y meeting to think the tingle entry faity is If in practice showing Unner party to the oad Ripple list night es. Even though the

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o own a stock farm posite this city, have logs from a disease iled grain. The hogs

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"whole" lives.

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EAD OF HOGS.

the auto tour you select. These books are sent free ou request.



SPEEDWAY TRAINS TO BE LOADED BY POLICE

Superintendent Hyland Plans to HERMAN'S Handle Crowds With No -Repetition of Crushes.

trains are loaded at the Union Station. Superintendent Hyland announced last that Sergt. Hagerman , with twenty-five patrolmen will be assigned to handle the loading and unloading passengers bound for the Speedway tomorrow. Sergt. Ray with twelve men will guard gates and -control the at the Speedway until the rush is over at the Union Station when Serst. Hager-man and his squad will transfer to the Speedway, preparatory to handling the crowds returning in the evening.

Sergt. Burils and four men will care for the crowd at Crown Hill, and Sergt.

Boyland and six men will care for the

There will be no rushing and pushing

this year when the special Speedway

-DETECTIVES ON JOB. A score or more detectives from surrounding large cities will assist the local police throughout the day. These will be distributed through the crowd at the races and wherever other large crowds are assembled. Mounted policemen will patrol the Crawfordsville road and ad-

DISCUSS COLOMBIAN CLAIM.

joining territory and the motorcycle men will be out to prevent speeding. The traffic squads will be doubled and in some cases tripled. Little difficulty is an-tleipated in handling the crowds.

Secretary of State and Minister Renew

WE DEVI and do them properly-yo what skill and Cyko Pap

THERE'S A DIF

News of the C

SUPREME COUR ABSTRACTS AND ACT -Lawyer Fees-Defending Po

judge appeared before

22000, Knight et al. vs. commissioners of Clay County Morris, J. (1) Wh was accused of murder, the cappropriated \$125 for his dequested that appellants appea pellants refused to act at

and requested a larger allo was refused and the Jud appointed appellants to defend without limiting their compens pellants could not sue and rewhich they allege is required the \$125 appropriated by th compensate them in a reason

fee. The complaint was not By the allegations of the cor lants voluntarily appeared for are in no position to questio of the twenty-seventh section Council act. (Sec. 5944, Burn A lawyer can not be compet his time to the defense of a

appellants voluntarily rendere ices. (4) Only facts well plunitted by a demurier and n alleged not supported by the -Burglary-Breaking and

22324 Mattox vs. state. Reversed. Myers, J. (1) A detected in the act of breaking

room at night, but before he other than insert the bar bety and outer door, and upon without any actual entrance (the screen door being open upon the door of the store sullty of the crime of burglar

-Corrupt Practices-Indi 22269. State vs. Sittason.

Reversed. - Erwin, J. (1) "dld then and there unlawf provide and pay for the expe

WASHINGTON. May 28.—Colombia's

Negotiations.

crowds on Monument Place.