

TERMS OF PEACE

Japan gets Corea but no Cash Indemnity.

FRIENDSHIP RE-ESTABLISHED

Russias Manchurian Adventure Now Ends and Japan's Will Now Begin—Commercial Treaty Formed—Port Arthur and Dalny Restored to Japan.

Portsmouth, N. H., Sept. 5th.—The peace treaty opens with a preamble reciting that His Majesty, the Emperor and Autocrat of all the Russias, and His Majesty, the Emperor of Japan, desiring to close the war now subsisting between them and having appointed their plenipotentiaries and furnished them with full powers, which were found to be in form, have come to an agreement on a treaty of peace and arranged as follows:

Article 1—Stipulates for the re-establishment of peace and friendship between the sovereigns of the two empires and between the subjects of Russia and Japan, respectively.

Article 2—His Majesty, the Emperor of Russia recognizes the preponderant influence from political, military and economic points of view of Japan in the Empire of Corea, and stipulates that Russia will not oppose any measures for its government, protection and control that Japan will deem necessary to take in Corea, in conjunction with the Korean government; but Russian subjects and Russian enterprises are to enjoy the same status as the subjects will enterprises of other countries.

Article 3—It is mutually agreed that the territory of Manchuria be simultaneously evacuated by both Russian and Japanese troops. Both countries being concerned in this evacuation, their situation should be absolutely identical. All rights acquired by private persons and companies shall remain intact.

Article 4—The rights possessed by Russia in conformity with the lease by Russia of Port Arthur and Dalny, together with the lands and waters adjacent, shall pass over in their entirety to Japan, but the properties and rights of Russian subjects are to be safeguarded and respected.

Article 5—The governments of Russia and Japan engage themselves reciprocally not to put any obstacles to the general measures (which will be alike for all nations) that China may take for the development of the commerce and industry of Manchuria.

Article 6—The Manchurian Railway shall be operated jointly between Russia and Japan at Kouang-Teheng-Tse. The two branch lines shall be employed only for commercial and industrial purposes. In view of Russia's keeping her branch line, with all rights acquired by her convention with China for the construction of that railway, Japan acquires the mines in connection with such branch line which falls to her. However, the rights of private parties or private enterprises are to be respected. Both parties to this treaty remain absolutely free to undertake what they deem fit on expropriated grounds.

Article 7—Russia and Japan engage themselves to make a conjunction of

the two branch lines which they own at Kouang-Teheng-Tse.

Article 8—It is agreed that the branch lines of the Manchurian Railway shall be worked with a view to assure commercial traffic between them without obstruction.

Article 9—Russia cedes to Japan the Southern half of Sakhalin Island as far north as the 50th degree of north latitude, together with the islands depending thereon. The right of free navigation is assured in the Straits of Laperouse and Tartary.

Article 10—This article recites the situation of Russian subjects on the southern part of Sakhalin Island, and stipulates that Russian colonists there shall be free and shall have the right to remain there without changing their nationality. Per contra, the Japanese government shall have the right to enforce Russian convicts to leave the territory which is ceded to her.

Article 11—Russia engages herself to make an agreement with Japan giving to Japanese subjects the right to fish in Russian territory or waters of the Sea of Japan, the Sea of Okhotsk and Bering Sea.

Article 12—The two high contracting parties engage themselves to renew the commercial treaty existing between the two governments prior to the war in all its vigor with slight modifications in details and with a most-favored-nation clause.

Article 13—Russia and Japan reciprocally engage to restitute their prisoners of war, on paying the real cost of keeping the same, such claim for costs to be supported by documents.

Article 14 This article of peace shall be drawn up in two languages French and English, the French text being evidence for the Russians and the English text for the Japanese. In case of difficulty of interpretation, the French document shall be final evidence.

Article 15—The ratification of this treaty shall be countersigned by the two sovereigns of the two states within 50 days after its signature. The French and American Embassies shall be intermediaries between the Japanese and Russian governments to announce by telegraph the ratification of the treaty.

Two additional articles are to be agreed to as follows:

Article 1—The evacuation of Manchuria by both armies shall be complete within 18 months from the signing of the treaty, beginning with the retirement of the troops of the first line. At the expiration of the 18 months the two parties will only be able to leave

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as guards for the railway 15 soldiers per kilometer.

Article 2—The boundary which limits the parts owned, respectively, by Russia and Japan in Sakhalin Island, shall be definitely marked off on the spot by a special commission.

A GREAT BOON FOR THE LADIES.

Years ago there lived in Chicago a prominent physician who had concocted and was using in his practice a certain preparation of extraordinary merit and which was highly prized by his patients. Even though his patients were numerous the field thus offered for the remedy was comparatively limited. Being a member of the medical profession it was not quite germane for him to advertise his discovery, and after much persuasion he was induced to impart his secret to a friend. This friend being a layman, was at liberty to advertise, manufacture and sell the preparation on a large scale.

The new proprietor worked up a large business, but died without having made arrangements for its continuance. The manufacture of the remedy was suspended, and the formula itself lost sight of. When in the act of destroying some of her late husband's papers which she thought worthless, the widow's son asked permission to look them over. Among these papers he found the long-missed formula. He at once revived his father's enterprise and with marked success. Under his administration the business grew to such an extent that it was finally incorporated under the name of Dr. Charles Flesh Food company, in deference to the formulator of the remedy.

It is a fact of scientific interest that the preparation referred to, Dr. Charles' Flesh Food, demonstrates the soundness of the absorption theory of nourishing the tissues of the human body. Being composed of ingredients that supply real nutriment and in the form of an ointment, it is applied externally, and is thus absorbed through the pores of the skin. The effect is truly medicinal. The plain, the wrinkled and the sallow-faced acquire good looks, and the middle-aged and the elderly become youthful again. That it is not to be classed with "cold creams" and other things of like superficial potency is proved by the fact that it is prescribed in hospitals for the nutrition of invalids whose stomachs are too weak to digest food.

RIOT NARROWLY AVERTED. Walking Delegate Shoots Member of Marble Workers Union During Meeting.

New York, Sept. 6.—One man was shot and a riot narrowly averted last night during a meeting of the progressive marble polisher's union. Conflicting testimony of the shooting is told by

members, but the police arrested a walking delegate whom they charged with felonious assault of Francisco Valentir. About 150 men were present when the meeting was called to order. Some of them declare that as soon as business began the walking delegate who sat behind the chairman, drew a small revolver and fired at Valentir. The wound was not serious, but a general row broke out immediately and a policeman stationed outside summoned the reserves. They quickly restored order.

The trouble, it is said, arose over the attempt of the Italian element in the union of which Valentir posed as a leader to oust the walking delegate.

The Astorian, 75 cents a month.

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REPORT OF THE CONDITION OF THE Astoria National Bank

At Astoria, in the State of Oregon, at the close of business, August 25th, 1905.

RESOURCES.

Loans and discounts	\$379,500 21
Overdrafts, secured and unsecured	3,852 18
U. S. Bonds to secure circulation	12,500 00
Premiums on U. S. Bonds	750 00
Bonds, securities, etc.	36,484 93
Banking house, furniture and fixtures	4,467 75
Other real estate owned	4,310 00
Due from National Banks (not reserve agents)	670 80
Due from State Banks and Bankers	4,530 79
Due from approved reserve agents	128,932 28
Checks and other cash items	3,015 46
Notes of other National Banks	180 00
Fractional paper currency, nickels, and cents	1,242 60
Lawful Money reserve in bank, viz:	
Specie	62,123 55
Redemption fund with U. S. Treasurer (5 per cent circulation)	625 00
Total	\$644,159 59

LIABILITIES.

Capital stock paid in	50,000 00
Surplus fund	10,000 00
Undivided profits, less expenses and taxes paid	32,903 15
National Bank notes outstanding	10,800 00
Individual deposits subject to check	\$306,515 86
Demand certificates of deposit	35,275 47
Time certificates of deposit	198,665 11
Total	\$644,159 59

State of Oregon, County of Clatsop, ss: I, J. E. Higgins, cashier of the above named bank, do solemnly swear that the above statement is true to the best of my knowledge and belief.

J. E. HIGGINS, Cashier.
Subscribed and sworn to before me this 1st day of September, 1905.
M. C. MAGEE, Notary Public.

Correct—Attest: GEORGE H. GEORGE, A. SCHERNECKAU, L. MANSUR, Directors.

REPORT OF THE CONDITION OF THE First National Bank

At Astoria, in the State of Oregon, at the close of business, August 25th, 1905.

RESOURCES.

Loans and discounts	\$372,261 35
Overdrafts, secured and unsecured	5,635 04
U. S. Bonds to secure circulation	12,500 00
Bonds, securities, etc.	73,280 00
Other real estate owned	6,000 00
Due from National Banks (not reserve agents)	39,433 41
Due from State Banks and Bankers	81,467 17
Due from approved reserve agents	137,550 87
Checks and other cash items	1,618 76
Notes on other National Banks	2,585 00
Nickels, and cents	22 69
Lawful money reserve in bank, viz:	
Specie	118,000 00
Redemption fund with U. S. Treasurer (5 per cent circulation)	625 00
Total	\$851,079 29

LIABILITIES.

Capital stock paid in	\$ 50,000 00
Surplus fund	50,000 00
Undivided profits, less expenses and taxes paid	35,468 54
National Bank notes outstanding	12,500 00
Individual deposits subject to check	\$555,136 55
Demand certificates of deposit	147,908 20
Certified checks	66 00
Total	\$851,079 29

State of Oregon, County of Clatsop: I, S. S. Gordon cashier of the above-named bank, do solemnly swear that the above statement is true to the best of my knowledge and belief.

S. S. GORDON, Cashier.
Subscribed and sworn to before me this 30th day of August, 1905.
V. BOELLING, Notary Public.

Correct—Attest: W. F. MCGREGOR, G. C. FLAVEL, JACOB KAMM, Directors.

The Astorian, 75 cents a month.

FOLEY'S KIDNEY CURE

Will positively cure any case of Kidney or Bladder disease not beyond the reach of medicine. No medicine can do more.

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strengthens the urinary organs, builds up the kidneys and invigorates the whole system.

IT IS GUARANTEED

TWO SIZES 50c and \$1.00

Passed Stone and Gravel With Excruciating Pains

A. H. Thurnes, Mgr. Wills Creek Coal Co., Buffalo, O., writes: "I have been afflicted with kidney and bladder trouble for years, passing gravel or stones with excruciating pains. Other medicines only gave relief. After taking FOLEY'S KIDNEY CURE the result was surprising. A few doses started the brick dust, like fine stones, etc., and now I have no pain across my kidneys and I feel like a new man. FOLEY'S KIDNEY CURE has done me \$1,000 worth of good."

No Other Remedy can Compare With It

Thos. W. Carter, of Ashboro, N. C., had Kidney Trouble and one bottle of FOLEY'S KIDNEY CURE effected a perfect cure, and he says there is no remedy that will compare with it.

SOLD AND RECOMMENDED BY Charles Rogers, Druggist.