

NEW DRY GOODS. NEW DRESS GOODS. The LARGEST STOCK of NEW GOODS Ever Shown in this City. 1,000 PATTERNS IN CALICOS TO SELECT FROM.

A few nice pieces in French Flannels. In LADIES' DRESS GOODS, as usual, we are showing the Largest and Finest Line in the City, just the latest goods in Winter Patterns. A very choice selection of Outing Flannels in extra heavy weights. Flannelets in new designs. Percales, Duck Goods, German Calico and Shirtings in endless varieties. All new bright goods. If you are needing anything in the Dry Goods line it will pay you to visit our store.

A new assortment of Turkish Stand and Table Covers just received. We are headquarters for the Finest Lines of Underwear that are made. Ask to see our immense stock. Our CLOTHING, HAT and SHOE DEPARTMENTS were never as well stocked as they are at present. And we are selling stacks of them. We have got the goods, and also the prices that sell them.

The BIG STORE with the TINY PRICES. The COHN & CO., The Leading Merchants.

DECLINING INDUSTRIALS.

Squeezing Water and Wind Out of Trust Stock.

There has been since August 26 last a shrinkage of \$165,000,000 in the value of the common and preferred stock of seventeen large industrial companies, which have a total capitalization of \$1,011,340,000, says the Chicago Tribune. The industries represented by these corporations are steel and iron, tin plate, lead, sugar, tobacco, paper and rubber. Great as is this decline in values, it would be greater still were the comparison made with the highest prices of 1898 or 1899. As it is, there has been a decline of 16 per cent from the stock market quotations of one year.

It would be interesting to know who have been the sufferers by this fall in selling values and what the actual loss will be to the present holders of stocks should there be no improvement in the condition of the market. It is quite possible that a good deal of the common stock of some of these industrials is held yet by the promoters to whom it was given for their services. They endeavored to sell it as soon as they got it, but were not always successful. Toward the close of the consolidation mania the market was gorged. Owners of stock which cost them nothing fail to make anticipated gains when they are unable to sell for what they thought they could. They are no poorer than they were, however.

Doubtless much stock has changed hands many times during the last year, for the shares of the seventeen corporations are the subject of continual speculative dealings in Wall street. Therefore, the loss occasioned by the fall in prices has been divided between a considerable number of persons. Those who have lost the most are those who bought a year ago, who disliked to sell at a loss and who have held on in the hope of a rise.

Whatever may have been the actual loss through the decline in values, none of it has fallen on the poorer classes of the community. They do not put their earnings into the stocks of industrials, and when they speculate they do so in other ways. The losers have been the Wall street operators, who have bet stocks would go up when they did not and men of means who can afford to take chances and have made moderate investments in these industrials. They will not be distressed by their losses.

When speculators and men of wealth are losers, while the poor escape, Mr. Bryan ought to rejoice. But, while he takes great comfort in talking about ruined crops and closed factories and impoverished farms and workmen, he does not exult over Wall street losses. He gloats over a drop in the price of corn or cotton. A shrinkage of \$167,000,000 in the selling value of "trust" stocks is a matter of some moment. It is evidence that the "trusts" are not the bosses yet. But it is safe to say that of this decline prices Mr. Bryan will say nothing.

Notice.

This is to warn all persons against having anything to do with a note given by me to B. R. Daniel, as I have a bill against the Daniel's estate, and shall not pay the note until it is settled. A. S. BURTON.

In speaking of the trusts, Mr. Bryan said: "Even the newspaper editors are compelled to write their editorials defending the trusts on paper, the price of which has been raised by the trust. It is a pitiful thing to see an editor writing such an editorial at the same time being plundered by the trusts." President McKinley could say the same thing from a republican standpoint, but what we want to know is what they intend to do about it?

ELECTION OF PRESIDENT.

Methods in Vogue in the Twenty-Six Republics of the World.

Of the twenty-six republics in the world, reports the New York Sun, four besides this country elect their presidents, as, in theory, the United States does by indirect vote. The electoral college in two cases, those of France and Switzerland, is the legislature of the country met in joint session of the two houses.

In the cases of twelve others—Mexico, Costa Rica, Argentina, Brazil, Chili, Colombia, Paraguay, Peru, Uruguay, Venezuela, Liberia and Santo Domingo—as in the United States, a special electoral body is chosen by the people to elect the president. Six republics—Guatemala, Salvador, Nicaragua, Bolivia, Ecuador and Haiti—choose their president by direct vote of the people, though suffrage is not in all cases universal, and in many of the central and South American republics the popular election is often little better than a farce.

The republic of Andorra, lying in the Pyrenees, between France and Spain, has no officer recognized as president, though there is a president of the council, as the little legislative body of the country is called; two officers, called viguier, one appointed for life by the president of France, the other for three years by the Spanish bishop of Urgel, have some of the powers of a president and are at the same time judicial officers.

The smallest and oldest republic of the world, San Marino, a little country of thirty-two square miles, lying in the Apennines, has two presidents, each of whom exercises power for six months. The mode of electing these officers is extremely curious. Every six months the members of the Chamber of Deputies, which is the popular house of legislature, nominate six of their own members; three ballots are then given to every voter, each with the names of two of these six, the polling place is the cathedral of San Marino, the capital of the country. The ballot box is placed on the high altar and after the ballots have been deposited a child draws one at random from the urn. A priest then announces the names on the ballot and the persons thus named become the presidents of the republic.

The terms of presidents vary from six months in San Marino and one year in Switzerland to 7 years in France. Only one French president, however, has served his full seven years and he was forced to resign in his second term. Three other French presidents were forced to resign and one was assassinated. In the Central and South American republics the term of the president is from four to six years. In several the same person cannot serve for two successive terms, and in one or two full terms must intervene before a president can be re-elected. In Switzerland a president cannot serve for two successive terms. It is almost a fixed custom for the vice president of Switzerland to be elected president at the expiration of his term in the former office.

General Cronje, now in exile in St. Helena, has steadfastly refused the offer of one London publisher after another to publish his reminiscences of the war. Extraordinary efforts have been made to make him change this determination, but he has stood firm.

Joseph Dryfuss, a commercial drummer, who loaned a hard-up stranger \$25 not long ago while he was selling goods in Dawson City and left the country without ever expecting to see the money again, has just received in payment of the loan a check on a San Francisco bank for \$25,000. When the stranger reached home he struck it rich and did not forget the man who had befriended him.

RIOTING MINERS.

First Tragedy of the Coal-workers' Strike.

PHILADELPHIA, Sept. 21.—The tragedy that has been looked for since the coal-workers' strike began came suddenly and unexpectedly at Shenandoah this afternoon. A posse, hurriedly gathered by Sheriff Toole, of Schuylkill county, to meet an emergency, was forced to fire on a mob that was threatening workmen on their way home under escort. A man and a little girl were instantly killed and several others lost more or less wounded. Sheriff Toole lost no time in calling on the National Guard General to send troops to aid him. After a consultation, the authorities decided to send troops to the turbulent region tonight. Shenandoah's trouble was precipitated by the closing of six collieries there this morning through the efforts of strike leaders. More will close tomorrow as a voluntary act, it is said, on the part of the Reading Company. This is done at the request of Sheriff Toole, who hopes in this manner to avoid further rioting. The outlook at midnight, however, is dubious, as the foreigners are in an ugly mood after the day's happenings.

SHENANDOAH, Pa., Sept. 21.—A Sheriff's posse fired on a crowd of riotous men near here this afternoon, killing two persons and wounding seven others. Superintendent Adam Boyd, inside foreman for the railway, and Breaker Bosses James and William Mitchell, of Indian Ridge Colliery, at 3:30 o'clock this afternoon were returning home from work when they were met at the Lehigh Valley station by a mob with sticks and stones. The mine officials drew revolvers and fired. The mob became furious, after one of its number was shot, and attempted to close in on the officials. They ran up Lloyd street to O'Hara's stable, where they were imprisoned for two hours. The mob threatened to burn the stable, and Sheriff Toole, with 25 deputies, arrived and dispersed them, and the mine officials went to their homes.

The Sheriff took the posse to Indian Ridge Colliery and escorted some workmen up Centre street. As they again neared the Lehigh Valley station the men hurled stones at the deputies and a shot was also fired from a saloon. The deputies then opened fire. They hastened toward May street, in the meantime firing over 500 shots, and the mob hurling missiles of all kinds. One man and a little girl were found lying dead after the shooting. The crowd was finally dispersed and the Sheriff and the deputies retired to the Ferguson House, the most prominent hotel in Shenandoah. During the riot windows were broken, buildings wrecked and a number of persons were injured.

The recent famous "dollar dinners" in New York will be quite eclipsed by the feast which President Loubet of France is to give the mayors and other officials of that country in honor of the exposition. It is to cost \$100,000 and entertain 15,000 guests. Senator John C. Spooner denies he will make his home in the east at the expiration of his term of office. The senator says he has never entertained a thought of leaving Wisconsin. He has had many offers to go to New York during the last fifteen years, but he has refused all of them and he will continue to do so.

If Lord Coleridge, who celebrated his 49th birthday recently and who is a barrister at law, ever becomes a judge he will only be following in the footsteps of his father and grandfather, both of whom rose to the bench, the first named as lord chief justice. Lord Coleridge was in the House of Commons when his father died and his disgust at having perforce to go to the House of Lords was great to the extreme.

The New Hampshire Federation of Women's Clubs has adopted the following apt motto: "In principles like our granite, in aspirations like our mountains, in sympathy swift and far-reaching like our rivers."

The inscription on a wreath of Ardenes heather on the coffin of King Humbert revealed the fact that he had a French foster brother, one Leon Gorinot. This person is mayor of Maubert Fontaine in the Ardennes.

Joaquin Miller, the California poet, announced in a recent interview that in the complete edition of his works which he is preparing for publication only after his death his real name, Cincinnati Heine Miller, will be used.

Real Estate Transfers.

U.S. to W. A. Cross, Sec 1/4 of Nw 1/4, E 1/2 of Sw 1/4 and Sw 1/4 of Sec 30, tp. 2 S, R. 9 W.

U.S. to George H. Armstrong, lots 6, 7, 10 and 11, of sec. 1, tp. 2 S, R. 10 W.

U.S. to Daniel E. Goodspeed, N 1/2 of Nw 1/4 and Sw 1/4 of Nw 1/4 of sec. 25 and Se 1/4 of Ne 1/4 of sec. 26, tp. 2 S, R. 10 W.

U.S. to Ovilla Werden, S 1/2 of Ne 1/4 and N 1/2 of Se 1/4 of sec. 22, tp. 2 S, R. 10 W.

U.S. to Ralph W. Mills, S 1/2 of Nw 1/4 and Ne 1/4 of Sw 1/4 of sec. 29, tp. 29, R. 9 W.

G. W. H. Armstrong to David Whitney, jr., lots 6, 7, 10 and 11 of sec. 1, tp. 3 S, R. 10 W.

H. W. Lasselle to David Whitney, jr., Nw 1/4, Nw 1/4 of Ne 1/4 and Sw 1/4 of sec. 26, tp. 2 S, R. 10 W.

William O'Hara to David Whitney, jr., Nw 1/4 of Nw 1/4 of sec. 26, and E 1/2 of Ne 1/4 and Nw 1/4 of Ne 1/4 of sec. 27, tp. 2 S, R. 10 W.

William Cross to David Whitney, jr., Se 1/4 of Nw 1/4 and E 1/2 of Sw 1/4 and Sw 1/4 of Sec 30, tp. 2 S, R. 9 W.

Maggie M. Cross to David Whitney, jr., S 1/2 of Sw 1/4 of sec. 19, Ne 1/4 of Nw 1/4 of sec. 30 and Nw 1/4 of Ne 1/4 of sec. 30, tp. 2 S, R. 9 W.

W. L. Riefenberg to W. S. Cone, lots 2, 3 and 4, in block 12, in Fuller's add. to Bay City.

U.S. to Louis Rossette, N 1/2 of Ne 1/4 and Se 1/4 of Ne 1/4 of sec. 30 and Se 1/4 of Se 1/4 of sec. 19, tp. 3 S, R. 9 W.

John E. Bresnahan to E. A. Fitzpatrick, 8 1/2 acres in tp. 2 S, R. 9 W.

C. B. Franklin to L. E. McGrew, lots 21, 22, 23, 26, 27 and 28, tp. 5 S, R. 10 W.

John R. Wherry to the Astoria Co., Sw 1/4 of Sw 1/4, sec. 8, Se 1/4 of Se 1/4, sec. 7, Nw 1/4 of Nw 1/4 of sec. 17, Ne 1/4 of Ne 1/4 of sec. 18, tp. 3 N, R. 7 W.

U.S. to Martha H. Potter, W 1/2 of W 1/2 of sec. 33, tp. 2 N, R. 6 W.

Victim of Calamity.

"It came out as I journeyed on horse back through Dakota that almost every settler's land was under mortgage," said a westerner, "and one day when I came upon a pioneer seated on the grass by the roadside, with a troubled look on his face, I asked him if it was the mortgage he was worrying about.

"Wuss than that, stranger," he replied, as he looked up wearily.

"Sickness or death in the family?"

"Wuss than that."

"Then it must be a calamity, indeed. You didn't lose family and home in a prairie fire?"

"Nope; but you are right about its being a calamity. I've been tryin' to think of that word for two hours past. Yes, sir; you can put it down as an awful calamity."

"But won't you explain?" I persisted.

"I will, sir. That was a mortgage on the claim, and I was feelin' as big as any of my neighbors, and takin' things easy, when my wife was left \$600. Stranger, dare I tell you what she did with that money?"

"She didn't lose it?"

"No, sir. She just paid that mortgage, bought two horses and a plow, and this mornin' I was bounced out of my own cabin because I wouldn't peel off my coat and go to work! Yes, sir, you are right. It's a calamity—a calamity that's landed me on the outside, and between my durned pride and her blamed spunk somebody'll be eatin' grass afore Saturday night!"

NOTICE FOR PUBLICATION.

Department of the Interior, Land Office at Oregon City, Ore., September 15th, 1900.

Notice is hereby given that the following named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before the Register and Receiver, at Oregon City, Oregon, on October 29th, 1900, viz: WILLIAM H. AUSTIN, H. E. No. 1248, for the Lots 2, 3 and 4, Section 6, Tp. 2 S, R. 7 W.

He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz: G. W. GAYSON, of Tillamook, Or.; W. G. Rude, of North Yamhill, Or.; Wm. Merritt, of Trask, Or.; O. Merritt, of North Yamhill, Or. CHAS. B. MOORES, Register.

NOTICE FOR PUBLICATION. Department of the Interior, Land Office at Oregon City, Ore., September 17th, 1900.

Notice is hereby given that the following named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before the Register and Receiver, at Oregon City, Oregon, on October 27th, 1900, viz: JACOB LUTHI, H. E. No. 11067 for the Ne 1/4 of Sec 5, Sec. 33, Tp. 1 S, R. 10 W.

He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz: Albert Benschick, James Staseck, Alfred Gubser, John Matzer, of Tillamook, Or. CHAS. B. MOORES, Register.

NOTICE FOR PUBLICATION. Department of the Interior, Land Office at Oregon City, Ore., September 1st, 1900.

Notice is hereby given that the following named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before the Register and Receiver, at Oregon City, Oregon, on October 19, 1900, viz: FREDERICK M. BLAISDELL, H. E. No. 11504, for the S 1/2 of Sec 34, Lots 7, 8 and 9, S. C. 10, Tp. 3 N, R. 8 W.

He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz: Dell Springer, of Jewell, Oregon; Matt Lukkarilla, of Elsie, Oregon; Erik Hemstrom, of Olney, Oregon; Lave Tweedie, of Yuse, Maple, Oregon. CHAS. B. MOORES, Register.

NOTICE FOR PUBLICATION. Land Office at Oregon City, Ore., August 15, 1900.

Notice is hereby given that the following named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before the Register and Receiver, at Tillamook, Oregon, on September 28, 1900, viz: ELMER HALL, H. E. No. 10315, for the Nw 1/4 of Sw 1/4 and Sw 1/4 of Nw 1/4, sec. 33, Tp. 1 S, R. 10 W.

He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz: Axel Nelson, of Tillamook, Or.; John Hodgdon and Joseph Kodak, of Netarts, Or.; John Heagney, of Tillamook, Or. CHAS. B. MOORES, Register.

NOTICE OF FINAL SETTLEMENT. NOTICE IS HEREBY GIVEN.—That the undersigned, administrator of the Estate of J. E. Barker, deceased, has filed in the County Clerk of the State of Oregon, for Tillamook County, his final account as such administrator, and that Tuesday, the sixteenth day of September, 1900, at the hour of ten o'clock a. m., has been fixed by said court as the time for hearing objections to said account, and the settlement thereof. WILLIAM BARKER, Administrator of the Estate of J. E. Barker, deceased.

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

George E. Willington, plaintiff, vs. A. P. Wilson and Susie A. Wilson, defendants.

To A. P. Wilson and Susie A. Wilson, the defendants above named: 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 for the publication of this summons, to-wit, on or before Thursday, October 4th, 1900, and if you fail so to appear and answer for want of due diligence you will be held in default for the relief demanded in the complaint herein. The relief demanded is that you may be required to set forth the nature of your claim to the real property referred to in the complaint herein, said real property being situated in Tillamook County, Oregon, and described as follows, to-wit: The West one-half of the Northeast quarter and the Southeast quarter of the No. 10 tract quarter of section fourteen and the Southwest quarter of the Southeast quarter of section eleven, all in township one North of Range ten West of Willamette Meridian, and that all adverse claims of you, the said defendants, may be determined by a decree of the above-entitled court; that by said decree it be declared and adjudged that you, the said defendants, have no estate, title or interest whatever in or to said described real property, or any part thereof, and that the title of plaintiff herein is good and valid, and that you and your heirs be forever barred from any and all claim to or estate or interest whatsoever in or to the said described real property, and that plaintiff's title thereto be quieted, and that plaintiff have judgment against you for his costs and disbursements hereon.

This summons is published in the Tillamook Headlight by order of Hon. G. W. Sappington, County Judge of Tillamook County, Oregon, made and dated August 22nd, 1900, the time prescribed in the order for publication being once a week for six successive weeks, and the date of first publication being Thursday, August 23, 1900, and the other publications being August 29, 1900; September 5, 1900; September 12, 1900; September 19, 1900; September 26, 1900; and October 4, 1900, the last being the date of the last publication of this summons, and said several publications being on Thursday of each week. MILTON W. SMITH & B. L. EDDY, Attorneys for Plaintiff.

EDGAR LATIMER, BARBER AND HAIRDRESSER, SHAVING, HAIR CUTTING, SHAMPOOING, ETC.

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George E. Willington, plaintiff, vs. A. P. Wilson and Susie A. Wilson, defendants.

To A. P. Wilson and Susie A. Wilson, the defendants above named: 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 for the publication of this summons, to-wit, on or before Thursday, October 4th, 1900, and if you fail so to appear and answer for want of due diligence you will be held in default for the relief demanded in the complaint herein. The relief demanded is that you may be required to set forth the nature of your claim to the real property referred to in the complaint herein, said real property being situated in Tillamook County, Oregon, and described as follows, to-wit: The West one-half of the Northeast quarter and the Southeast quarter of the No. 10 tract quarter of section fourteen and the Southwest quarter of the Southeast quarter of section eleven, all in township one North of Range ten West of Willamette Meridian, and that all adverse claims of you, the said defendants, may be determined by a decree of the above-entitled court; that by said decree it be declared and adjudged that you, the said defendants, have no estate, title or interest whatever in or to said described real property, or any part thereof, and that the title of plaintiff herein is good and valid, and that you and your heirs be forever barred from any and all claim to or estate or interest whatsoever in or to the said described real property, and that plaintiff's title thereto be quieted, and that plaintiff have judgment against you for his costs and disbursements hereon.

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