the manufacturer's raw tich it was purchased or- combination, or rectifyl so long he shall have been machinery used in manufactured by the rule, and strucked by this rule, and	yed, that must erage value of and during the aged. All material, and received. He ng, or refining, n engaged in sufacturing, except tem 12 tog.	be returned. all articles purchased, received, or other year next previous to the time of making riral, of every description, held for the pine is to return, for the traction, held for the pine is to return, for the traction, which monthly averaging the return of the traction of the t	vise held, for the purpose of such statement, if so long arpose of adding to the value average value of the same erage value of all articles we mee he shall have had on then during the time he shall state to be returned in set ther I tems of the Tax Not	f manufacturing, combining they shall have been engage to thereof by any process which he had on hand during the hear to the hand during the year much of the work
VI. All	personal property upon farms, and and CREDITS must be entered for the	ital employed in his busin I merchants' and manufa- exation in the township ar	cturers' stock, and town in which	nust be returned for taxation, and taxed the person charged with the tax thereof	in the township and town n resided at the time of the	in which they are situate assessment.
VII. N	o person is required to include	in his statement any sh	nare or portion	of the capital stock or property of any co	mpany or corporation whose	duty it is, by law, to list a
owner thereo IX. Un by placing of tion of the fr	A revusal to swear to the Value of makes eath that he has fully and less the VALUE of the property liste posite each kind of property such a act that the penalty is to be added,	correctly exhibited raid of is sworn to, the Assess an amount as he believes because its owner "refus	property to the or shall not be to be its FULL sed to swear."	t nine items of the statement does not ren Assessor, and has made oath as to the ot governed by the amounts at which the ow VALUE. Neither shall the Assessor ret	her items of the statement, ner may wish them returne urn any property at less th	i; but shall fill the stateme in its true value, in consider
				Property exceeding One who claim not more than one hund		in Value.
of	o and subscribed befo	, 1905.		\		
				ow owned or held of all Unit ation by any law of the Unit		
"Assiply with "If State an brought Attorney Statutes, Also has been	ny person, company or , shall forfeit and pay to paid as in the next pressors will call special a its requirements. an Assessor neglects or y sum not more than or by the Prosecuting Atter y's fee of ten per cent, Vol. 1, Sec. 1524.)	corporation, refu to the State any security section properties to the form OFF refuses to make the hundred dollorney on the requirem, shall be paid that the security security of the security of the security s	sing to man mot more revided as regoing later and nars nor least of the dinto the md Deaths at PROBATE	Assessors True Statem as the cout and deliver a statem fore than one hundred dollars to penalty on an assessor." If we are the refusal or not the refusal or state than twenty dollars, to Auditor of State; and the as State Treasury to the creating the County Auditor "SHA JUDGE." (See Revised Statement of the County Auditor "SHA JUDGE." Of GUILBE	ent of the facts, or nor less than fifty (Revised Statute eglect of any person equired, he shall fe be recovered by aumount recovered, edit of the School LL WITHHOLD HIS atutes, Vol. 2, Sec.	any of them hereidollars, to be recors, Vol. 1, Sec. 1525 nor persons to converfeit and pay to the tion, which shall bless the Prosecuting Fund." (Revise DRDER until the late 6396.)
		1			25	
1905	PERSONAL PROPERTY RETURN OF RON CLIFFS CO.	CLEVELAND CITY	For the year 1905	97	196	He Uhigh.
	PERS	Ward			Filed	0

BUSINESS.

In making up your return on this blank give amounts in dollars only.

CUYAHOGA COUNTY TAX NOTICE FOR 1905,

To	Michigamme Co.	No	Street
companies, annuities,	or otherwise, in your possession or under your control as	s owner or holder, or as husband, paren	operty, moneys, credits, investments in bonds, stocks, joint stock, guardian, trustee, executor, administrator, receiver, accounting the second Monday of April, 1905 [as per Rule VI, next page.
APRIL 9. 1		reside, or did reside on the day preceasa	g the second monday of April, 1900 (as per Rule VI, next page. Assessor

STATEMENT of Personal Property, Moneys, Credits, &c., Subject to Taxation in

		NUMBER	TATES OF TARE		VALUE IN D
		NUMBER	VALUE OF EACH		VALUE IN D
	1. Horses				
	2. Cattle				
1	3. Mules and Asses				
	4. Sheep				
	5. Hogs				
100	6. Pleasure Carriages of whatever	kind			
1	6a. Bicycles	1-			
				***************************************	***************************************
	6b. Automobiles	, or no			
	(a) Value of household goods and	furniture of every kind, gold	d and silverplate, chinaware, books, pic	tures and paintings	
	(b) All jewelry of gold and silver,	and all pins, rings, necklace	s, bracelets, or other articles of jewelry sith pearls or other valuable settings	set or embellished with dia-	
			ith pearls or other valuable settings	•••••••••••••••••••••••••••••••••••••••	
	(c) Farming utensils, wagons, car				
	(d) Grain, wool, hives of bees, as		kind		
-	(e) Lumber, coal, wood and stone				
7.	(f) Vessel or vessels, or share in s	uch vessels, steamboats, cana	l boats, or shares in such boats		
	SHARES IN	NA)	de op	VALUE-DOLLARS	10000
				- Doubling	Salara .
1					A THE RESERVE
10	(-) Off 4				
-	(g) Office furniture and fixtures,				
1	(h) All other articles of personal	property not included in any	of the foregoing or subsequent items of	f this statement	
			NUMBER	VALUE-DOLLARS	10 mm
100		FO RESIDENT			
1	8. Watches				
1	9. Piano Fortes and Organs				
	10. Average value of all goods an	d merchandise owned or held	by me as a Merchant during the year, Section 2740. See Rule 4, next page	or part thereof, ending the	
1-					
	11. The value of the property whi	ch such person is required to	list as a banker, broker or stock jobber.	See Section 2737	
	(a) Average value "of all a	rticles purchased, received, o	r otherwise held by me as a Manufactur	er, for the purpose of being	
1	used, in whole, or in pa	ort, in any process or operation	r otherwise held by me as a Manufactur on of manufacturing, combining, rectify 1905. See O. L., Vol. 88, page 341. See 1	ing or refining," during the	
1	12. (b) Average value of all as	ticles on hand during the	ear, or part thereof, previous to the firs	t of April, 1905, which have	
	been by me manufac	tured or changed in any way,	ear, or part thereof, previous to the first either by combination, rectifying, refined to the first end of the first either by combination of the first end of	ning, or adding thereto	
1	are appraised as part	of the real estate	ry used, or designed to be used in man	nuracturing, except such as	
-	13. Value of all moneys, in posses	sion or on deposit, subject to	order on the day preceding the second	Monday of April, 1905	
	14. Value of all credits as defined	by law. Section 2730, include of real estate, although a	order on the day preceding the second ling mortrages, real or chattel, and al deed or other instrument may have be sidered a security merely." See Sections must be listed as credits at the day preceding the second Monday	SO en	
	given for the same, if betwee	en the parties the same is con	nsidered a security merely." See Section	on	The state of
1	All stock or shares of individ	uals in building and loan	associations must be listed as credits as	nd	
	April in each year (see Sec	tion 3836-7, O. L. v. 88-469)	the day preceding the second Monday	in	
		Less Deduction for D	ebts		
1	Deduct from item No. 14 ONL	the sum of all legal bona fi	de debts, except such as are not allow	ed	
		CONTRACTOR DESCRIPTION OF THE PARTY OF THE P			
	15. The amount of all moneys inv	ested in bonds, stocks, joint	stock companies, annuities or otherwise		
13	SHARES IN	NAME	OF COMPANIES	VALUE	
17	SHARES IN	NAME	OF COMPANIES	VALUE	
1	SHARES IN	NAME (OF COMPANIES	VALUE	
-	SHARES IN	NAME :	OF COMPANIES	VALUE	
15	SHARES IN	NAME :	DF COMPANIES	VALUE	
15	SHARES IN	NAME :	DF COMPANIES	VALUE	
1	SHARES IN	NAME (OF COMPANIES	VALUE	
-					
1.5					
1.					
			rolled the same within the preceding ye into bonds or other securities of the Un bl or control such bonds or securities by the purchase of said bonds or securities.		
14	16. The average amount or value other effects, within that t not taxed, except greenbaseoond Monday of April, b the credits in the fourteen	for the time he held or continue invested in or converted ke, to the extent he may hout no indebtoness created hitem as above	rolled the same within the preceding ye into bonds or other securities of the Un id or control such bonds or securities by the purchase of said bonds or securit	ar of all moneys, credits or ticed States, or of this State, on said day preceding the ics shall be deducted from	
4	15. The average amount or value other effects, within that t not taxed, except greenba second Monday of April, be the credits in the fourteen the credits in the fourteen that the contract of the credits in the fourteen that the credit is the credit in the credit	for the time he held or con- me invested in or converted ut no indebtedness created th item as above	rolled the same within the preceding ye into bonds or other securities of the Un id or control such bonds or securities by the purchase of said bonds or securit	ar of all moneys, credits or ticed States, or of this State, on said day preceding the ics shall be deducted from	
4	16. The average amount or value other effects, within that the the thing that the condition of April, by the credits in the fourteen of the country of the c	for the time he held or continue invested in or converted ket, to the extent he may he ut no indebtedness created the tem as above	rolled the same within the preceding ye into bonds or other securities of the Unid or control such bonds or securities by the purchase of said bonds or securit NUMBER	ar of all moneys, credits or ticed States, or of this State, on said day preceding the ics shall be deducted from	
4	15. The average amount or value other effects, within that t not taxed, except greenba second Monday of April, be the credits in the fourteen the credits in the fourteen that the contract of the credits in the fourteen that the credits in the credit is the credit of the credit in the credi	for the time he held or continue invested in or converted ket, to the extent he may he ut no indebtedness created the tem as above	rolled the same within the preceding ye into bonds or other securities of the Unid or control such bonds or securities by the purchase of said bonds or securit NUMBER	ar of all moneys, credits or ticed States, or of this State, on said day preceding the ics shall be deducted from	
4	16. The average amount or value other effects, within that the the thing that the condition of April, by the credits in the fourteen of the country of the c	for the time he held or continue invested in or converted ket, to the extent he may he ut no indebtedness created the tem as above	rolled the same within the preceding ye into bonds or other securities of the Unid or control such bonds or securities by the purchase of said bonds or securit NUMBER	ar of all moneys, credits or ticed States, or of this State, on said day preceding the ics shall be deducted from	
	15. The average amount or value other effects, within that the second Monday of April. It the credits in the fourteen (The owner may GRAND TOTA)	for the time he held or continue invested in or converted ut no indebtedness created the lem as above	rolled the same within the preceding ye into bonds or other securities of the Unid or control such bonds or securities by the purchase of said bonds or securit NUMBER	ar of all moneys, credits or ticed States, or of this State, on said day preceding the ics shall be deducted from	
	15. The average amount or value other effects, within that t not taxed, except greenbasecond Monday of April, be the credits in the fourteen (The owner may GRAND TOTA) 18. Number of Dogs. Males ov	for the time he held or continue invested in or converted ket, to the extent he may he did not not held the may he did not not held the may he did not	rolled the same within the preceding ye into bonds or other securities of the Unby the purchase of said bonds or securit NUMBER is not required to swear to it.)	ar of all moneys, eredits or ited States, or of this State, on said day preceding the ess shall be deducted from	

ble stocks or bonds, or in any stocks or bonds of any foreign corporation, has been duly listed by me	for taxation.
Sworn to and subscribed before me, thisday	
of, 1905	No Street
Assessor	P. O.
(a) This blank must be filled with the name of the person making the affidavit.	(b) This blank must be filled with the word "swear" or "affirm."
REMARKS	
e D.	-1141

Sworn to and subscribed before me, this	Cost of same, \$	Cost of same, \$	IO, 1904? Ind of building? Indue for taxation, \$ Duplicate value, \$ II be valued AT THE USUAL SELLING PRICE thereof, AT THE TIME OF the person whose duty it shall be to fix a value thereon, then at such price as in stock companies, or otherwise, shall be valued at the true value thereon there in the stated periods, shall be valued at the true value the person whose duty it shall be to fix a value thereon, then at such price as in receivable at stated periods, shall be valued at the price which the person. S as exempt from taxation: but all above that amount must be returned to parate property independent of such head. In individual or family, are not to be regarded as objects of taxation. (This ise. It is the average of the merchant's property in his business during the received, or otherwise held, for the purpose of manufacturing, combining, the time of making such statement, if so long they shall have been engaged ation, the monthly average value of the same, which he had on hand during the time of from time to time he shall have head on hand during the year next timess, and if not, then during the time he shall have been sensaged, with a spart of the real estate to be returned in separate thems. So much of the tetramable under other Items of the Tax Notice, make up the values to be tetramable under other Items of the Tax Notice, make up the values to be returned to the sees that the value to the tetramable under other items of the satesment. Property of any company or corporation whose duty it is, by law, to list and sement does not render it liable to the penalty of fifty per cent. provided the location at the town of the values of the statement.	ING PI ING PI	R VALI ary 1, 1880, deel lif there be no and place. It sanks or with I sanks or with I on the there is no not exceeding the family, unit provided for thot include foo by average value.	mproven solly or po k effect Jar THEN BE, a at such tim DEFOSIT is DEFOSIT is DEFOSIT is deduct as the head of rticles of fo	ns to, or situated y you w. situated RUI claw that to the SAME MA for in money mather, while State multic while State multics while while state multics while solid williss only williss only willow ship will see the situation while state multics while state multics while state multics while state multiples only will see the situation will be supported by the situation of the situation will be supported by the situation of the situation will be supported by the situation of the situation of the situation will be supported by the situation of the sit	general tri where you per to he per	of same, what lot do of same, wilding of that lot do 2739 of the Frhe Place wild be obta oney, wheth dits (after I statement, a	Cost Did you m On a Cost Vas any to
On what lid or leand situated? FULES FOR VALUING PERSONAL PROPERTY. I. Service Property of the personal property situated and the situated and si	On what lot or land situated!	Did you make any additions to, or improvements on, any building since April 10, 1904. On what lot or land situated. Kind of building? Cost of same, \$	ind of building? alue for taxation, \$ Duplicate value, \$ Il be valued AT THE USUAL SELLING PRICE thereof, AT THE THE OF PRICE THE OF	es: "Persona sual selling priestments in bot sons, subjected. Annuit steed. Annuit steed. Annuit steed. Annuit subjected. Annuit steed. Annuit steed. Annuit subjected. Annuit steed. An	R VALU Ary 1, 1880, deel if there be no and place. If addebtedness of that can be co an not exceeding he family, unit provided for thot include foo by average value.	mproven colly or per k effect Jar THEN BE, a at such tim DEFORT IN is the amount deduct as the head of rticles of fo, dily, and do nuts the mon	RUI t law that true saxion and to leave that the saxion on a none worth. This state multiples only the property of the saxion of the leave that the leave t	general true the ED LD CT at its TRU	ake any what lot of same, wilding of what lot of the true place wild be obtained its (after 18 statement, a s	Oid you m On a Cost Was any to
On what lot or land situated? Cett of same, \$	On what lot or land situated? Cost of same, \$	On what lot or land situated?	Indee for taxation, \$ Duplicate value, \$ Duplicate value, \$ Il be valued AT THE USUAL SELLING PRICE thereof, AT THE TIME of the person whose duty it shall be to fix a value thereon, then at such price as int stock companies, or otherwise, shall be valued at the true value thereof and, shall be entered in the statement at the TRUE value thereof. The baller in money, property of any kind, labor or service, shall be estimated, in receivable at stated periods, shall be valued at the price which the person an individual or family, are not to be regarded as objects of taxation. (This lise. It is the average of the merchant's property in his business during the received, or otherwise held, for the purpose of manufacturing, combining the time of making such statement, if so long they shall have been engaged included the purpose of adding to the value thereof by any process of action, the most property in dependent of a diding to the value thereof by any process of action, the most property in the purpose of adding to the value thereof by any process of action, the most property in the purpose of adding to the value thereof by any process of action, the most property in the purpose of a benefit to the purpose of the merchant's property in the purpose of the merchant's property of any company or corporation whose duty time by time by the translated to be returned in separate tiems. So much of the turnable under other Items of the Tax Notice, make up the values to be turnated in separate tiems. So much of the turnable under other Items of the Tax Notice, make up the values to be property of any company or corporation whose duty it is, by law, to list and ement does not render it liable to the penalty of fifty per cent, provided the locath as to the other items of the statement. The translate of the development of the statement and the Assessor return any property at less than its true value, in considera-	ing Pleases: "Persona sual selling priestments in bo soon, subject to soon, subject to stone the desired annuit of the tender me pressivity used a la still general material, of the soon in the soon of their goods in the pressivity of their goods in the pressivity of the soon of the	R VALUARY 1.1880, decl if there be no mand anales, or with I adebtedness of that can be on a not exceeding the family, unlike the control of	ES F(k effect Jar THEN BE, a at such tir DEPOSIT is the amount deduct a sthe head of riticles of for lity, and do not sthe mon to the mon	RUI Llaw that the Esams mador in money classion or NG the legs value, whice worth.	general tr. where the property of the propert	of same, uilding of the lot of th	On we Cost Vas any to
Was any building counced by you wholly or partially destroyed or removed since April 10, 1904! RULES FOR VALUING PERSONAL PROPERTY. 1. Entitle may change the partial to the council of	Cost of sames, \$	Cost of same, \$	Alue for taxation, \$	es: "Persona unal selling pri sestments in prosents proceed on the pressure of their goods: NE HUNDRI Stheother me of all article in the selling principal state of their goods: The selling the year new of all article in the selling the year new of their goods: He is also the selling they se	R VALI ary 1, 1880, deel lif there be no and place. It banks or with I banks or with I can be so that can be so that can be so that can be so that can be so life the can be so life the can be so life that can be so like that	ES FO k effect Jar THEN BE, a sat such tir DEPOSIT in DROAS FIDE is the amount of the head of riticles of folip, and do nuts the mon at the head not the mon at the	RUI t law that tt E SAME MA for in mone; LESSION OR NG the legs value, whice vorth. this State m pulses only to	general transfer in Pop DEDUCT at its TRU	of same, milding of that lot of 2739 of the the PLACE could be obtained, wheth dits (after latement, a the believes the believes the	Cost Vas any l
On what let or land situated! Deplicate value, \$ Deplicate value, \$ Deplicate value, \$ RULES FOR VALUING PERSONAL PROPERTY. Letter and the control of the second is to be dead a row in the control of the personal to be dead in the personal value of th	Was any building owned by you wholly or partially destroyed or removed since April 10, 1904. On what lot or land situated? RULES FOR VALUING PERSONAL PROPERTY. 1. Sedjon 770 of the present has the that took first Juneary 1, 1806, declares: "Personal property hall be valued AT, THE URLA SHALINO PRICE theole, at you restricted the present has the that took first Juneary 1, 1806, declares: "Personal property and the valued AT, THE URLA SHALINO PRICE theole, at you restricted the present has the that took first Juneary 1, 1806, declares: "Personal property and the value of the present has the that the value of the present has the third took of the present has the part of the present has the third took of the present has the part of the p	Was any building owned by you wholly or partially destroyed or removed since April 10, 1904? Duplicate value, \$ RULES FOR VALUING PERSONAL PROPERTY. L. Seeden The other parents his her that took effect January 1, 1908, destates: "Personal property hall be whell AT THE URLAL SELLING PRICE theeled, at very removed the parents who was an arm of the parents and the parties who was all the parents while the parents who was an arm of the parents and the parents who was a present to a partie of the parents who was a parents who	Duplicate value, \$	ING PI ING PI	R VALU ary 1, 1880, decil if there be no and place. In anks, or with I debtedness of that can be oo n not exceeding the family, un provided for the not include foo not include foo y average valu	ES F(k effect Jar THEN BE, a at such tir DEPOSIT in DEPOSIT in DEPOSIT in Order to a reduct a s re	RUI c law that to HE SAME MA for in mone; ESSION OR IN NG the legy value, which vorth. this State m ordinant ordinant ordinant	general transport in the result of the resul	2739 of the rate Place of the place when the statement, see believes the believes the place of t	Vas any l
RULES FOR VALUING PERSONAL PROPERTY. 1. Service TTD of the personal to the total total control of the control of the personal total total control of the control of the personal total control of the control of the personal total control of the pe	Common title of the generals to be claim for the common title of the generals to be claim for the common title of the generals to be claim for the common title of the general to be claim for the general common title of the gen	RULES FOR VALUING PERSONAL PROPERTY. 1. Section 2779 of the general tax has that took effect January 1, 1809, declares: "Personal property shall be valued AT THE URIAL SHLAING PRICE theeled, at way in the believe and to chiqued therefor in some a simulation of the state of the	Duplicate value, \$	es: "Persona sual selling priestments in be sesons, subject to person listing treed. Annutis the other me pressur use of their goods to for cattle or sto of their goods in the selling the year neel material, of and he is to ming, or addin in such manu except such a cattle of their manue took, must be returned to the selling the year neel material, of and he is to ming, or addin in such manu except such a manue except such a manuel ex	R VALI ary I. 1880, deel if there be no and place, if and place, if that can be oo a not exceeding the family, unl provided for the not include foo y average valu	k effect Jar THEN BE, a at such tin DEPOSIT is BONA FIDE is the amou to deduct as the head of rticles of fo illy, and doe nts the mon	RUI claw that the SAME MA for in mone; usession or NG the leg value, whice vorth. this State m	general to where to ined there her in Pos DEDUCT at its TRU	2739 of the could be obtained, whether the PLACE ould be obtained, whether the statement, as a believes the abelieves the statement.	On z
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The Assessor MUST administer this earth to all who claim not more than one hundred dollars in value. The Assessor MUST administer this earth to all who claim not more than one hundred dollars in value. The Assessor MUST administer this earth to all who claim not return to any subscribed before me, this. Assessor. **BONDS, ETG., EXEMPT FROM TAXATION.**—Amount now owned or held of all United States Bonds, Bonds of the State of Indebtedness, that are exempt from taxation by any law of the United States or of the State, &. **Assessors will call **pecial attention to the foregoing law, and note the required, shall forfeit and pay to the State any sum not more than one hundred dollars nor persons to condly with the requirement of the Country shall be precised attention of the Penaltry for Country in the Penaltry for the State any sum not more than one hundred dollars nor person of the State on the Country shall be person to the Country shall be per	The Assessor MUST administer this earth of the Assessor MUST administer this earth of the Green and Subscribed before me, this. ### Penalty for Refusing to Give Assessors True Statements of Statistics. ### Assessor which are personal property in make out and selected as in the foreign and and subscribed before me, this. ### Assessor Structure of Indebtedness, that are exempt from taxation by any law of the United States of the Statistics. #### Penalty for Refusing to Give Assessors True Statements of Statistics. #### Assessor may person, company or corporation, refusing to make out and deliver a statement of the facts, or any of them here equired, shall forfeit and pay to the State any sum not more than one hundred dollars nor leading to the states of the Statistics of Indebtedness, that are exempt from taxation by any law of the United States of the Statistics of Indebtedness, that are exempt from taxation by any law of the United States of this Statistics of Indebtedness, that are exempt from taxation by any law of the United States of this State, so the required, shall forfeit and pay to the State any sum not more than one hundred dollars in required, shall forfeit and pay to the State any sum not more than one hundred of the Statistics. #### Assessor True Statements of Statistics. #### Penalty for Refusing to Give Assessors True Statements of Statistics. #### Assessor property of the state of the Sta	No. 2 Penalty for Refusing to State of the Assessor Must administer this oath to all who claim not more than one hundred dollars in value. Form of Oath or Affirmation, where there is no Property exceeding One Hundred Dollars in Value. The Assessor Must administer this oath to all who claim not more than one hundred dollars in value. I do solemnly the Assessor Must administer this oath to list in my own right, or as the holder thereof, or otherwise, which are by the laws of Ohio, Certificates of Indebtedness, that are exempt from taxation by any law of the United States or of this State. **Assessor** **Assessor** **Penalty for Refusing to Give Assessors True Statements of Statistics.** **Assessor** **Assessor** **Assessor** **True Statements of Statistics.** **Assessor** **Assessor** **True Statements of Statistics.** **Assessor** **Assessor** **True Statements of Statistics.** **Assessor** **If an Assessor neglects or refused passed and note the refusal or neglect of any person or persons to ply with its requirements.** **OFFICIAL PENALTIES.** **If an Assessor neglects or refuses to make out and deliver a statement of the facts, or any of them he required, he shall forfeit and pay to the oregoing law, and note the refusal or neglect of any person or person	with the tax thereon resided at the time of the assessment, property of any company or corporation whose duty it is, by law, to list an ement does not render it liable to the penalty of fifty per cent. provided th le oath as to the other items of the statement. tax at which the owner may wish them returned; but shall fill the statemer all the Assessor return any property at less than its true value, in consider	n which the pe ortion of the ca	his business.	ments the n y shall have be the manufact it was pur mbination, long he shal chinery use med by this employed i	in their staine to time to the time they ing, etc., is ition in whi r, either by c nually; if s ines, and n ed to be ret of the capit	est include ch from to a during ang, combinance conditions of April a ments, ensist is requirer, and	acturers mu efining, which d if not, then nanufacturin year, in the or changed e First day of tools, imple s property a e manufactu	V. Manu- ctifying, or is business, an peration of it e preceding anufactured evious to the evious to the evious to the anufacturer' sturned by the
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I do solemnly	I do solemnly	I do solemnly that I do not own, hold, pessess, or control, any personal property, monoredits, investments in bonds, stocks, joint stock companies, or otherwise, which are by the laws of Ohio subto taxation, or which I am by law required to list in my own right, or as the holder thereof, or otherwise. Sworn to and subscribed before me, this day of the Independent of the States Bonds, Bonds of the State Ohio, Certificates of Indebtedness, that are exempt from taxation by any law of the United States Bonds, Bonds of the State Ohio, Certificates of Indebtedness, that are exempt from taxation by any law of the United States or of this State, Penalty for Refusing to Give Assessors True Statements of Statistics. "Any person, company or corporation, refusing to make out and deliver a statement of the facts, or any of them he required, shall forfeit and pay to the State any sum not more than one hundred dollars nor less than fifty dollars, to be received and paid as in the next preceding section provided as to penalty on an assessor." (Revised Statutes, Vol. 1, Sec. 1 Assessors will call special attention to the foregoing law, and note the refusal or neglect of any person or persons to ply with its requirements. OFFICIAL PENALTIES. "If an Assessor neglects or refuses to make out and return statistics, as herein required, he shall forfeit and pay to State any sum not more than one hundred dollars nor less than twenty dollars, to be recovered by action, which sha brought by the Prosecuting Attorney on the request of the Auditor of State; and the amount recovered, less the Prosect Attorney's fee of ten per centum, shall be paid into the State Treasury to the credit of the School Fund." (Revisates, Vol. 1, Sec. 1524.) Also, in relation to the Statistics of Births and Deaths, the County Auditor "shall withhold his order until the has been complied with, to the satisfaction of the Probate Judge." (See Revised Statutes, Vol. 2, Sec. 6396.)							31.11 01	
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INCORPORATED COMPANY

CUYAHOGA COUNTY TAX NOTICE FOR 1905,

Cleveland from Mining Co. No. Street,

You are notified to make out and hold in readiness for me a statement, in the following form, of all personal property, moneys, credits, investments in bonds, stocks, joint stocks, misses, anothics, or otherwise, in your possession or under your control as owner or holder, or as husband, parent, guardian, trustee, executor, administrator, receiver, accounting, agent or factor or otherwise, in the township, city or village in which you reside, or did reside on the day preceding the second Monday of April, 1905 (as per Rule VI, next page.) APRIL 9, 1905.

STATEMENT of Personal Property, Moneys, Credits, &c., Subject to Taxation in

			NUMBER VALUE	OF EACH	SHIP SERVED	VALUE IN DO
		AND THE RESERVE AND ADDRESS OF THE PARTY OF				
	2. Cattle					
	3. Mules and Asse	8				
	4. Sheep					
	6. Pleasure Carrias	ges of whatever kind				
	6b. Automobiles (Give license number)	er. If transferred, or no used, so state.)				
		hold goods and furniture of ev				
	(b) All jewelry of g monds, eme	gold and silver, and all pins, ri ralds, rubies, or other precious	ngs, necklaces, bracelets, s stones, or with pearls or	or other articles of jewelr, other valuable settings	y set or embellished with dia-	
	(c) Farming utensi	ils, wagons, carts, carriages, et	O			
	(d) Grain, wool, hi	ives of bees, agricultural prod	ucts of every kind			
	(e) Lumber, coal, v	wood and stone				
7.	(f) Vessel or vessel	ls, or share in such vessels, stea	amboats, canal boats, or sl	nares in such boats		
-	SHARES IN		NAME OF		VALUE-DOLLARS	
	(g) Office furniture	e and fixtures, iron safes, etc.,	ete			
1	(h) All other articl	les of personal property not in-	cluded in any of the foreg	oing or subsequent items	of this statement	
				NUMBER	VALUE-DOLLARS	
	100	CO. ILE		NA SUBSTANT	S CONTRACTOR	1 2
	8. Watches					
	9. Piano Fortes a 10. Average value	of all goods and merchandise of	owned or held by me as a	Merchant during the ves	ar, or part thereof anding the	
	day precedi	of all goods and merchandise ong the second Monday of Apri	l, 1905. See Section 2740.	See Rule 4, next page	······································	
	11. The value of th	he property which such person	is required to list as a ban	ker, broker or stock jobbe	er. See Section 2737	
	(a) Average	value "of all articles purchase whole, or in part, in any proce part thereof, ending the first d	ed, received, or otherwise h	eld by me as a Manufact	turer, for the purpose of being fying or refining," during the	
	12. (b) Average	part thereof, ending the first d	lay of April, 1905. See O.	L., Vol. 88, page 341. Se	e Rule V, next page	
	been k	value of all articles on hand by me manufactured or change	d in any way, either by co	ombination, rectifying, re	efining, or adding thereto	
	(c) Value of are ap	all tools, implements, engines praised as part of the real esta	te	esigned to be used in n	nanufacturing, except such as	
	13. Value of all mo	oneys, in possession or on depos	sit, subject to order on th	e day preceding the secon	nd Monday of April, 1905	
	14. Value of all cre "all money l	edits as defined by law, Section oaned on pledge of real estate, same, if between the parties t	although a deed or oth	er instrument may have l	been	
		his item, at their true value	g and loan associations in money, on the day pre L. v. 88-469)	ceding the second Monda	ty in	
	included in t					Mary Mary
		Less Dec	duction for Debts			
		Less Dec	duction for Debts			
	Deduct from it by law to be		legal bona fide debts, exc	ept such as are not allo	owed	
	Deduct from it by law to be	Less Decem No. 14 ONLY the sum of all deducted. (Section 2730, R. S.	legal bona fide debts, exc stocks, joint stock compa	ept such as are not allo	owed	
	Deduct from it by law to be o	Less Decem No. 14 ONLY the sum of all deducted. (Section 2730, R. S.	legal bona fide debts, exc	ept such as are not allo	wed ise	
	Deduct from it by law to be o	Less Decem No. 14 ONLY the sum of all deducted. (Section 2730, R. S.	legal bona fide debts, exc stocks, joint stock compa	ept such as are not allo	wed ise	
	Deduct from it by law to be o	Less Decem No. 14 ONLY the sum of all deducted. (Section 2730, R. S.	legal bona fide debts, exc stocks, joint stock compa	ept such as are not allo	wed ise	
	Deduct from it by law to be o	Less Decem No. 14 ONLY the sum of all deducted. (Section 2730, R. S.	legal bona fide debts, exc stocks, joint stock compa	ept such as are not allo	wed ise	
	Deduct from it by law to be o	Less Decem No. 14 ONLY the sum of all deducted. (Section 2730, R. S.	legal bona fide debts, exc stocks, joint stock compa	ept such as are not allo	wed ise	
	Deduct from it by law to be : 15. The amount of SHARES IN	em No. 14 ONLY the sun of addeducted. (Section 2730, R. S. all moneys invested in bonds,	duction for Debts. Legal bona fide debts, exc stocks, joint stock compa. NAME OF COMPANIE	ept such as are not allo nies, annuities or otherwis	value	
	Deduct from it by law to be : 15. The amount of SHARES IN	em No. 14 ONLY the sun of addeducted. (Section 2730, R. S. all moneys invested in bonds,	duction for Debts. Legal bona fide debts, exc stocks, joint stock compa. NAME OF COMPANIE	ept such as are not allo nies, annuities or otherwis	value	
	Deduct from it by law to be : 15. The amount of SHARES IN	em No. 14 ONLY the sun of addeducted. (Section 2730, R. S. all moneys invested in bonds,	duction for Debts. Legal bona fide debts, exc stocks, joint stock compa. NAME OF COMPANIE	ept such as are not allo nies, annuities or otherwis	value	
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	Deduct from it by law to be : 15. The amount of SHARES IN	em No. 14 ONLY the sun of addeducted. (Section 2730, R. S. all moneys invested in bonds,	duction for Debts. Legal bona fide debts, exc stocks, joint stock compa. NAME OF COMPANIE	ept such as are not allo nies, annuities or otherwis	value	
	Deduct from it by law to be a life. 15. The amount of SHARES IN 16. The average at other effect not taxed, a second Mon the credits in life. 17. Value of all deluctions and the life.	em No. 14 ONLY the sum of all deducted. (Section 2730). R. S. all moneys invested in bonds, all moneys invested in bonds, which is all moneys invested in bonds, all moneys invested in the section 2730. The section of the section of the section of the extended of April, but no indebted in the fourteenth item as above the section of the	duction for Debts	nies, annuities or otherwis me within the preceding other securities of the [1] such bonds or securities of said bonds or securities of said bonds or securities.	yar of all money, credit or paid of this state of this state of this state of the s	
	Deduct from it by law to be a life. 15. The amount of SHARES IN 16. The average at other effect not taxed, a second Mon the credits in life. 17. Value of all deluctions and the life.	em No. 14 ONLY the sun of addeducted. (Section 2730, R. S. all moneys invested in bonds, which that the invested in except greenbacks, to the extended in the fourteenth item as above the contract of the contract	duction for Debts	nies, annuities or otherwis me within the preceding other securities of the [1] such bonds or securities of said bonds or securities of said bonds or securities.	yar of all money, credit or paid of this state of this state of this state of the s	
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	Deduct from it by law to be a 15. The amount of SHARES IN 16. The average at other effect not taxed, a she oredits in the credits in the credit section in the credits i	em No. 14 ONLY the sun of all deducted. (Section 273), R. S. all moneys invested in bonds, all moneys invested in bonds, which is all moneys invested in bonds, all moneys invested in the section of the section of the section of the section of the externion of the section of t	duction for Debts	nies, annuities or otherwis me within the preceding of the Li such bonds or securities of the Li such bonds or securities of said bonds or securities of the Li such bonds or securities of the Li such bonds or securities of said bonds or securities or said bonds or securities of said bonds or securities or said bonds or securities or said bonds or securities or sa	year of all moneys, credits or inited States, or of this State, or on said day preceding the rities shall be deducted from	
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	Deduct from it by law to be s 15. The amount of SHARES IN 16. The average at other effect not taxed, second Mon the credits 17. Value of all de (T	mount or value, for the time he switch in the four term in the four the switch of the switch of the four terms of the fo	totlon for Debts	me within the preceding other section of the securities of the last bonds or securities of the last bonds or securities of the last bonds or securities of said bonds or securities of the last bonds or securities of	year of all moneys, credits or nuited States, or of this State, es on said day preceding the rities shall be deducted from	
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TE common, or	Deduct from it by law to be s 15. The amount of SHARES IN 16. The average at other effect ont taxed, second Month of the credits in the cre	mount or value, for the time he switch in the four trees to the four deducted. (Section 2730, R. S. all moneys invested in bonds, and the four trees of the four trees the value he owner may fix any value he own	theld or controlled the sa or converted into bonds and the same of	me within the preceding of the such as are not allo nies, annuities or otherwise me within the preceding other securities of the 1 such bonds or securities of the such bonds or securities of the such bonds or securities of the such bonds or such that the such bonds of the suc	year of all moneys, credits or nuited States, or of this State, es on said day preceding the rities shall be deducted from	that the foregoid dits, and investme initiatrator, receive initiatrator, received every interest as by law to list for time and place; and agreement, or agreement, or or frection of this county, or official country, or official country, or
TE coming of the control of the cont	Deduct from it by law to be a 15. The amount of SHARES IN 16. The average at other effect not taxed, esecond Months ered its 17. Value of all de (T. F. GRAI 18. Number of D. D. Number of D. Number of D. D. Number of D. Number	mount or value, for the time he switch the swin of the work of the	theld or controlled the sa or converted into bonds and the same of	ne within the preceding or otherwise or otherwise or otherwise or otherwise or otherwise or other securities of the till such bonds or as such as the till such as the ti	year of all moneys, credits or nuited States, or of this State, es on said day preceding the control of the State, es on said day preceding the control of the State, es on said day preceding the control of the State, es on said day preceding the control of the State, es on said day preceding the said of the State, es on said day preceding the said of the State, es on said day preceding the said of the State, es on said day preceding the control of the State, and the State of the St	that the foregoid dits, and investme initiatrator, received of the control o
TE coming of the control of the cont	Deduct from it by law to be a 15. The amount of SHARES IN 16. The average at other effect not taxed, esecond Mon the credits 17. Value of all de (T GRAI 18. Number of D 19.	mount or value, for the time he switch the swin of the work of the	stocks, joint stock companies of the stocks, joint stock of the same of the stocks, joint st	me within the preceding other with the preceding of the securities of the Li such bonds or securities of the Li such bonds of the Li su	peer of all moneys, credits or nuited States, or of this State, es on said day preceding the state, es on said day preceding the relief shall be deducted from the state, and the state, es on said day preceding the said said say preceding the said said say preceding the said said said said said said said said	that the foregoid dits, and investme of the control of the co

Have yo	u erected any new build	80 0	111 10, 1904			eu:
4						
Cos	t of same, \$. Value for taxation, \$.		
Did you	make any additions to, o	or improvement	ts on, any build	ing since April 10, 1904?.		
					ding?	
Cos	t of same, \$			Value for to	xation, \$	
Was any	building owned by you	wholly or parti	ially destroyed	or removed since April 10,	1904?	
On	what lot or land situat	'ed?		Duj	blicate value, \$	
	RU	JLES FOR	VALUINO	PERSONAL PR	OPERTY.	
I. Secti	ion 2739 of the general tax law tha	t took effect January	7 1, 1880, declares: "	Personal property shall be valued AT	THE USUAL SELLING PRICE thereof, AT THE TIME OF THE TI	ME OF
it is believed in money." ance of all making up t	d could be obtained therefor in more Money, whether in Possession o credits (after DEDUCTING the the statement, at its TRUE value, where the country of the statement of the sta	ney, at such time are on DEPOSIT in ban legal BONA FIDE indehich is the amount the	nd place. Investmen lks, or with Persons, s ebtedness of the perso hat can be collected.	thing price whose to the person whose th	THE USUAL SELLING PRICE thereof, AT THE TIRE duty it shall be to fix a value thereon, then at such princies, or otherwise, shall be valued at the true value the intered in the statement at the race value thereof. The property of any kind, labor or service, shall be estimated by the price which the pri	e bal- ed, in erson
IV. Me preceding ye	orchants must include in their state ear, or a part thereof, and not the	ements the monthly value of the capital	average value of their employed, that must b	r goods and merchandise. It is the a e returned.	verage of the merchant's property in his business during	ng the
rectifying, o in business, operation of the precedin manufacture previous to the value o manufacture	nuracturers must notude in their si refining, which from time to time and if not, then during the time the finanufacturing, combining, etc., ig year, in the same condition in ne ed, or changed in any way, either be the First day of April annually; if fross, implements, engines, and er's property as is required to be used.	statements the month the they shall have been s is the manufacturer obtained by combination, or re f so long he shall hav I machinery used in returned by this rule	ally average value of a of on hand during the congaged. All mater's raw material, and it electifying, or refining, or ebeen engaged in such analyse training, or congression of the cong	all articles purchased, received, or of year next previous to the time of mak- rial, of every description, held for the he is to return, for taxation, the monthly or adding thereto, which from time to the manufacturing business, and if no t such as are appraised as part of the there with the value returnable under	independent of such head. r family, are not to be regarded as objects of taxation. verage of the merchant's property in his business during the statement, if so long they shall have been one purpose of adding to the value thereof by any processing such statement, if so long they shall have been one purpose of adding to the value thereof by any processing the statement of the value thereof by any processing the statement of the value which were at any time be of time he shall have been so engaged real estate to be returned in separate items. So much or other Items of the Tax Notice, make up the values ded in the township and town in which they are sitted in the township and town in which they are sitted.	gaged ess or luring by him next with of the to be
But MONEYS	and CREDITS must be entered for t	axation in the towns	ship and town in which	h the person charged with the tax the	ed in the township and town in which they are sitt reon resided at the time of the assessment. company or corporation whose duty it is, by law, to lis	
owner thereo IX. Un by placing of tion of the fo	A refusal to swear to the VALUE of makes oath that he has fully an cless the VALUE of the property list posite each kind of property such act that the penalty is to be added.	of personal property d correctly exhibited ted is sworn to, the A an amount as he bel , because its owner	y included in the first I raid property to the Assessor shall not be g lieves to be its FULL 'refused to swear."	nine items of the statement does not Assessor, and has made oath as to the overned by the amounts at which the VALUE. Neither shall the Assessor	render it liable to the penalty of fifty per cent. provide other items of the statement. owner may wish them returned; but shall fill the state return any property at less than its true value, in cons	ed the
					ne Hundred Dollars in Value.	
				who claim not more than one h		
Id					atrol, any personal property, mone	2118
credits,	investments in bond	ls, stocks, joi	int stock com	panies, or otherwise, u	phich are by the laws of Ohio subj	
					e holder thereof, or otherwise.	
	to and subscribed bef			$\ldots day$		
of.		, 19	05.			
-			, Asse	ssor.		
						_
BOI	NDS, ETC., EXEMPT FR	ROM TAXATION	-Amount no	w owned or held of all U	nited States Bonds, Bonds of the Stat nited States or of this State, \$	e of
BOI Ohio, Ce	NDS, ETC., EXEMPT FR	ROM TAXATION	-Amount no	w owned or held of all U ation by any law of the U	nited States or of this State, \$	e of
BOI Ohio, Ce	NDS, ETC., EXEMPT FR	ROM TAXATION ess, that are ex	Amount no empt from tax	w owned or held of all U ation by any law of the U Assessors True St	atements of Statistics.	
Boll Ohio, Ce	Penalty for a part of the part	ROM TAXATION ess, that are ex r Refusing corporation, a to the State a eceding sectio	to Give A refusing to ma ny sum not mo ny provided as	w owned or held of all U ation by any law of the U Assessors True St ke out and deliver a state than one hundred dollato penalty on an assessor	nited States or of this State, \$	rein
Boll Ohio, Ce	NDS, ETG., EXEMPT FRentificates of Indebtedne Penalty for ny person, company or l, shall forfeit and pay d paid as in the next pr	ROM TAXATION ess, that are ex r Refusing corporation, a to the State as eceding sectio attention to the	to Give A refusing to many sum not mo n provided as e foregoing lav	w owned or held of all U ation by any law of the U Assessors True St ke out and deliver a state re than one hundred dollato penalty on an assessor w, and note the refusal or	atements of Statistics. ment of the facts, or any of them her ars nor less than fifty dollars, to be rea.'' (Revised Statutes, Vol. 1, Sec. 15 neglect of any person or persons to c	rein
Ohio, Ce "Arequired ered and Assi	Penalty for any person, company or a paid as in the next pressors will call special at its requirements.	ROM TAXATION ess, that are ex r Refusing corporation, to the State as receding section attention to the	To Give A refusing to many sum not mon provided as e foregoing law	w owned or held of all U ation by any law of the U Assessors True St ke out and deliver a state re than one hundred doll to penalty on an assessor and note the refusal or PENALTIES eturn statistics, as herein	atements of Statistics. ment of the facts, or any of them here are nor less than fifty dollars, to be rec.'' (Revised Statutes, Vol. 1, Sec. 15 neglect of any person or persons to concepted, he shall forfeit and pay to	rein cov-
Ohio, Ce "A required ered and Assi ply with	Penalty for ny person, company or l, shall forfeit and pay it paid as in the next pressors will call special at its requirements.	ROM TAXATION ess, that are ex r Refusing corporation, to the State as eceding section attention to the	The Amount no tempt from tax. The Give Amount not money sum not money sum not money sum not money for a see foregoing law FFICIAL The make out and redollars nor less	w owned or held of all U ation by any law of the U assessors True St ke out and deliver a state than one hundred dollato penalty on an assessor v, and note the refusal or PENALTIES eturn statistics, as hereings than twenty dollars.	atements of Statistics. ement of the facts, or any of them here are nor less than fifty dollars, to be recovered of any person or persons to complete the facts of any person or persons to complete the facts of any person or persons to complete the facts of any person or persons to complete the facts of any person or persons to complete the facts of any person or persons to complete the facts of the facts	rein cov-
Ohio, Ce "A required ered and Assiply with "If State an brought Attorney	Penalty for any person, company or any paid as in the next pressure will call special at its requirements. The prosecuting At y's fee of ten per cent	ROM TAXATION ess, that are ex r Refusing corporation, to the State as receding section attention to the	to Give A refusing to many sum not mon provided as e foregoing law	w owned or held of all U ation by any law of the U Assessors True St ke out and deliver a state re than one hundred dollato penalty on an assessor w, and note the refusal or PENALTIES eturn statistics, as hereins than twenty dollars, the Auditor of State: and the	atements of Statistics. ment of the facts, or any of them here are nor less than fifty dollars, to be rec.'' (Revised Statutes, Vol. 1, Sec. 15 neglect of any person or persons to concepted, he shall forfeit and pay to	rein cov-
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INCORPORATED COMPANY

APRIL 9, 1905.

If the person required by law to list, refuses or NEGLECTS to swear to the number and value of the property embraced in the first nine any of the correctness of the NUMBER, if EXHBITED, or refuses or NEGLECTS to list and swear to the number and value of the whole or of any of the other items in the list, when requested to do so by the Assessor, will then make the return from his own knowledge, or from information of others, and will enter on the margin of the list, AERCHEED TO LIST," or "REFUSED TO SWEAK," as the case may be, TO HIST, AERCHEED TO SWEAK," as the case may be, TO

BUSINESS.

CUYAHOGA COUNTY TAX NOTICE FOR 1905, St. Clair Steamship Co., W. Va.

You are notified to make out and hold in readiness for me a statement, in the following form, of all personal property, moneys, credits, investments in bonds, stocks, joint stock ies, annuities, or otherwise, in your possession or under your control as owner or holder, or as husband, parent, guardian, trustee, executor, administrator, receiver, accounting ugent or factor or otherwise, in the township, city or village in which you reside, or did reside on the day preceding the second Monday of April, 1905 [as per Rule VI, next page.]

STATEMENT of Personal Property, Moneys, Credits, &c., Subject to Taxation in

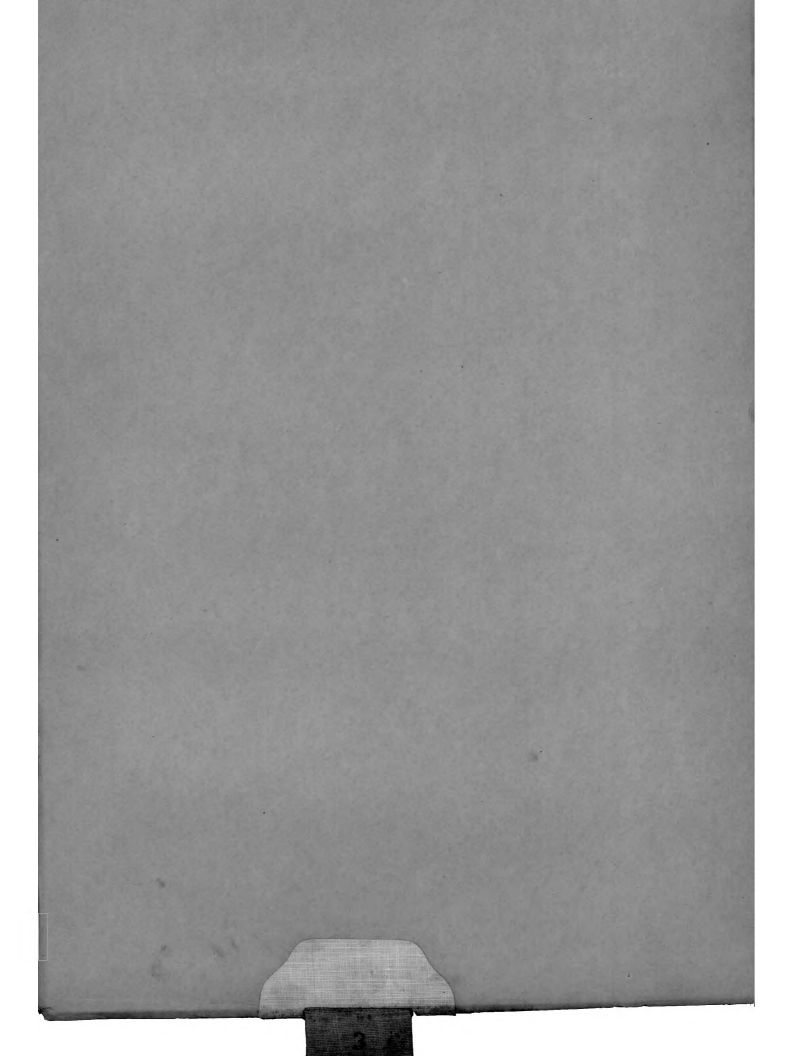
Cleveland City, for the Year 1905, belonging to.

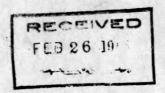
		VALUE OF EACH			VALUE IN DOLLARS
. Horses					
. Cattle					
Mules and Asses					
. Sheep					
Hogs					
. Pleasure Carriages of whatever	r kind				
a. Bicycles	I KIDU.				
b. Automobiles	i, or no				-
All jewelry of gold and sliver, monds, emeralds, rubies, co Farming utensils, wagons, car Grain, wool, hives of bees, ag Lumber, coal, wood and stone	, and all pins, rings, necklace or other precious stones, or w rts, carriages, etc gricultural products of every	es, bracelets, or other article ith pearls or other valuable	es of iewelry set		
f) Vessel or vessels, or share in s	such vessels, steamboats, cans	al boats, or shares in such l	boats		
SHARRS IN		ME OF		VALUE—DOLLARS	
SHARRS IN	NA.	and OF		VALUE—DOLLARS	
\ OF 4 11					
o) Office furniture and fixtures, in All other articles of personal		of the foregoing or subse	mant itams of the	a statement	
All other articles of personal	property not included in any			s statement	
		NUMB	ER	VALUE-DOLLARS	
1. The value of the property wh	d merchandise owned or held Monday of April, 1905. See lich such person is required to	list as a banker, broker or	stock jobber. S	ee Section 2737	
1. The value of the property wh (a) Average value "of all a used, in whole, or in payear, or part thereof, e (b) Average value of all an been by me manuface.	articles purchased, received, cart. in any process or operatic unding the first day of April, riticles on hand during the rutured or changed in any way ements, engines and machine to of the real estate	of list as a banker, broker of or otherwise held by me as on of manufacturing, combiged. See O. L., Vol. S., press., or part thereof, previ, either by combination, rury used, or designed to be order on the day preceding mortrages, real or edged or other instrument insidered a security merely associations must be listen the day preceding the sec	stock jobber. S a Manufacturer, ining, rectifying ge 341. See Ring ge 342. See Ring ge see in see in see ge used in manufa ge the second Mo hattel, and also may have been	for the purpose of being or refining," during the V, next page. April, 1905, which have to adding thereto.	
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THE STATE OF OHIO, CUYAHOGA COUNTY, SS.

Sworn to and subscribed before me, thisday	
of, 1905	NoStreet
Assessor	P. O
(a) This blank must be filled with the name of the person making the affidavit. REMARKS.	(b) This blank must be filled with the word "swear" or "affirm."
and the second s	
See over for I	Pulldings areated

				On what lot or land situa	
			Kind of building?	į	
Cost	of same, \$		Value for taxation, \$		
Did you n	nake any additions to, or	improvements on, any buil	ding since April 10, 1904?		
On z	what lot or land situated	9	Kind of building	9	
Cost	of same, \$		Value for taxati	on, \$	
Was any	building owned by you w	holly or partially destroyed	or removed since April 10, 190.	1?	
On 2	what lot or land situated	19	Duplicat	e value, \$	
-	RU	LES FOR VALUIN	G PERSONAL PROP	ERTY.	
I. Section LISTING. and a it is believed in money." lance of all companying up the	n 2739 of the general tax law that the PLACE WHERE THE SAME Moould be obtained therefor in mone Money, whether IN POSSESSION OR redits (after DEDUCTING the let a statement at its rule value, which was the statement at its rule value.	ook effect January 1, 1880, declares: Y THEN BE, and if there be no usual; y, at such time and place. Investm On DEFOSIT in banks, or with Persons al BONA FIDE indebtedness of the per his the amount that can be collected.	"Personal property shall be valued AT THE relling price known to the person whose duty ants in bonds, stocks, joint stock companies, of subject to draft on demand, shall be entered son listing), payable either in money, proper Annuities, or moneys receivable at stated in	USUAL SELLING PRICE thereof, AT THE TI it shall be to fix a value thereon, then at such py r otherwise, shall be valued at the true value ti in the statement at the TRUE value thereof. The ty of any kind, labor or service, shall be estimateriods, shall be valued at the price which the;	ME OF rice as hereof te bal- ted, in person
the Assessor. III. The	But in families, this applies only necessary wearing apparel, and all provisions for the individual or for	ay deduct a sum not exceeding UNE to the head of the family, unless the articles of food provided for the pressure and does not include food for ca	other members own separate property independent use and support of an individual or fami	ation: but all above that amount must be returndent of such head. by, are not to be regarded as objects of taxation. of the merchant's property in his business during the merchant's property in the summer of the merchant's property in his business during the merchant which is not a summer of the merchant which is not a summer	(This
v. Manu rectifying, or in business, a operation of the preceding manufacture previous to the the value of manufacturer returned by the	r, or a part thereof, and not the varifacturers must include in their starefining, which from time to time to di Irot, then during the time the manufacturing, combining, etc., is year, in the same condition in tole, to changed in any way, either by tools, implements, engines, and r 5 property as its required to be re-	ue of the capital employed, that must tements the monthly average value of hey shall have been so engaged. All may the manufacturer's raw material, am the manufacturer's raw material, am on the manufacturer's raw material, am on the strength of the strength of the combination, or rectlifying, or refining to long he shall have been enaged in sanchinery used in manufacturing, six urned by this rule, under them 12, to	be returned. all articles purchased, received, or otherwise of year next previous to the time of making su terial, of every description, held for the purpher is also return, for taxation, the monthly avera, or adding thereto, which from time to time uch manufacturing business, and if not, the purch manufacturing business, and if not, the getter with the value rotumable under other each getter with the value rotumable under other	held, for the purpose of manufacturing, comb h statement, if so long they shall have been er se of adding to the waine thereof by any proc revalue of all articles which were at any time the shall have had on hand during the year and uring the time he shall have been so engaged attention to the transition of the transition of the Items of the Tax Notice, make up the value the township and town in which they are sit	pining, gaged ess or luring by him r next l, with of the s to be
But MONEYS & VII. No	nd CREDITS must be entered for tax	ation in the township and town in wh his statement any share or portion	ich the person charged with the tax thereon re n of the capital stock or property of any comp	sided at the time of the assessment. any or corporation whose duty it is, by law, to li	st and
owner the rediction of the fa	makes oath that he has fully and cost the value of the property listed posite each kind of property such an et that the penalty is to be added, he	represent property included in the aborrectly exhibited said property to the is sworn to, the Assessor shall not be a amount as he believes to be its FULL ecause its owner "refused to swear."	e Assessor, and has made oath as to the other governed by the amounts at which the owner LVALUE. Neither shall the Assessor return	it liable to the penalty of fifty per cent. provid items of the statement. may wish them returned; but shall fill the stat any property at less than its true value, in con-	ement sidera-
	Form of Oath or Affirm	nation, where there is n	o Property exceeding One H	undred Dollars in Value	
	(The Assessor	MUST administer this oath to a	ll who claim not more than one hundre	dollars in value.)	
credits, to taxat	investments in bonds ion, or which I am by	e, stocks, joint stock con law required to list in	npanies, or otherwise, which my own right, or as the ho	, any personal property, mon a are by the laws of Ohio sub der thereof, or otherwise.	
		re me, this	$\ldots day$		
		, Ass	sessor.)		
BON Ohio, Cer	DS, ETC., EXEMPT FRO	M TAXATION,—Amount n	ow owned or held of all United	1 States Bonds, Bonds of the States States or of this State, \$	te of
====	emedies of Indebtedness	s, that are exempt from ta	action by any law of the office	totates of of this beate, g	_
"Ar required, ered and Asse	ly person, company or of shall forfeit and pay to paid as in the next pre	corporation, refusing to me the State any sum not me ceding section provided a tention to the foregoing least tention tenti	nore than one hundred dollars in is to penalty on an assessor." aw, and note the refusal or neg	ments of Statistics. It of the facts, or any of them he or less than fifty dollars, to be re (Revised Statutes, Vol. 1, Sec. 1) Lect of any person or persons to a	cov- 525.)
		OFFICIAL	PENALTIES.		
State and brought Attorney Statutes,	y sum not more than on by the Prosecuting Atte 's fee of ten per century Vol. 1, Sec. 1524.)	ne hundred dollars nor l orney on the request of the m, shall be paid into th	ess than twenty dollars, to be e Auditor of State; and the an e State Treasury to the cred	uired, he shall forfeit and pay to recovered by action, which sha count recovered, less the Prosecu- it of the School Fund." (Rev withhold his order until the	ll be iting rised
			E Judge.'' (See Revised State		law
Note -For	other Official Panalties see Peri	sed Statutes, Sections 140, 1050, 1250	W. D. GUILBER	RT, AUDITOR OF STA	TE.
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	T P		56	8 %.	TOR
	A E			1	COUNTY AUDITOR
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1905	A NE D	CLEVELAND For the year		7	
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	PERSONAL PROPERTY RETURN OF I Steamship Co., W. U	0			
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PIONEER IRON COMPANY Carp Furnace Dept.

Inventory

November 30th., 1905.

DESCRIPTION OF REAL ESTATE.

Commencing at the intersection of the easterly line of Lake Street, so-called, in the City of Marquette, County of Marquette, and State of Michigan, as now used, with the section line between Sections 26 and 35, Township 48, North, Range 25 West, running thence Northwesterly along the easterly line of said Lake Street to its intersection with the westerly line of the right-of-way of the Duluth, South Shore and Atlantic Railway Company; thence southeasterly along the westerly along the westerly line of said right-of-way to its intersection with the section line between said above sections 26 and 35; thence west along said line to point of beginning.

Also, that portion of Government Lot No. one (1) of Section 36, Township 48 North, Range 25 West, not sold to the State of Michigan for a portion of the State Prison site.

Also, Lots eighty-four (84), eighty-five (85) and eighty-six (86) of Bury and Ely's addition to the village (now City) of Marquette; and that part of section 35, Township 48 North, Range 25 West, lying east of Lake Street, as shown in the plat of Burt and Ely's addition to the village (now City) of Marquette, as now used; and also that part of Section 35. Township 48 North, Range 25 West, lying south and east of the following boundry lines: - Beginning at the south-east corner of bot eighty-seven (87) of Burt and Ely's addition to the City of Marquette; thence along the south line of said Lot eighty-seven (87) to the southwest corner of said Dot eighty-seven (87): thence south 2 degrees and 58 minutes east 100 feet; thence south 22 degrees and 28 minutes east 100 feet; thence south 43 degrees and 58 minutes east 100 feet: thence south 49 degrees and 28 minutes east 100 feet; thence south 30 degrees and 50 minutes east 100 feet; thence south 11 degrees and 49 minutes east 100 feet: thence south 5 degrees and 11 minutes west 100 feet: thence south

13 degrees and 51 minutes west 425 fleet: thence south 5 degrees and 9 minutes east 432 and five-tenths feet; thence south 13 degrees and 11 minutes west 1100 feet; thence south 57 degrees a and 31 minutes west 2080 feet to a point 358 feet east of the north west corner and on the north line of south half of the southwest quarter of Section 35. Township 48 North, Range 25 West. it being agreed between the said parties that lot eighty-seven (87) of Bury and Ely's addition to the village (now City) of Marquette is to be kept open as a highway for the common use of the grantor and grantee, and their successors and assigns.

DESCRIPTION OF FURNACE AND BUILDINGS.

STACK: 58 feet high by 10 foot bosh, hearth 5' - 9". New bell and hopper was installed in January 1902. Hoist tower is equipped with an Otis hoist (old pattern: two skips driven by small engine in engine room, which also drive ore crusher when used.

ENGINE ROOM: The engine room is a stone building 65' X 30' and 25' high. The blowing engine is a McIntosh & Hemple, and is equipped with two blowing cylinders. 28" X 48" steam end. and 48" X 60" air end.

In the basement of the engine room, there are two Smith & Vaile duplex pumps, 12" steam by 7" water cylinder, and one Knowles boier pump. 8" X 4".

The 8 inch intake pipe extending out in the lake was broken in two by icebergs in the spring of 1903, and we have received our water supply entirely from the Carp River since that time. About 300 feet of this pipe is still in the lake.

BOILER HOUSE: About 28' by 30', in which are two Sterling Water Tube Boiers of 125 H. P. each.

ELECTRIC LIGHT EQUIPMENT:

Cochrane feed water and purifier, 1 - 4 P. - 14 Kw. Westinghouse generator, 1 - Panel marbleswitchboard,

Volt meter.

1 - Ap. meter.

ELECTRIC LIGHT EQUIPMENT: (Continued)

3 - P. Switch, ground detector and column,
1 - No. 71 Jr. Westinghouse engine, 7 X 6

STOCK HOUSE: Stock house is 190 feet long by 65 feet wide, built of timber and covered with corrugated iron, the roof being tar and cement. In the basement is the Blake crusher for crushing limestone etc.

HOTBLAST: The hotblast is built on an arch supported by the engine room wall and the stone stack; has eighteen eight inch pipes, and is in good condition.

CASTING HOUSE: The casting house is 62' X 44' and has a stone foundation and timber frame covered with corrugated iron. At the lower end of the casting house is a shed 12' wide, in which are the pig iron scales, and in the rear of this is a blacksmith and carpenter shop 16 feet wide.

STORE HOUSE: The store house is an old building 24' X 16' and is used for storing tools etc.

BARN: The barn is 20' X 28', a woulden building on the west side of Lake Street, near the outlet of the Carp River.

KILNS

Ten 25 cord bee-hive kilns, on the west side of Carp River, under bank, from which they are filled.

Nine 42 cord kilns on the east side of Carp River, under bank. These are built of stone and Brick.

Twenty-four 90 cord brick kilns, with stone foundations, and the necessary trestbe to fill the kilns from. These kilns have now been used two and one half years, and are in good condition.

OFFICE BUILDING

A one story wooden building 30' X 20', built on Lot No.

86

LABORATORY BUILDING

HORSE SHED

A wooden building 10' X 16', built on the rear of Lot No. 86.

RAILROAD TRACKS

Consists of three sidings into stock house, siding and switch back to iron yard and wind bank, and siding from main lines to old and new kilns on the east side of the Carp River. The ties and grading were furnished by this company, and the rails on the trestle to kilns were paid for by this company.

TOOLS IN GENERAL USE

These tools have been added to and renewed from time to time as needed, and charged to Furnace Operating, so that the u Furnace is well supplies with necessary tools.

IN ENGINE ROOM:

- 2 steam gauges in use.
- 3 lubricators in use,
- 1 set pipe dies and taps,
- 20 Spanner and Socket wrenches, 15 chisels and punches,
- - 1 12" monkey wrench, 1 16" Trimeau pipe wrench,
- 1 24" Trimeau pipe wrench,
- 100 feet rubber hose, new and old, 2 brass hose nozzles,
 - 2 preassure gauges,
 - 1 pipe cutter,

 - 2 die stocks, 2 24" monkey wrenches, 1 14" monkey wrench,

 - 1 set pipe tongs.
 - 3 lanterns.

IN STOCK HOUSE:

1 set ore scales.

20 charcoal buggies,

1 set charcoal scales. Shovels and picks,

4 ore buggies,

3 pinch bars.

IN CASTING HOUSE:

30 steel and iron bars and stopping hooks,

gates, staples, skimmers etc, 5 heavy sledges,

shovels, rakes and screens, patterns and sow.

2 stationary pyrometers. 1 portable pyrometer,

IN BLACKSMITH SHOP:

l anvil, forge and bellows.

3 ratchet drills, tongs, punches and other tools,

1 machine drill press,

1 blacksmith vise,

1 set Lighting taps and dies,

12 drills, 1 blacksmith sledge,

IN YARD:

1 set scales for weighing pig iron,

1 iron car for taking iron from cast house, (New)

1 iron car for taking iron from cast house, (01d) shovels and picks.

2 wheel barrows.

2 cinder carts.

IN STORE HOUSE:

150 ft. 14" manills rope, (Old)
125 ft. 2" manills rope (Old)

1 set new iron blocks-1-"

1 set new iron blocks-2"

200 lbs. 11" iron bars, 400 lbs. 3/8" X 8" iron,

1680 lbs. kiln door material.

1 hand winch,

360 ft. - 24 small rail.

5 ton fire clay

550 - 13" fire brick key.

8 lanterns. 6 torches.

1 bbl. lubricating oil.

IN ORE YARD:

One-half set of railroad scales.

LABORATORY

			0 00
2	Prof. Richard's filter pumps		2.62
7	Sargent Anal. balance	9	0.00
			6.80
	Baker scales		
1100	Set Gram Weights		1.00
7	Doz. & Liter Reagent bottles		1.00
6	Camel Hair Brushes		.90
5	Dangler gasoline burners		7.50
0	-50 cc Burett's common stop cocks		3.50
61	-50 cc baren a commen acco cours		
	-50 cc u u u u		
2	Val. flosts - nippled		. 75
	Clamps		3.00
17	And the same of th		
	Swivelclamps		4.50
1	Set cork borers, 1 to 6		. 90
7	Drof C Rurettle - blue lined		1.32
7	Catastants		8.07
1	Guissler's		0.01
1	Drying oven, copper		7.50
2	Dessicators 43"		1.20
ï	Day Pleaks 18 or		1.20
2	now Trusks - To on'		
	u 8 0Z.		. 30
1	-500 cc flask		.45
7	-300 cc II		. 38
-	100 44 #		
7	-T00 CC "		.22
1	-1000 cc "		.57
1	-2000 cc "		. 78
1	Dog funnels 34 diameter		.57
9	a a ca a		
			. 45
4	и и Зи и		. 22
1	Guissler's Drying oven, copper Dessicators, 43" Doz. flasks - 16 oz. " 8 oz. -500 cc flask -300 cc " -1000 cc " -2000 cc " Doz. funnels, 3" diameter " " 6" " " 2" " Separating funnel - 100 cc " G. S. " S. C. Lb. glass tusing Lb. " rods -250 cc graduated cylinder Doz. castors		. 94
7	" G. S.		. 75
7	и о л		. 75
-	0. 0.		
1	bb. glass tuping		.40
1	Lb. " rods		.38
7	-250 cc graduated cylinder		. 90
-	The contame		
1	noz. castors		.60
1	Mortar - 3 Gallon Pint -200 cc pipette -50 cc		6.00
1	# Pint		.25
7	-200 cc ninette		. 75
7	EO ac d		.40
1	-50 cc #		
1	-10 cc "		.15
1	- 5 cc #		. 11
7	-25 cc "		.67
0	Disting and dispetant to 118		
60	Platinum cone, diameter top 11" Orams paltinum in crucibles		9.00
54	Grams paltinum in crucibles		40.50
			2.00
0	Sunnantana		1.25
1/4	The same of the sa		
7	Thermometer, 200 degrees centigrade		1.37
I	Tripod, diameter 6 inches		. 33
7	Wedgewood mortar 6"		.81
7	Aveta manton All		6.75
	Wigner unterline		
7	Diamond Steel mortar		1.30
1	Hydrometer		. 75
1	Graduate, 500 CC		1.65
0	-7024 sumonters		1.00
F-2	Supporters Thermometer, 200 degrees centigrade Tripod, diameter 6 inches Wedgewood mortar, 6" Agete mortar, 4" Diamond steel mortar Hydrometer Graduate, 500 CC -7024 supporters		
1000	mr. On a		.68
1	Weatherhead crusher		85.00
7	Hotehkiss burner and tank		15.00
	Doz. No. 2 beakers		3.35
3	11 11 11 11		
			2.70
1	Gasoline blast lamp		10.00

<u>L A B O R A T O R Y</u>

(Continued)

12	Burette brushes Feet 3-16" rubber tubing " 5-16" " " Combustion apparatus Platinum crucible	2.20 .90 1.30 10.00 20.51
		322.53
	Less charged to analysis when bough	t 30.78
		291.75
	Balance November 30, 1904 60.00 59.94	
	Total 119.94 119.94 119.94	
	Balance November 30, 1905 0.00	

OFFICE

1	Fire proof safe,	Cost	50.00
1	Fire proof safe.		20.00
1	Desk.	11	10.00
1	Letter press and stand,	11	10.00
1	Standing desk	11	5.00
1	Revolving chair		2.00
2	Arm chairs	u u	2.00
3	Waste paper baskets		1.50
2	Small stoves and pipe	11	10.00
1	Set letter scales		3.00
4	Bill boards		1.00
2	Letter baskets		1.00
1	Lap robe		2.00
4	Barn blankets	u	8.00
1	Street blanket		1.75
1	Halter		1.75
ī	Heavy robe		12.00
1	Cutter	i	48.00
1	String bells		3.00
1	Light driving harness		18.67
1	Driving buggy		92.80
1	Le wn Mower		9.50
	New radiator and fittings		32.22
	Desk. 3 chairs and 1 rug	N N	78.99
-	boon, o onarro and r rag		
			418.18

Balance November 30th, 1904
Sold one typewriter in 1905
Depreciation in 1905

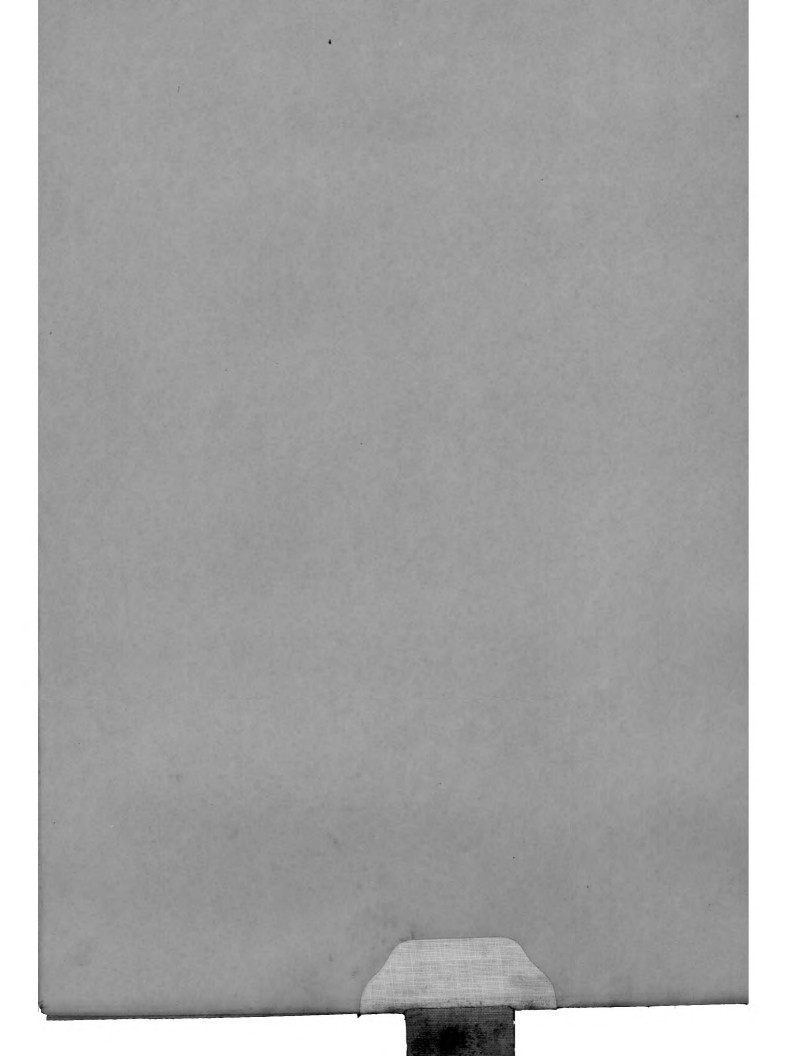
Balance November 30th, 1904

0.00

INVENTORY

SUPPLIES

1 #76 1 Wir Bri Cla 9 ton 1680# Kil 360 ft.	ns hay @ 8.00 plus n door material 24% small rails)	freight	80.81 25.00 10.55 25.00 21.90 81.20 91.31
400# 3/8	X 8 iron)		142.18
		Total Supplies	491,99 A
	<u>x</u>	ARD	
1 dri Tra 1 Sor 1 Bro 1 hor 3 oil	t horse ving horse ding horses rel mare own gelding se from C. C. I. C tanks recal buggies	0.	150.00 187.50 130.00 200.00 40.00 100.00 13.10 11.96
Dep	reciation 1900 1901 1902 1903 1904 1905 25%	30.00 60.14 136.21 66.55 49.66 208.14	832.56 550.70
Bal	lance November 30th	, 1905	281.86
	so	ALES	
l set	t charging scales preciation 1905 25%		308.01
Bal	lance November 30th	, 1905	231.00
	KILN E	QUIPMENT	
1300 B 100 U 20 Oha 1 Chu 1 Woo 3 Woo 2 Coa	16# rail @ 18.00 1 Water pipe @ 1 Hose @ 22¢ ercoal buggies @ rcoal transfer car od	9½¢ 39.78 each	115.20 123.50 22.00 795.57 15.00 5.00 9.00 2.00
Bal	lance November 30th	, 1905	1097.27



Form 61-4M 4 M. R.

Lake Superior & Is, eming Railway Co. Munising Railway Co. Marquette & Southeastern Railway Co.

W. G. MATHER,
PRESIDENT.
H. R. HARRIS,
GENERAL MANAGER.
H. A. ST. JOHN,

Accounting and Traffic Departments.

GENERAL MANAGER.

H. A. ST. JOHN,
AUDITOR & GEN'L FRT. & PASS. AGT.

4. WARD,
SUPT. MUNISING R'Y & M. & S. E. R'Y.

MARQUETTE, MICH., Octobe 24th.,1905

IN YOUR REPLY PLEASE REFER TO FILE NO.

241

Mr. R? C. Mann,

Auditor, C.C. Iron Co.,

Cleveland, Ohio.

Dear Sir: -

Replying to your letter of October 13th. in reference to balance due to Beach Inn Co. account of rental from Samuel Redfern. Mr.Redfern has paid his rentals in full up to November 1st.

I am enclosing a joint inventory, taken with Mr.Redfern and Mr.Moulton representing the land department.

There were certain discrepancies in the inventory as taken of Nov.lst., 1904 and October 17th.,1905 in linen and crockery. The linen discrepancy was small and was covered by rental paid by Mr.Redfern. The crockery does not check exactly with our inventory of November, 1904, still Mr.Redfern purchased enough new crockery to replace the broken and as near as we can arrive at it, we believe that there is fully as much if not more crockery on hand at the present time than there was at the time of previous inventory.

Yours truly,

Auditor.

Dict.H.A.St.J.

Inventory taken October 17th.,1905.

ROOM NO. 1.

No.Pes.	Description	Condition
1	Double Iron Bed	0.K.
1	Double Mattress	•
1	Double Springs - Box	•
1	Dresser	•
1	Room Chair	•
1	Room Rocker	•
1	Carpet	•
2	Pillows	•
2	Window Shades	п
2	Curtain Rods - large	•
3	Curtain Rods - small	•
1	Bed Pad	•
4	Curtains - large	•
1	Dresser Pad	•
4	Loops	•
1	Slop Tray	•
1	Soap Dish - rubber	•
1	Wash Stand (Iron)	•

Inventory taken October 17th.,1905.

ROOM NO.2.

No.Pcs.	Description	Condition
2	Single Iron Bed	0.K.
2	Single Mattress	
2	Single Springs - Box	•
1	Dresser	
1	Room Chair	•
1	Room Rocker	
1	Carpet	
2	Pillows	•
2	Window Shades	
2	Curtain Rods - large	
3	Curtain rods - small	
2	Bed Pads	
4	Curtains - large	•
1	Dresser Pad	•
4	Loops	•
1	Slop Tray	
1	Soap Dish - rubber	•
1	Wash Stand - iron	•

Inventory taken October 17th., 1905.

ROOM NO.3.

No.Pcs.	Description	Condition
1	Double Iron Bed	0.K.
1	Double Mattress	•
1	Double Springs e Box	
1	Dresser	•
1	Room Rocker	
1	Rug - large	
1	Rug - small	
2	Pillows	•
1	Window Shade	
1	Curtain Rod - large	•
3	Curtain Rods - small	
2	Curtains - large	
2	Dresser Pads	
2	Loops	•
1	Slop Tray	
1	Soap Dish - rubber	
1	Wash Stand - iron	

Inventory taken October 17th., 1905.

ROOM NO. 4.

No.Pcs.	Description	Condition
1	Double Iron Bed	0.K.
1	Double Mattress	•
1	Double Springs	
1	Dresser	
1	Room Chair	
1	Room Rocker	
1	Carpet	and the second
2	Pillows	
1	Window Shade	
1	Curtain Rod o large	•
3	Curtain Rods - small	
1	Bed Pad	
2	Curtains - large	
1	Dresser Pad	
2	Loops	
1	Slop Tray	•
1	Soap Dish - rubber	
1	Wash Stand - iron	•

Inventory taken October 17th., 1905.

ROOM NO. 5.

No.Pcs.	Description	Condition
1	Single Iron Bed	0.K.
1	Single Mattress	•
1	Single Springs e box	•
1	Dresser	•
1	Room Chair	•
1	Room Rocker	•
2	Rugs - large	•
1	Pillow	•
1	Window Shade	•
1	Curtaub rod - large	•
3	Curtain Rods - small	•
2	Curtains - large	•
2	Dresser Pads	•
2	Loops	•
1	Slop Tray	•
1	Soap Dish - rubber	
1	Wash Stand - iron	•

Inventory taken October 17th.,1905.

ROOM NO. 6.

No.Pcs.	Description	Condition
1	Double Iron Bed	0.K.
1	Double Mattress	•
1	Double Springs - box	•
1	Dresser	•
1	Room Chair	• •
1	Room Rocker	•
1	Carpet	
2	Pillows	•
1	Window Shade	•
1	Curtaub rod - large	•
3	Curtain rods - small	•
1	Bed Pad	•
2	Curtains - large	
1	Dresser Pad	•
2	Loops	
1	Slop Tray	
1	Soap Dish - rubber	
1	wash Stand - iron	•

Inventory taken October 17th., 1905.

ROOM NO. 7.

No.Pcs.	Description	Condition
1	Double Iron Bed	0.K.
1	Double Mattress	•
1	Double Springs - box	•
1	Dresser	•
1	Room Chair	
1	Room Rocker	•
2	Rugs - large	
2	Pillows	•
1	Window Shade	•
1	Curtain rod - large	•
3 .	Curtain Rods - small	•
2	Curtains - large	• **
1	Dresser Pad	•
2	Loops	•
1	Slop Tray	•
1	Wash Stand - iron	•

Inventory taken October 17th.,1905.

ROOM NO. 8.

No.Pcs.	Description	Condition
1	Double Iron Bed	0.K.
1	Double Mattress	•
1	Double Springs - box	
1	Dresser	•
1	Room Chair	
1	Room Rocker	•
1	Carpet	•
2	Pillows	•
3	Window Shades	•
3	Curtain Rods - large	an i e i e i e e e e
2	Curtain Rods - small	•
1	Bed Pad	•
6	Curtains - large	•
1	Dresser Pad	•
6	Loops	•
1	Soap Dish - rubber	•
1	Bath Tub Soap Dish	
1	Nickel Towel Rack	•
1	Toilet paper holder	•
1	Bath Rug	

Inventory taken October 17th., 1905.

ROOM NO. 9.

No.Pcs.	Description	Condition
1	Double Iron Bed	0.K.
1	Double Mattress	•
1	Double Springs	
1	Dresser	27 - 18 Au •
1	Room Chair	•
1	Rugs - large	
1	rug - small	•
2	Pillows	
1	Window Shade	
1	Curtaub rod - large	
2	Curtain Rods - small	•
1	Bed Pad	•
2	Curtains - large	•
2	Dresser Pads	•
2	Loops	•
1	Slop Trat	•
1	Soap Dish - rubber	
1	Wash Stand - iron	•

Inventory taken October 17th., 1905.

ROOM NO. 10.

No.Pcs.	Description	Condition
1	Double Iron Bed	0.K.
1	Double Mattress	•
1	Double Springs - hox	•
1	Dresser	
1	Room Chair	•
1	Room Rocker	•
1	Carpet	
2	Pillows	
1	Window Shade	•
1	Curtain Rod - large	•
2	Curtain Rods - small	•
1	Bed Pad	
2	Curtains - large	•
2	Loops	
1	Soap Dish - rubber	•
1	Bath Tub Soap Dish	•
1	Nickel Towel Rack	
1	Toilet Paper Holder	
1	Bath Rug	

Inventory taken October 17th., 1905.

ROOM NO. 11.

No.Pcs.	Demcription	Condition
1	Carpet	0.K.
1	Window Shade	•
1	Curtain Rod - large	•
2	Curtain Rods - small	
2	Curtains - large	
2	Loops	
2	Green Rockers	•
1	Sewing machine	•
1	Thermometer	•
1	Waste Paper Basket	Hole burne d in it.

Inventory taken October 17th ,1905.

ROOM NO. 12.

No.Pcs.	Description	Condition
1	Double Iron Bed	0.K.
1	DoubleMattress	•
1 -	Double Springs - box	
1	Dresser	•
1	Room Chair	•
1	Room Rocker	•
1	Campet	•
2	Pillows	•
2	Window Shades	•
2	Curtain Rods - large	•
2	Curtain Rods - small	•
1	Bed Pad	•
4	Curtains - large	•
1	Dresser Pad	
4	Loops	
1	Soap Dish - rubber	•
1	Bath Tub Soap Dish	•
1	Nickel Towel Rack	•
1	Toilet Paper Holder	*
1	Bath Rug	• • • • • • • • • • • • • • • • • • • •

Inventory taken October 17th.,1905.

ROOM NO.14.

No.Pcs.	Description	Condition
1	Double Iron Bed	0.K.
1	Double Mattress	
1	Double Springs - box	
1	Dresser	•
1	Room chair	•
1	Room Rocker	•
1	Carpet	•
2	Pillows	•
2	Window Shades	• • •
2	Curtain Rods - large	
4	Curtain Rods - small	
1	Bed Pad	
4	Curtains - large	•
1	Dresser Pad	•
4	Loops	•
1	Soap Dish - rubber	
1	Bath Tub Soap Dish	
1	Nickel Towel Rack	•
1	Toilet Paper Holder	
1	Bath Rug	

Inventory taken October 17th.,1905

ROOM NO. 15.

No.Pcs.	Description	Condition
1	Double Iron Bed	0.K.
1	Double Mattress	• 1
1	Double Springs - box	•
1	Dresser	■ Control
1	Room Chair	
" 1	Carpet	•
1 .	Rug - large	· · · · · · · · · · · · · · · · · · ·
1	Rug - small	•
3	Pillows	•
3	Window Shades	•
1	Curtain Rod - large	•
5	Curtain Rods - small	•
1	Bed Pad	•
2	Curtains - large	
1	Dresser Pad	
2	Loops	•
1	Soap Dish - rubber	•
1	Bath Tub Soap Dish	• •
1	Nickel Towel Rack	•
1	Toilet Paper Holder	•
1	, Bath Rug	•
3	Burlap Curtains	•
2	Sash Curtains	•

Inventory taken October 17th., 1905.

ROOM NO. 16.

No.Pcs.	Description	Condition
2	Single Iron Beds	0.K.
2	Single Mattress	•
2	Single Springs - box	
1	Dresser	
2	Room Chairs	•
1	Carpet	
2	Pillows	
1	Window Shade	
1	Curtain Rod - large	•
2	Curtain Rods - small	
2	Bed Pads	•
2	Curtains - large	•
1	Dresser Pad	•
2	Loops	
1	Slop Tray	
1	Soap Dish - rubber	•
1	Wash Stand - iron	

Inventory taken October 17th., 1905.

ROOM NO. 17.

No.Pcs.	Description	Condition
1	Double Iron Bed	0.K.
1	Double Mattress	•
1	Double Springs - box	
1	Dresser	•
1	Room Chair	95 714.75 C
1	Room Rocker	•
1	Rug - large small	•
1	Pillow	•
1	Window Shade	•
1	Curtain Rod - large	
2	Curtain Rods - small	•
1	Bed Pad	• • •
1	Cuttain - large	•
1	Dresser Pad	•
2	Loops	•
1	Slop Trat	
1	Soap Dish - rubber	
1	wash Stand - iron	Rusted
1	Carpet Rug	0.K.

Inventory taken October 17th.,1905.

ROOM NO. 18.

No.Pcs.	Description	Conidition.
1	Double Iron Bed	0.K.
1	Double Mattress	•
1	Double Springs - woven wire	•
1, 7	Dresser	4.1
1	Room Chair	
1	Room Rocker	•
1	Rug - large	
2	Pillows	•
1.	Window Shade	
1	Curtain Rod - large	•
2	Curtain Rods - small	•
1	Bed Pad	
2	Curtains - large	•
1	Dresser Pad	•
2	Loops	•
1	Slop Tray	
1	Wash ctand	Rusted

Inventory taken October 17th ,1905.

ROOM NO. 19.

No.Pcs.	Description	Conddtion
1	Double Iron Bed	0.K.
1	Double Mattress	•
1	Double Springs - box	
1	Dresser	•
1	Room Chair	•
1	Room Rocks	•
1	Carpet	•
2	Pillows	•
2	Window Shades	•
2	Curtain Rods - large	•
3	Curtain Rods - small	• •
1	Bed Pad	•
4	Curtains - large	
1	Curtain - small	•
1	Dresser Pad	•
4	Loops	•
1	Slop Trat	•
1	Soap Dish - rubber	
1	Wash Stand - iron	

Inventory taken October 17th., 1998.

ROOM NO. 20

No.Pcs.	Description	Condition
1	Double Iron Bed	0.K.
1	Double Mattress	•
1	Double Springs - box	•
1	Dresser	
1	Room Chair	•
1	Room Rocker	•
1	Carpet	•
2	Pillows	•
2	Window Shades	•
2	Curtain Rods - large	•
2	Curtain rods - small	•
1	Bed Pad	•
4	Curtains - large	•
1	Curtains - small	
1	Dresser Pad	• 1
4	Loops	•
1	Slop Tray	•
1	Soap Dish - rubber	•
1	Wash stand - iron	

Inventory taken October 17th., 1905.

ROOM NO. 21.

No.Pcs	Description	Condition
1	Single Iron Bed	0.K.
1	Single Mattress	
1	Single Springs box	
1	Dresser	
1	Room Chair	1 rung broken
_ 1	Rug - large	0.K.
1	Rug - small	
1	Pillow	
1	Window Shade	
1	Curtain Rod - large	•
2	Curtain Rods - small	
1	Bed Pad	•
2	Curtains - large	
1	Curtain - small	
2	Dresser Pads	•
2	Loops	
1	Slop Tray	•
1	Soap Dish - rubber	•
1	Wash Stand - iron	•

Inventory taken October 17th.,1905.

ROOM NO. 22.

No.Pcs.	Description	Ochdition
1	Double Iron Bed	0.K.
1	Double Mattress	
1	Double Sprimgs, box	
1	Dresser	
1	Room Chair	
1	Room Rocker	
1	Carpet	
2	Pillows	
1	Window Shades	•
1	Curtain Rod - large	
2	Curtain Rods - small	•
1	Bed Pad	•
2	Curtains - large	
1	Curtain - small	•
1	Dresser Pad	•
2	Loops	•
1	Slop Tray	•
1	Soap Dish - rubber	
1	Wash stand - iron	

Inventory taken October 17th.,1905.

ROOM NO. 23.

No.Pcs.	Description	&Condition
1	Single Iron Bed	0.K.
1	Single Mattress	Colored St. Co.
1	Single Springs - box	•
1	Dresser	•
1	Room Chair	•
1	Rug - large	
1	Rug - small	
1	Pillow	•
1	Window Shade	
1	Curtain Rod - large	•
2	Curtain Rods - small	
1	Red Pad	
2	Curtains - large	•
1	Curtain - small	•
2	Dresser Pads	
2	Loops	•
1	Slop Tray	•
1	Soap rish - rubber	•
1	Wash stand - iron	•

Inventory taken October 17th., 1905.

ROOM NO. 24.

No.PCs.	Description	Condition
1	Double Iron Bed	0.K.
1	Single Iron Bed	
1	Single Mattress	•
1	Double Mattress	
1	Single Springs - box	•
1	Double Springs - box	•
1	Dresser	•
1	Room Chair	
1	Room Rocker	
1	Carpet	•
3	pillows	•
1	Window Shade	• 15
1	Curtain Rod - large	•
3	Curtain Rods - small	• •
2	Bed Pads	•
2	Curtains - large	•
1	Curtain - small	•
1	Dresser Pad	•
2	Loops	
1	Slop Trat	•
1	Soap Dish - rubber	
1	Wash Stand - iron	

Inventory taken October 17th.,1905.

ROOM NO.25.

No.Pcs.	Description	Condition
1	Double Iron Bed	0.K.
1	Double Mattress	
1	Double Springs - box	
1	Dresser	•
1	Room Chair	•
1	Rug - large	•
1	Rug - small	•
2	pillows	•
1	Window Shade	•
1	Curtain Rod - large	
2	Curtain Rods - small	•
1	Bed Pad	•
2	Curtains - large	6000 0 T
1	Curtain - small	
1	Dresser Pad	
2	Loops	
1	Slop Tray	•
1	Soap Dish - rubber	
1	Wash Stand - iron	

Inventory taken October 17th., 1905.

ROOM NO.26.

No.Pcs.	Description	Condition
1	Double Iron Bed	0.K.
1	Double Mattress	
1	Double Springs - box	•
1	Dresser	• • •
1	Room Chair	
1	Room Rocks	• 6
1	Carpet	
2	Pillows	•
2	Window Shades	i in the second
2	Curtain Rods - large	•
3	Curtain Rods - small	•
1	Bed Pad	•
4	Curtains - large	•
1	Curtain - small	•
1	Dresser Pad	•
4	Loops	
1	Slop Trat	•
1	Soap Dish - rubber	** *** **** **** **** **** **** **** ****
1	Wash Stand - iron	

Inventory taken October 17th., 1905.

ROOM NO. 27.

No.Pcs.	Description	Condition
1	Single Iron Bed	0.K.
1	Single Mattress	•
1	Single Springs - Box	
1	Dresser	
1	Room Chair	•
1	Room Rocker	•
1	Rug - large	•
1	Rug - small	•
1	Pillow	•
1	Window Shade	
1	Curtain Rod - large	•
2	Curtain Rods - small	
1	Bed Pad	
2	Curtains - large	•
1	Curtain - small	
1	Dresser Pad	•
2	Loops	
1	Slop Tray	•
1	Soap Dish - rubber	•
1	Wash Stand - iron	•

Inventory taken October 17th., 1905.

ROOM NO. 28

No.Pcs.	Description	Condition
1	Double Iron Bed	0.K.
1	Single Iron Bed	•
1	Single Mattress	•
1	Double Mattress	•
1	Single Springs - box	•
1	Double Springs - box	
1	Dresser	•
1	Room Chair	
1	Room Rocker	
1	Carpet	
3	Pillows	
2	Window Shades	•
2	Curtain Rods - large	•
3	Curtain Rods - small	
2	Bed Pads	•
4	Curtains - large	•
1	Curtain - small	•
1	Dresser Pad	
4	Loops	•
1	Slop Tray	
1	Soap Dish - rubber	•
1	wash stand - iron	•

Inventory taken October 17th., 1905.

ROOM NO.29

No.Pcs.	Description	Condition
1	Double Iron Bed	O.K.
1	Double Mattress	•
1	Double Springs - box	•
1	Dresser	•
1	Room Chair	
1	Room Rocker	
1	Carpet	•
2	Pillows	
1	Window Shade	
1	Curtain Rod - large	
3	Curtain Rods - small	•
1	Bed Pad	
2	Curtains - large	•
1	Curtain - small	•
1	Dresser Pad	
2	Loops	
1	Slop Tray	
1	Soap Dish - rubber	en jedanet •
1	Wash stand - iron	•

Inventory taken October 17th., 1905.

ROOM NO.29

No.Pcs.	Description	Condition
1	Double Iron Bed	O.K.
1	Double Mattress	•
1	Double Springs - box	•
1	Dresser	•
1	Room Chair	
1	Room Rocker	
1	Carpet	•
2	Pillows	
1	Window Shade	
1	Curtain Rod - large	
3	Curtain Rods - small	•
1	Bed Pad	
2	Curtains - large	•
1	Curtain - small	•
1	Dresser Pad	
2	Loops	
1	Slop Tray	
1	Soap Dish - rubber	en jedanet •
1	Wash stand - iron	•

Inventory taken October 17th.,1905.

ROOM No.30.

No.Pcs.	Description	Condition
1	Double Iron Bed	0.K.
1	Double Mattress	•
1	Double Springs - Box	
1	Dresser	
1	Room Chair	
1	Room Rocker	
1	Carpet	•
2	Pillows	•
1	Window Shade	•
1	Curtain Rod - large	
3	Curtain Rods - small	
1	Bed Pad	
2	Curtains - large	•
1	Curtain - small	
1	Dresser Pad	•
2	Loops	•
1	Slop Tray	•
1	Soap Dish - rubher	
1	Wash Stand - iron	

Inventory taken October 17th.,1905.

ROOM NO. 31.

No.Pcs.	Description	Condition
1	Double Iron Bed	0.K.
1	Double Mattress	
1	Double Springs - box	
1	Dresser	•
1	Room Chair	•
1	Room Rocker	•
1	Carpet	•
1	Rug - small	
2	Pillows	
2	Window Shades	•
1	Curtain Rod - large	
3	Curtain Rods - small	•
1	Bed Pad	•
2	Curtains - large	
1	Curtain - small	•
1	Dresser Pad	
2	Loops	•
1	Slop Tray	•
1	Soap Dish - rubber	
1	Bath Tub Soap Dish	•
1	Nickel Towel Rack	•
1	Sash Curtain	
1	Mirror	•

Inventory taken October 17th., 1905.

ROOM NO. 32.

No.Pcs.	Description	Condition
1	Double Iron Bed	0.K.
1	Double Mattress	•
1	Double Springs - box	•
1	Dresser	•
1	Room chair	•
1	Room Rocker	
1	Carpet	•
2	Pillows	•
1	Window Shade	•
1	Curtain Rod - large	
3	Curtain Rods - small	•
1 "	Bed Pad	• *
2	Curtains - large	
1	Curtain - small	•
1	Dresser Pad	•
2	Loops	
1	Slop Tray	•
1	Soap Dish - rubber	•
1	Wash stand e iron	•

Inventory taken October 17th., 1905.

ROOM NO.33.

No.Pcs.	Description	Condition
2	Single Iron Beds	0.K.
2	Single Mattress	
2	Single Springs - box	
1	Dresser	
1	Room Chair	
1	Room Rocker	
1	Carpet	•
2	Pillows	
1	Window Shade	•
1	Curtain Rod - large	•
2	Curtain Rods - small	
2	Bed Pads	•
2	Curtains - large	
1	Curtain - small	
1	Dresser Pad	•
2	Loops	•
1	Slop Tray	•
1	Soap Dish - rubber	•
1	Wash Stand - iron	

Inventry taken October 17th.,1905.

ROOM NO. 34.

No.Pcs.	Description	Condition
1	Double Iron Bed	0.K.
1	Double Mattress	•
1	Double Springs - Box	•
1	Dresser	•
1	Room Chair	•
1	Room Rocker	•
1	Carpet	•
2	Pillows	•
2	Window Shades	
2	Curtain Rods - large	
2	Curtain Rods - small	
1	Bed Pad	•
4	Curtains - large	
1	Curtain - small	•
2	Dresser Pads	a 1, •
4	Loops	•
1	Slop Tray	•
1	Soap Dish - rubber	•
1	Wash Stand - wood	•

Inventory taken October 17th.,1905.

ROOM NO. 35.

No.Pcs.	Description	Condition
1	Double Iron Bed	0.K.
1	Double Mattress	•
1	Double Springs - box	•
1	Dresser	•
1	Room Chair	n
1	Room Rocker	•
1	Rug - large	•
2	Pillows	•
1	Window Shade	
1	Curtain Rod - large	
2	Curtain Rods - small	•
1	Bed Pad	•
2	Curtains - large	
1	Curtain - small	4.
1	Dresser Pad	
2	Loops	
1	Slop Tray	•
1	Wash Stand - iron	

Inventory taken October 17th., 1905.

ROOM NO. 36.

No.Pcs.	Description	Condition
1	Double Iron Bed	0.K.
1	Double Mattress	
1	Double Springs - box	•
1	Dresser	•
1	Room chair	•
1	Room Rocker	•
1	Rug - large	•
2	Pillows	•
1	Window Shade	•
1	Curtain Rod - large	•
2	Curtain Rods - small	
1	Bed Pad	•
2	Curtains - large	•
1	Curtain - small	•
1	Dresser Pad	•
2	Loops	a e trans 🔻
1	Slop Tray	Wreck
1	Wash stand - iron	

Inventory taken October 17th., 1905.

ROOM NO. 37.

No.Pcs.	Description	Condition
1	Single Iron Bed	0.K.
1	Single Mattress	•
1	Single Springs - Box	•
1	Dresser	scratched
1	Room Chair	0.K.
1	Room Rocker	•
1	Rug - large	•
1	Pillow	•
1	Window Shade	
2	Dresser Pads	•

Inventory taken October 17th.,1905.

ROOM NO. 38.

No.Pcs.	Description	Condition
1	Double Iron Bed	0.K.
1	Double Mattress	•
1	Double Springs - box	
1	Dresser	•
1	Room Chair	•
1	Room Rocker	
1	Rug - small	•
2	Pillows	•
1	Window Shade	
1	Curtain Rods - large	•
2	Curtain Rods - small	
2	Curtains - large	
1	Curtain - small	u
2	Dresser Pads	
2	Loops	

Inventory taken Octobe 17th., 1905.

LINEN.

No.Pcs.	Description	Condition
29	White Blankets	0.K.
10	Colored Blankets	
33	•	•
55	Doylies	
272	Napkins	Good
61	Napkins	Holes
122	Pillow Slips	Good
1		Badly torn
17		Zorn a little
1	• •	Stained
57	Dresser Scarfs	0.K.
1		Torn
150	Sheets - Guests D	0.K.
12	" " S	Torn
2		Stained
47	Spreads - white	O K ¥
25	Splashers	
46	Table Cloths	
10	m1- "1-41	Holes - patched
52	Towels - bath	0.K.
102	- hand	Cmoll bolos
11	" - dish	Small holes 0.K.
28	" - tray	15 bad
16	" - roller	0.K.
3	1 101161	With holes
157	" - Room	# O.K
38	n - Room	, 0.7
6	Yards Pillow Tube	0.K.
201	Yards 0.Flannel	U.A.
28	Yards Crash	
25½ 2	Yards Side Toweling Bar Trips	
11	Coffee	
18	Yards Sample Room Covers	
1	Double White Blanket) Loaned	d to Mr. Evenord with hadron
i		lies, but not returned
	Single colored ") supp	210B, but not recarried

Inventory taken October 17th., 1905.

LINEN - Continued.

No.Pcs.	Description	Condition
1	Bar Cloth	0.K.
2	Dresser Pads	•
1	MoP Head	
17	Small Curtains	
4	Sash Curtains	u u

Inventory taken October 17th., 1905.

CROCKERY.

				With			
MEXRES. Description	0.K.	Cracked	Chipped		Spouts Broken		
5½ in Bakers	48	1					
6 in. "	51	1	19				į
Wash Basins	43						
Oyster Bowls	70	3	4				
Finger Bowls	7						į
Ice Bowls	3						
Fancy China Bowls	10			2			
Ind.Butters	23		4				
Cake Covers	8	2					
Chambers	43						
Creamers-large					11	1	
Creamers, Ind.	62	2	10				
Coffee Cups	25	14				1	
Tea Cups	16	11	1			The second of	
A.D.C.Cups	13	9					
Hard Egg Cups	45		1				
Soft Egg Cups	3	1	3				
Mustard Cups	10	1					
Sauce Dishes	45	16	9				
O.Meal Dishes	44	8	9				
Ice Cream Dishes	21						
Shirrede "	4						
Sugar ishes- glass	14						
Crocks	11						
Ewers	36						
Fern Jars	11						
Gravys, Ind.	6						
Ink Wells	12						
Jugs - H.B.	36	1					
Lamps	10						
Lamp Chimneys	3						
Match Safes	36						
Mustard Pots	2						
9½ in.Plates	19						
10 in.plates	27		1				
9 in.Plates	38	22	28				
61 in.Plates	68	11	1				
8 in.Plates	86	1	40				
7 in.Plates	69	21	16				
9 in.Platters	26	5					į
Platters, large	45	1	15				
8 in. Platters	13	1	8				
10 in.Platters	27		9		10.00		
Coffee Saucers	50	10	12				
Tea Saucers	30	6	10				
A.D.C.Saucers	6		6			SA STATE	
Sherbet glasses	93						
Slop Jars	28	1					
Spittoons	24	2 b	roken				
Stone Coffee Pots, Ind.	6						
Vases	11						
Vinegar Cruets	9						
Water Bottles	7	1					
Water Glasses	173	9	7			PH VIII	
Water Goblets	40						
Bouillon Cups		6					
Glass Salt Dishes	24				The state of		
Silver Brush	1		to the line of				
Extra Large Platters	5						
Covered Vegetable Dishes	4						
		Market Control of the			NOTE OF THE PARTY	BOLLY ROLL BY THE PARTY	

Inventory take October 17th.,1905.

SILVERWARE.

No.Pcs.	Description	Condition
9	Creamers	0.K.
96	Tea Forks	
24	Oyster Forks	•
47	Breakfast Knives	•
12	Meat Knives	•
11	Nut Picks	•
2	Nut Crax	•
9	Coffee pots	•
20	After Dinner Spoons	•
46	Dessert Spoons	•
96	Tea Spoons	•
9	Sugar Spoons	
2	Gravy Spoons	•
12	Sugars	•
10	Sugar Tongs	•
3	Syrups	•
1	Card Tray	•
1	Bread Tray	
1	Fruit Tray	•
40	Silver Top Salts & Peppers	
2	Plated Crumb Trays & Scrapers	•
1	(Beach Inn Stamp - steel	•

Inventory taken October 17th., 1905.

CIGARS.

300 Monogram

300 City Prides