

Personal Talk With You.
At any time when requested to do so, the paper will be discontinued. But we expect that all arrears will be paid before such request is made. It is easy to ask us for a statement, which will be cheerfully rendered at any time.

TRIPOLI IS DECLARED UNDER MARTIAL LAW

Italian Governor Issues Proclamation Announcing City in State of Siege.

Rome.—Martial law was declared in Tripoli by Italy. The Italian governor of the recently acquired territory Rear Admiral Borea d'Omio, issued a proclamation announcing the city in a state of siege.

In the occupation of Derna and the coast of Bombay Gulf the plan of the Italian campaign in northern Africa was revealed. Under cover of a great naval display before Tripoli, Rear Admiral Aubray, feigning a pursuit of the Turkish fleet, landed a force from the fleet, occupying Bombay Gulf and the town of Derna, 500 miles east of Tripoli.

The Italian authorities at Tripoli issued a proclamation suppressing slavery. Tripoli was the only remaining port on the coast of Africa where slavery still prevailed, notwithstanding the efforts of Great Britain and France to prevent the traffic.

The attitude of the Turkish government regarding the Italians in the Ottoman empire is viewed with some concern and the order of expulsion and the abolition of the capitulations, if carried into effect, may be the cause of serious complications. It is expected that Germany, which now has the Italians in Turkey under its protection, would raise an objection to such action.

It is understood here that the powers will make representations at Constantinople, notifying Turkey that Italy, with a view to avoiding very grave complications, has agreed to limit the war to Tripoli.

Italian Establishments Closed.

Constantinople.—All Italian establishments in Turkey were ordered closed by the government. A proposal was made to allow the Salonika hospitals to continue under Turkish supervision, but the offer was refused and the hospitals immediately closed.

NAPOLEON LOVED SNUFF.

And He Pinched the Boxes as Well as the Pungent Dust.

Napoleon loved snuff, not only on the battlefield, but at home in the council, he had recourse to the dust, especially when his schemes were unfavorably received and he wished to hide his uneasiness or impatience. Unable to sit still in his elbow chair, he would try in a thousand ways to divert attention from himself, and among other devices, as soon as he saw a member's eye fixed on him would hold out his arm and shake his thumb and forefinger, to signify that he wished for a pinch of snuff. Not less than four, and even six, snuffboxes disappeared in this manner during a single sitting, and it was not till he had left the council chamber that he became aware of the larceny. So confirmed was this habit that some of the councilors, whose snuffboxes were helmets or presents from foreign princes, hit upon the expedient of carrying cheap paper mache or wooden boxes for the emperor to pocket. The snuffboxes, however, always returned to their owners and in doing so were often found to have undergone a very pleasant metamorphosis. By some necromancy a wooden or tortoise shell box, on coming out from the imperial pocket, was usually transformed into one of gold, set around with diamonds, or bearing the emperor's miniature on the lid.—William Matthews, "Hours With Men and Books."

A Celebrated Suicide.

Haydon, the celebrated historical painter and writer, overcome by debt, disappointment and ingratitude, laid down the brush with which he was at work upon his last great effort, "Alfred and the Trial by Jury," wrote with a steady hand, "Stretch me no longer upon this rough world," and then with a pistol shot put an end to his unhappy existence.

HIS PLAN OF THE DAY.

Rigid Rules of Living Made by a Colonial Minister.

An orderly arrangement of working hours is a desirable and time saving thing, but when one reads the plan of the day made by a colonial parson, he cannot help wondering where the good man's family life came in, and if the system held any possibility of relaxation. The record, quoted by William Root Bliss, in "Side Glances From the Colonial Meeting House," is taken from the diary of Thomas Prince, a minister of the Old South Church, Boston.

17th Oct. 20th. I marry.
Nov. 18. We begin to keep House.
My proposed order is:
At 5 get up and go into Study. Pray and read in Original Bible till 6, and then call up the Family.
At 6 go to Family Prayers and then the Porringer of Chocolate for Breakfast till 7. 7 go into my Study till 10, then do something about the House till 1 to dinner, except on Thursday study till 10, then dress and sit Lectures.
At 1 Dress and go abroad till Candle-light. Except Wednesdays after Dinner do something about the House and Saturday afternoons visit at Dr. Sewall's till 2, then Home and study till Candle-light.
Study till 9.
9 go to Family Prayers and go to Bed.
At 8 I eat no Supper.

THE TIN PEDDLER

He Was Chock Full of Romance

By F. A. MITCHELL

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Few persons are satisfied with their station in life or their occupation. I am an exception to that rule. I am only a tin peddler. For heaven's sake, why are you satisfied to be a tin peddler?

For a paradoxical reason. I am full of idealism and romance. Ideality and romance in a tin peddler! Nonsense!

Yes; listen to me and I will prove to you that there can be romance even in a tin peddler. And because there is romance in me I enjoy my work. It gives me opportunity to dream. For instance, I drive my peddling wagon along a road of a bright spring morning. The air is laden with the fragrance of opening buds. The birds are chirping in the trees, sitting here and there, carrying a bit of straw, another string, another horseshoe with which to build their nests. They are chattering at each other just as persons would do who were building a house. White clouds are rolling along silently on the horizon. On my left forest trees rear their topmost branches as if reaching toward the blue sky, where a hawk is sailing. On my right and beneath me lies a lake. Around about the country is a patchwork of farms dotted with houses.

I was driving my wagon one evening in October, looking for a place in which to spend the night. The woods were aflame with patches of yellow or scarlet. My eye was resting, as I supposed, on one of these, a deep red, but in another moment I saw that it was the setting sun shining on a windowpane. I drove on toward it and stopped at a little farmhouse beside the road.

Hitching my team to the post before the gate, I went to the door and knocked. There was no answer. Looking about, I saw no signs of life. I missed chickens scratching in the yard, children's playthings on the porch, the bark of a dog. The barn was closed and locked. The place was deserted. Finding a window where the curtain was not hanging, I opened it and looked inside. I saw that the house was furnished. There were a center table, a little library of books, a lounge, while in a fireplace were andirons on which were logs ready to be kindled.

The twilight was deepening and if I went on I might be obliged to ride miles in the dark before finding another place to stop for the night. By breaking a pane of glass I could unlock a window, raise it and effect an entrance. It remained to be seen if I could put my team into the barn. I succeeded in both. Having stabled my horses and fed them—there was fodder at hand—I entered the house. Having lighted the fire on the hearth, I explored every room. The beds were "made," though they gave evidence of having remained so for a long while. There were provisions in the larder, but time had rendered them useless. Fortunately I carried my own lunch hamper. After finishing my explorations I brought some water from the well and, sitting before the crackling fire, ate my supper.

For a long while I sat and dreamed of those who had occupied this house, and why it had been deserted. The appearance was not that of a house been left temporarily. It rather gave evidence of having been left a number of years before. Who were these people?

I've heard it said that there are certain scientists who from seeing a bone can tell the animal of which it formed a part. So did I begin from my surroundings to form theories as to who had occupied this house. There were no toys; therefore there were no children. There were a few men's and a few women's garments; therefore there must have been a married couple. On the wall among other pictures was one of those stiff photographs one sees in the country—and, for that matter, among city folks—a of a bride and groom.

My first theory was that the house had been occupied by a young married couple; that one had died and the other had shut up the house just as it was and gone elsewhere. Secondly, I fancied that the couple who lived in it had quarreled and both left it to go away by different paths. Thirdly, noting the photograph of a sour looking, old woman, I concluded that the family had been broken up by a mother-in-law rummaging in an old desk, looking upon a check book, figures on the stubs of which indicated that the bank account it represented was largely overdrawn. This led me to a fourth theory—that the occupants had suffered from financial difficulty and this was the cause of the house having been deserted.

How many other theories I might have formed had my reveries not been interrupted I don't know. The latter end of the day, as a windowpane behind me, quickly turning, I looked to see the cause, but apparently there was no cause. I was turned from my suppositions as to the former occupancy of the premises to wondering what had caused the tapping; I arose, went to the window, threw up the sash and, putting out my head, looked about me. Seeing nothing, I went back to my seat before the fire.

In a few minutes there came another tap. Turning again, I saw the cause. The same on the hearth lighted up the face of a young girl.

Now, I maintain that there's nothing prettier on earth than a pretty girl, and when a lonesome bachelor in a house by himself sees a pretty girl's

KEPT HIS MOUTH SHUT.

The Lady Guaranteed Silence, and She Made Good.

Unexpectedly an untoward pastor who encouraged congregational singing gained a new parishioner. Keen though his delight in hearing his people sing, there was one member of his flock whose endeavors he never encouraged. But the man sang without encouragement, much to the discomfort of pew holders anywhere near him, who claimed that his long unmanicured voice threw them out of time and tune.

Repeated complaints convinced the minister that somebody would have to assume the responsibility of silencing the ambitious singer. He decided that the man's wife was best fitted for the job. Owing to a difference in religious views husband and wife attended different churches, but the minister knew her, and she explained his predicament. She was genuinely surprised.

"Do you mean to say he sings?" she said. "Tries to," amended the pastor. She thought a minute. "I shall have to come there to church," she said. "I shall be glad to see you," said the minister. "But what effect will that have on your husband's singing?" The look she gave him was more significant than words, and they meant a good deal.

"John will never open his mouth when I am around," she said. "And John never has."—New York Times.

A Comet.

The following whimsical account of the nature of a splendid comet is given in an old French military journal: "It is a parcel of old stars who, being no longer fit for service, have been discharged on half pay and, to save expense, have agreed to meet together."

A Clever Mute.

Emmanuel Phillibert, prince of Savoy, a deaf mute, who died 1700 at the age of fifty, mastered four languages.

SUMMONS—In the Circuit Court of the State of Oregon, for Sherman county.

T. M. De Kay, Plaintiff
vs.
Minnie E. De Kay, Defendant

To Minnie E. De Kay, the above named defendant:

In the name of the State of Oregon: You are hereby required to appear and answer the complaint filed against you in the above entitled suit on or before the last day of the time prescribed in the order of publication, to-wit: on or before the 31st day of November, 1911, and if you fail to so appear and answer, the plaintiff will apply to the court for the relief demanded in the complaint filed herein against you, to-wit: for a decree dissolving the bonds of matrimony now existing between the plaintiff and yourself, on the grounds of desertion, and for such other and further relief as to the court may seem equitable and just.

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S. J. SILVERMAN, Attorney
710-1208-1131, ALLAN R. JOY, Attorney
for Plaintiff

SUMMONS—In the Circuit Court of the State of Oregon, for Sherman county.

Millward B. Davis Marcell, Plaintiff
vs.
Ann Alethea Davis Marcell, Defendant

To Ann Alethea Davis Marcell, the above named defendant:

You are hereby required to appear and answer the complaint filed against you in the above entitled suit on or before the last day of the time prescribed in the order of publication, to-wit: on or before the 15th day of October, 1911, and if you fail to so appear and answer, plaintiff will apply to the court for the relief demanded in the complaint filed herein against you, to-wit: for a decree dissolving the bonds of matrimony now existing between the plaintiff and yourself, on the grounds of cruel and inhuman treatment and for such other and further relief as to the Court may seem equitable and just.

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S. J. SILVERMAN, Attorney
710-1208-1131, ALLAN R. JOY, Attorney
for Plaintiff

SUMMONS—In the Circuit Court of the State of Oregon, for Sherman county.

Edwin F. Weaver, Plaintiff
vs.
Leah Helene Weaver, Defendant

To Leah Helene Weaver, the above named defendant:

In the name of the State of Oregon: You are hereby required to appear and answer the complaint filed against you in the above entitled suit, on or before the last day of the time prescribed in the order of publication, to-wit: on or before the 15th day of October, 1911, and if you fail to so appear and answer, plaintiff will apply to the court for the relief demanded in the complaint filed herein against you, to-wit: for a decree dissolving the bonds of matrimony now existing between the plaintiff and yourself, on the grounds of desertion, and for such other and further relief as to the court may seem equitable and just.

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SIDNEY GORDON,
Attorney for Plaintiff
710-1208-1071

SUMMONS—In the Circuit Court of the State of Oregon, for the County of Sherman.

I. S. Scott, Plaintiff
vs.
J. C. O'Leary, Defendant

To J. C. O'Leary, defendant above named:

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T. M. MORRIS, Attorney
for Plaintiff
710-1208-1061

SUMMONS—In the Circuit Court of the State of Oregon for Sherman county.

A Campbell, Plaintiff
vs.
Charlotte S. Campbell, Defendant

To Charlotte S. Campbell, the above named defendant:

In the name of the State of Oregon: You are hereby required to appear and answer the complaint filed against you in the above entitled suit, on or before the last day of the time prescribed in the order of publication, to-wit: on or before the 15th day of October, 1911, and if you fail to so appear and answer, plaintiff will apply to the court for the relief demanded in the complaint filed herein against you, to-wit: for a decree dissolving the bonds of matrimony now existing between the plaintiff and yourself, on the grounds of cruel and inhuman treatment and for such other and further relief as to the court may seem equitable and just.

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"Do you mean to say he sings?" she said. "Tries to," amended the pastor. She thought a minute. "I shall have to come there to church," she said. "I shall be glad to see you," said the minister. "But what effect will that have on your husband's singing?" The look she gave him was more significant than words, and they meant a good deal.

"John will never open his mouth when I am around," she said. "And John never has."—New York Times.

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Emmanuel Phillibert, prince of Savoy, a deaf mute, who died 1700 at the age of fifty, mastered four languages.

SUMMONS—In the Circuit Court of the State of Oregon, for Sherman county.

T. M. De Kay, Plaintiff
vs.
Minnie E. De Kay, Defendant

To Minnie E. De Kay, the above named defendant:

In the name of the State of Oregon: You are hereby required to appear and answer the complaint filed against you in the above entitled suit on or before the last day of the time prescribed in the order of publication, to-wit: on or before the 31st day of November, 1911, and if you fail to so appear and answer, the plaintiff will apply to the court for the relief demanded in the complaint filed herein against you, to-wit: for a decree dissolving the bonds of matrimony now existing between the plaintiff and yourself, on the grounds of desertion, and for such other and further relief as to the court may seem equitable and just.

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S. J. SILVERMAN, Attorney
710-1208-1131, ALLAN R. JOY, Attorney
for Plaintiff

SUMMONS—In the Circuit Court of the State of Oregon, for Sherman county.

Millward B. Davis Marcell, Plaintiff
vs.
Ann Alethea Davis Marcell, Defendant

To Ann Alethea Davis Marcell, the above named defendant:

You are hereby required to appear and answer the complaint filed against you in the above entitled suit on or before the last day of the time prescribed in the order of publication, to-wit: on or before the 15th day of October, 1911, and if you fail to so appear and answer, plaintiff will apply to the court for the relief demanded in the complaint filed herein against you, to-wit: for a decree dissolving the bonds of matrimony now existing between the plaintiff and yourself, on the grounds of cruel and inhuman treatment and for such other and further relief as to the Court may seem equitable and just.

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S. J. SILVERMAN, Attorney
710-1208-1131, ALLAN R. JOY, Attorney
for Plaintiff

SUMMONS—In the Circuit Court of the State of Oregon, for Sherman county.

Edwin F. Weaver, Plaintiff
vs.
Leah Helene Weaver, Defendant

To Leah Helene Weaver, the above named defendant:

In the name of the State of Oregon: You are hereby required to appear and answer the complaint filed against you in the above entitled suit, on or before the last day of the time prescribed in the order of publication, to-wit: on or before the 15th day of October, 1911, and if you fail to so appear and answer, plaintiff will apply to the court for the relief demanded in the complaint filed herein against you, to-wit: for a decree dissolving the bonds of matrimony now existing between the plaintiff and yourself, on the grounds of desertion, and for such other and further relief as to the court may seem equitable and just.

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SIDNEY GORDON,
Attorney for Plaintiff
710-1208-1071

SUMMONS—In the Circuit Court of the State of Oregon, for the County of Sherman.

I. S. Scott, Plaintiff
vs.
J. C. O'Leary, Defendant

To J. C. O'Leary, defendant above named:

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T. M. MORRIS, Attorney
for Plaintiff
710-1208-1061

SUMMONS—In the Circuit Court of the State of Oregon for Sherman county.

A Campbell, Plaintiff
vs.
Charlotte S. Campbell, Defendant

To Charlotte S. Campbell, the above named defendant:

In the name of the State of Oregon: You are hereby required to appear and answer the complaint filed against you in the above entitled suit, on or before the last day of the time prescribed in the order of publication, to-wit: on or before the 15th day of October, 1911, and if you fail to so appear and answer, plaintiff will apply to the court for the relief demanded in the complaint filed herein against you, to-wit: for a decree dissolving the bonds of matrimony now existing between the plaintiff and yourself, on the grounds of cruel and inhuman treatment and for such other and further relief as to the court may seem equitable and just.

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Easy to Identify.

A Chinese prince in this country visited police headquarters in New York and was much interested in the thumb mark records preserved there as a method of identification for criminals. "We have used thumb marks for several thousand years as seals on mercantile and other papers," the Chinaman told the man in charge of the thumb mark bureau, "but we do not use them in any other way."

"How do you identify your criminals?" asked the thumb mark man. "Oh, we have a very simple method of identification—we cut off their heads."—Saturday Evening Post.

Newfoundland.

In spite of ease and swiftness of communication we break down over the pronunciation of names that lie outside our front door. There is Newfoundland. Our earliest speculation in American settlers. But you can't pronounce it so as to satisfy everybody. A visitor has protested. The name has three solid syllables. One must generally put on the second syllable, for the dogs found their day. That is wrong, quite wrong. But do you know whether you should say "New-fun" or "Nfnland"?—London Chronicle.

Common Plumes.

Milliner—am selling for Paris next week for French plumes and trimmings. Could I purchase anything for you? Mrs. Recent Rich—Why, yes; you may bring me half a dozen of those non de plumes I often hear spoken of.—Judge.

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710-1208-1131, ALLAN R. JOY, Attorney
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710-1208-1071

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