the contract of the second second

CISION '

nfided recently that she ly in a state of indeci-ed herself to drift intoed herself to drift into-become so powerful in constant confusion and e ventures out on some to find herself retrac-idering if she had made he then becomes more and hesitates to make

doing almost nothing doing simost nothing wasting her time and decide what to do and over, this state has exto such as extended to such as extended to the such effort and self-hersitates to enter upon upon the properties of the days as they come do and unhappy and is he days as they come

omewhat the result of ome and somewhat the bits developed over a often becomes one of es of positive achieve-the person to a nega-drawal from its opporthe realization of indi-uch an extent that the no responsibility be-e of success.

e of success,
the such individuals is
the with a determined
make something out of
desirable except when
d a general tendency
on a course of action,
with all your might,

Mr. Ickes

Y McLEMORE

C, "Fire Henry Mc-not like his column." not like his column.
id likes wrote to Henof years ago. Henry al Ickes wrote to Henry
of years ago. Henry
writing a column in
Secretary of Interior
if he didn't think it
if he didn't think it
if a sporting if he had
onally with all of his
iblye to Henry before
d, "Hurry back, daryou so much."
chrow and said, "Ev-

cbrow and said, "Ev-

to thinking about Mr.
and I decided to try
willy be didn't like

and said that I would and said that I would by of the Interior. She to see him about. I do ask him why he is She asked who my or that he was a buck felt she was about to I asked her to please old see me. She called would see me at 4:30.

and did some shopping and then fooled around was till the time for me Suddenly I looked in v where the clock said said 4 o'clock. It had

I the driver to get me Interior as fast as ne that I was 20 minutes at with Mr. Ickes and mittes early that morn-t with Fals, the Presi-

had" the driver comhad," the driver com-curmudgeon, huh?" heavy so I got out and ore out of the elevator ster office. His secre-tio be announced and the length of Mr. Ickes about a half a city all so out of breath I

ceretary," I said, "I've that I can't speak" ikes, "that I could run of breath." I could run g visit and Mr. Ickes bad ever been aligny time to give Henry his saked him why he was y and ever wrote the "I can't even remenget mad in a hurry and

One reason is, I think, hard when I told him he waiting and I keep-

Negro Appeals Disbarment To Circuit Court

After Vote Cases Are Dismissed

Eight appeals taken to the circuit court of Montgomery County by eight negro residents of Madison Park from the alleged Madison Park from the allegedaction of the board of registrars in refusing to register them as voters were dismissed in court yesterday by Judge Walter B. Jones on motion of Col. Richard T. Rives appearing as amicus curise.

voters were dismissed in court yesterday by Judge Walter B. Jones on motion of Col. Richard T. Rives appearing as amicus curiae.

Immediately afterward, Arthur A. Madison, New York hergro lawyer, who was ennvirted and fined last werk in the court of common pleas for representing five of his race without being employed. In the current of the court court.

When court courted yester, day merming, several hundred negros specialors had already aftered in the court court. When court courted yester, day merming, several hundred negros specialors had already aftered in the court court. Woman photographic representating northern publications, mades minutes of pictures during the professings.

When the court court, and a strength of the postitions of the professings, another attorney had been secured in the court afting. The motion of the follows. Birmingham negro alto the court of the court like motion of the court of the court like motion of the state to dismiss the petitions of the state of the court of the court like motion of the court of the court of the court like motion of the court of the court of the court like motion of the court of the court of the court like motion of the court of the court like motion of the court of the court like motion of the court of the court of the court like motion of the court of t

Shorts. Sheaking for the negro-peltioners, contended that under-the ruling of the Supreme Court, or a recent case against the Board of Registrars of Jefferson Court, the Alabarana Constitution and statuts and not require any for-mality in the pleading in the pe-tition for an appear to the Circuit Court. He burden continued the the peltition was street within a days after the action of the Board of Registrars.

of Registrats

Judge Jones, after hearing the segments which assert about 30 minutes and he did not find it.

From the segment which assert about 30 minutes and he did not find it.

From the pleadings his that increased to pleadings he that the minute for the legislature sponsored by Senator Silas D. Cater in 1943, restored to the Legislature sponsored by Senator Silas D. Cater in 1943, restored to the senators of the Board of Registrars in Montgomery board for the sensions of the Board County, the authority of the petitions to register were filedex pired on Oct. 16, 1943. The petitions before the court were not filed until Dec. 31, 1943, and Judge Jones held this was more of Registrats
Finds For State

PIMPLES (representation of the provider of the



West Alabama