unusual prosperity of the United States is not a little due to the facilities of our banking system. People in France and Germany are confronted with many difficulties when making payments in small sums, and in consequence much business that otherwise would be done remains forever untransacted. Every hindrance in the way of restrictions, tolls or taxes imposed upon payments is liable to cut down trade of any description.

In consideration of this obvious truth we have to regret the movement of the banks of New York and Chicago who have united in making charges on checks coming from other places than these great business centers. The deductions made on checks are considerable, and a discrimination is made between different states and different amounts, in such a way as to make the small amounts suffer most.

We can not help thinking that the movement is neither just nor wise. Though it will bring immediate returns to the bank in many thousands and hundreds of thousands, it is apt to cut the business down by many millions, and it is sure in the long run to reduce business transactions as well as to lower the general prosperity of the country.

NORWAY AND THE PEACE PRIZE.

We are glad to have procured from a distinguished Norwegian, one of the leaders of the present bloodless revolution, an article on "The Nobel Peace Prize" which will be interesting to our readers not only on account of the subject but also on account of its distinguished author.

Dr. Nobel's confidence has been justified during the last crisis which the country underwent in establishing its independence. The firm attitude combined with a love of peace, where peace is possible without giving up principle, has been strongly contrasted in the sad state of Russia, and as a result of this attitude the Norwegian revolution has been without bloodshed and all its phases were creditable to both parties, King Oscar and the Swedish nation on one side, and the Norwegians on the other.

BOOK REVIEWS AND NOTES.

CENTRALIZATION AND THE LAW. Scientific Legal Education. An Illustration.

This book is brief, clear, timely and thorough. Four prominent jurists share in its making, the Dean of the Boston University Law School whose text-book on Torts is authority amongst British no less than our own lawyers; Brooks Adams, a worthy representative of the name he bears and one whose strangely bold analysis of modern problems would have frightened our College trustees twenty years ago. In addition there is a chapter each by Edward A. Harriman and Henry S. Haines, both men eminent as teachers of the law.

The book in general is an admirable exposition of what the Law Faculty of Boston University understand under the name of scientific law in contrastinction from that which is merely historic or which springs from a priori reasoning.