

DAILY RECORD-UNION

ISSUED BY THE SACRAMENTO PUBLISHING COMPANY... THE DAILY RECORD-UNION... A SEVEN-DAY ISSUE...

Weather Forecast. Northern California: Fair Friday; warmer; northerly winds in the interior; fresh westerly winds on the coast.

THE REPUBLICAN PARTY AND THE TRUSTS.

While Mr. Bryan and certain Democratic forces are turning every possible stone to make the trust question a political issue and are leaving nothing unturned in the attempt to fasten upon the Republican party the advocacy of trusts, the Republican State Convention of Kentucky comes to the front with declarations which challenge all such chicanes sharply.

Such convention yesterday started out with a declaration of condemnation of trusts, pools and combinations and a pledge to legislate against combines to deprive below real value or to enhance the cost of any article, or to reduce the proper emoluments of labor.

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Attention is further invited to the fact that such check as has been put upon improper combinations and trusts has been applied under the laws born of Republican legislation. The convention concluded its expression upon the subject with congratulation over the fact that Republican legislation has had in the past, as it will have in the future, due regard for the interests of legitimate business, "the purpose of such legislation being the remedy for the wrong and not embarrassment to industry, enterprise or thrift."

All which is sensible, conservative and yet strong expression. There is nothing hysterical about it and it serves the purpose of stating the Republican position and setting forth Republican history regarding trusts, so clearly that not even the loud preaching of Mr. Bryan will avail to refute it.

Aguinado in his recent speech, published in these columns yesterday, speaks of the Democratic party as his ally in his fight against the United States. The Filipino brave mistakes Mr. Bryan for the Democracy. He will find that when that party comes to roll call a very large body of patriotic Democrats will emphatically repudiate the allyship.

HAWAIIAN GOVERNMENT.

Mr. Thurston, a former Hawaiian Cabinet official, is in this country and speaks freely of Hawaiian matters. He declares that the islands have no politics now, that what the people want is a territorial form of government, and that a colonial system would be very unpopular.

Congress will attend to that matter in due time. It is by no means clear that a territorial form of government should be now set up. The Hawaiians, taken as a body, would have a very large majority of all the votes lodged in the hands of a comparatively ignorant class, a class unfamiliar with our territorial systems and not sufficiently informed as yet concerning American methods to legislate safely.

The rule of the majority should be applied there only when the majority is sufficiently intelligent concerning American affairs and systems, to give us territorial laws and officials, and government generally that will result in the highest good of the new acquisition. As matters now stand intelligence dominates in the government of Hawaii, but it is the intelligence of a minority. So matters should stand until the great body of the native Hawaiians are prepared to assume the reins of government.

VOICE OF THE PRESS.

Extracts from editorial expressions. State and Coast Opinions on Subjects of Living News Interest.

Los Angeles Express: As a practical method of smashing the trusts some Democrats propose that the protective tariff be destroyed. This is the same old free trade bigotry and impracticability. Does the country want any more Wilson bills? There are trust abuses that could be regulated, and immediately the Democrats seize the opportunity to ring in their old fight against protection. What can you expect of such scatter-brains.

Fresno Republican: A correspondent of the Stockton "Independent" attacks the army cantech on the ground that no such thing is found necessary in the navy. Neither would it be in the army if there were nothing but boundless ocean around the army posts. It is a temperance measure to deprive the sailor of government grog, because he cannot procure it elsewhere. It is a temperance measure to supply the soldier with government beer, because he will otherwise procure more and worse elsewhere.

LAX IMMIGRATION LAWS. San Diego Union: The return of better times to the United States has been attended with the increase of immigration, which is an invariable result of prosperity in this country. The excess over the average, during the first five months of the present year, is estimated at 35,000. Unfortunately, a very considerable number of these new arrivals are of the class that is not desirable in this country. Many of them are little better than paupers. They are able to work for a pittance, and they are willing to live in a condition of displacement, British or otherwise, or not they are imported under contract, they soon find employment under unscrupulous manufacturers and mine owners, who are sincere Americans only in their devotion to a tariff which protects them without tendering to labor its share of the protection.

IN CUBA.

The advices from Cuba are to the effect that the native population is daily becoming more satisfied with American methods of management. So strong is the feeling, growing to be in favor of our system of doing things there, it is reported that in the larger places the people have ceased to murmur over the disappearance of the old methods.

Cleanliness, with all its blessings, is seen to be easier than untidiness and filth. In cities where the pavements were wholly out of sight there has been such cleansing that grown men and women declare that for the first time in their lives they behold the stones of the walkways and the street surfaces. Health conditions have so improved that those who at first fought the sanitary inspectors are now their warmest advocates.

Order, even with the small force we have in the island, is so much better preserved, that old time Cubans are wondering how they ever submitted to the rule of disorder. Exactions of Spanish origin to which the people had become inured have been removed and tens of thousands of people are now saying to American officials that they wonder at themselves that they endured so long the evils of a lazy, tyrannical and ignorant rule imposed upon them.

The reconcentrado has disappeared, the people mainly have gone to work, and even brigandage is lessening, and all this as the result of but six months' administration. If progress and sentiment move thus another year in the island we should not be surprised to hear of the Cubans asking that the island be made American permanently.

The Filipino Junta in Europe, or so much of it as is left, is not averse to drawing the long bow. One of its members has written that it was invited to be a guest at the recent Fourth of July celebration at the American Embassy in London, but that a letter of declination was sent on the ground that the Junta had not been recognized as representative of a government. Its status therefore was too equivocal to permit of its attending the function. This was very topically, to be sure; but how a word of truth topples the structure of the dust. The American Ambassador gives the Junta the lie direct. It was not invited. No one ever entertained a thought of inviting it. It would have been impossible to permit the Junta to be present. It would have been as much as the Ambassador's official head is worth to have insulted his Government by inviting its enemy to attend the celebration. Clearly the Junta is not skilled in lying.

Ex-Governor Hogg of Texas wants to receive the Democratic nomination for Vice President. He will never get it—there is much in a name and not even our friends of the Democracy will entertain the risk involved in shouldering a Hogg. It will have all it can do and more to stagger along with the avowedists of Mr. Bryan, who declared in his latest political speech that the party "cannot afford a leader who walks backward." But that is precisely what Bryan and Hogg advise the entire nation to do, walk backward from duty and obligation in the Philippines.

We are surprised that Edward Aguinado Atkinson and Wm. J. Bryan are not roaring at the latest outrage. For the news is that at the Fourth of July celebration in Manila the brass band captured from the Filipinos was required to play American patriotic airs. That was simply rubbing salt into raw wounds, according to the sentimentalists. Yet the advices are that the band liked it, and enjoyed the occasion hugely.

There are two persons whose hopes run in the same groove. Aguinado and Mr. Bryan are both praying for the election of a white feather President and Congress in 1900. Each of them appeals to the masses of ignorant man's nature, that which the Oregonian well calls pusillanimity.

THE STRONGEST SHIP AFOAT.

As everyone knows, one of the greatest drawbacks to Russia's overseas developments is the ice-binding of most of her principal ports during four or five months in the year. Now Russia is endeavoring to get around this by one her enemies somehow get over come. One of these enemies is ice, and the British nation can take good augury from the fact that the most potent of all the weapons—in fact practically all—with which she fights this foe have been developed in the British navy.

Of these weapons the Ermaek is by far the most powerful that has yet been constructed for the purpose of ice-fighting. Imagine, to begin with, a hull of steel, 305 feet long, 71 feet broad, 42 feet 6 inches in depth, and with a displacement of 10,000 tons, or two smaller boats of her own class, she is built differently from all other steamers in the world.

If I had been asked before I saw the Ermaek to evolve an ice-breaker out of my inner consciousness, as the German philosopher did, I should have figured something like the ram Katakhdin, a ship that would ram the ice, smash it up, and break it way through by sheer strength—and I suppose that would be something like the conception of most of my readers. It would also be a decidedly wrong one. The real ice-breaker does not break the ice up, she breaks it down; and fore and aft amidships she is so constructed that there is not a single angle that the ice can get hold of. Her sides are as round as those of an apple, and every part is so constructed that the ice is that of an unbroken curve.

Everyone who has read about whaling voyages knows what it means for a vessel to get "nipped" in the ice. It means the fate of a nut between a pair of irresistible nut-crackers. That is how the ice would break the Ermaek. If she were caught between a couple of closing masses of ice she would just begin to rise slowly and easily and without so much as a shiver. Meanwhile her powerful pumps would be set to work, certain of her compartments would be filled up with water, and in the end the ice would have to support a weight of about 10,000 tons—or give way. It would probably settle back into the water with a mountain of smashed-up ice on either side of her, after which she would proceed to business as usual.

In accordance with the best principles of mechanics, this business is done by taking the line of least resistance and weakening the enemy as much as possible. This is where the long, sloping bow and the head-screw come in. The value of this head-screw, like many other values, was discovered by accident. The earlier steam ice-breakers had none. One of them got frozen in the ice. She tried to bore her way ahead, but failed. Her engines were over everyone on board, she got out.

Of course, there had to be a reason for this, and when the matter was duly reasoned out, it was found that the revolving screws churned up and sucked the water away, from under the ice, depriving it of its only support, and left it no alternative but to break down under its own weight and that of the vessel, and so to destroy its own resisting power.

That is why the Ermaek has a screw ahead as well as three astern. When she charges, say, an 8 foot ice bank, her prow will glide up over the ice driven by her three stern screws, each actuated by 3,000 horse-power, while her head-screw, driven by equal energy, will be dragging the water from under the ice. Of course the ice will be bigger weight will be laid upon it. There will be no chance of nipping, for that, as has been shown, is impossible. Moreover it would be about as easy to crush the Ermaek as it would be to crush a solid mass of steel of her own size, and nature has not yet evolved an ice-ice that could do that.

But how is this enormous resisting power obtained? Simply by the use of the very finest materials, fashioned and disposed by the highest skill in the world.—Pearson's Magazine.

The Rat That Sailed.

A rat was caught alive on board a British naval vessel in a trap, and the beast was thrown from the trap into the water without being killed. A large gull that was following in the wake of the ship to pick up scraps of food thrown overboard by the steward swooped several times, endeavoring to pick the rat up. Once the bird got too close to the rat's jaws, and the beast grabbed it by the neck. After a short fight the rat succeeded in killing the gull. When the gull was dead, the rat scrambled upon the bird's body, and, hoisting one wing as a sail and using the other as a rudder, succeeded in steering for the shore. Whether the rat had been shipwrecked, or whether it had sailed from the ship, soon got out of sight of the skipper and its crew.—London Field.

Bought His Own Note.

The following story of David Hanan of Homer, N. Y., who is said to have been the original of the much-discussed book "David Harum," is told to the

SUPREME COURT DECISIONS.

SYLLABI. (Sac. No. 404 — Department One — Filed July 10, 1899.) Bank of Woodland, respondent; William Oberhaus and Fredrick Oberhaus, appellants. Foreclosure. Affirmed.

In this State a Notary Public does not exercise judicial functions. The Constitution prescribes where the judicial power of the State is lodged and what courts and officers exercise judicial power, and Notaries Public are not included therein. So, the act of a Notary in taking the acknowledgment of a conveyance is not judicial in its nature. Also, Notaries Public are not for that reason disqualified from taking acknowledgment or protesting bills, if not peculiarly interested in the transaction. So where the Cashier of a bank was also a Notary Public, and took, as such, the acknowledgment of a mortgage in which the bank was the mortgagee, and it was shown that he was neither a stockholder nor a director of the bank, but an appointee of the Board of Directors and employed by them as such Cashier under a fixed and definite salary, and that his business as Notary Public was distinct and independent of his duties as Cashier of the bank, and whatever fees he received or collected as Notary were his individually and did not go to the bank; Held, his action in taking the acknowledgment did not invalidate the mortgage.

Since the codes there can be no legal homestead merely from residence without actual selection. See C. C., Sec. 1237. Also, Sec. 1341, Subdivision 4. (L. A., No. 598 — Department Two — Filed July 8, 1899.) M. B. Thompson et al., appellants; City of Los Angeles, respondent. Quiet title. Affirmed.

If a new trial is desired on the ground of insufficiency of the evidence to justify the findings, the statement must specify the particulars in which it is claimed the evidence is insufficient, otherwise it will be disregarded upon the hearing of the motion. Upon appeal from the order denying a new trial errors upon the face of the judgment roll cannot be considered. (L. A., No. 496 — Department One — Filed July 11, 1899.) M. J. Nolan and C. A. Smith, respondents; M. B. McDuffie, appellant. Action to recover commissions on sale of real property. Reversed.

ADVAIT OF MERITS IN SUPPORT OF A MOTION TO CHANGE THE PLACE OF TRIAL IS SUFFICIENT IF IT STATES AS FOLLOWS: "I reside in the county of Santa Barbara, Cal., and have so resided for more than five years last past. I further say that I have fully and fairly stated the case in this cause (naming his attorneys), and after such statement I am by them and each of them advised and verily believe that I have a good and substantial defense in the merits of said action." Watkins vs. Degener, 93 Cal., 500.

The court has no power to determine a demurrer while a motion to change the place of trial is pending. Brady vs. Times-Mirror Co., 106 Cal., 56.

(S. F., No. 1,154 — Department Two — Filed July 11, 1899.) Mendocino County, respondent; J. R. Johnson et al., appellants. Action by county against its Tax Collector to recover moneys collected and not accounted for. Reversed.

The court excluded evidence of four payments made by the Tax Collector to the Treasurer, as shown by the Treasurer's receipts. It was conceded that the evidence was competent, but it was said that the defendants were not injured by its exclusion since the plaintiff could by amendment change and credit the Tax Collector accordingly, still leaving the error which was the basis of the complaint to be accounted for. Held, that the rejection of competent testimony cannot be justified upon such ground.

Editor's Wife—Wake up! There are burglars in the house, John! Editor—Well, what of it? Let them find out their mistake, themselves!—Puck.

Ladies take Angostura Bitters generally when they feel low spirited. It brightens them up. Dr. Siegert & Sons, sole manufacturers. At all druggists.

Natural or artificial gas stoves from \$3.50 up. Holbrook, Merrill & Stetson, 221-223 J street.

For medicinal purposes drink "Greenbrook" sour mash whiskey. Theo. Blauth, 407 K Street. Tel 297.

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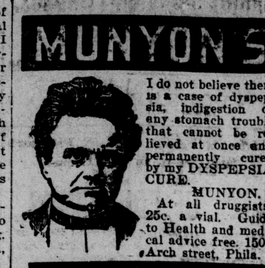
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DISPEPSIA CURE

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RELIABLE and ENTERPRISING Sacramento Dealers.

PLUMBING NEWS. Carlow will make it an object to those wanting anything in that line. 1820 J. Tel. Cap. 46.

LADIES! YOUR BATH is important. For a good one, scrupulously clean and perfectly comfortable, at 50c up to the Plaza bath house, 522 Ninth street.

I HAVE MOVED TO 1868 H pets cleaned by steam; also, sewed fitted and laid. P. A. BYRNES, Cap. telephone 625. 2 bells. Always on time.

LISTEN HERE! OUR PIE fly increases, as people appreciate it. We use selected stock, put up in a thorough and clean manner. UNION LAUNDRY, Tenth and O street.

TO GENTLEMEN, WE ARE better work every day. Have your shirts, collars and cuffs laundered here, for we are sure to please. UNION LAUNDRY, Tenth and O street.

SODA WATER, HAMM E R'S orange, with phosphate, is famous blood tonic and refreshing. Try it. 401 K street.

PACIFIC GROVE BAKERY If you want bread as near home as any baker can make, get it from Pacific Grove. Also, all kinds of breads, pies and cakes. For a special price, call on us for a bright yellow cake. Both phones. RICE BROS., 823 J.

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I LOAN MONEY ON DIAMONDS, jewelry, pianos and furniture. Reasonable rates of interest. Strictly confidential. EMIL STEINMANN, 1012 4th st.

IN THE SUPERIOR COURT OF SACRAMENTO County, State of California. MRS. J. C. HANBORN, plaintiff, vs. I. W. GRAHAM, defendant.

The people of the State of California do hereby certify that the following is a true and correct copy of the judgment of the Superior Court of the county of Sacramento, State of California, in the above entitled cause, as the same appears from said complaint, as follows:

To obtain a judgment against you for the sum of \$100, with interest thereon, from the 20th day of July, 1897, compounded quarterly, and for suit, and for attorney's fees.

Also to obtain a decree of this court for the foreclosure of a certain first mortgage executed by you on the 20th day of July, 1897, in favor of Mrs. M. M. Hanborn, in the amount of \$100, with interest thereon at the rate of 10 per cent. per annum from date until paid, and for suit, and for attorney's fees, and if not so paid to be added to the principal and bear like interest.

And the premises conveyed by said mortgage, to-wit:

The tract of land in the southwest quarter of section nine, township eight north, range five east, bounded on the north by the Sacramento and Valley Railroad, on the east by land formerly owned by J. H. Bennett, on the south by land of J. P. Odert and on the west by land of David Hoyt, containing two acres more or less.

A more accurate description of said mortgaged premises is as follows:

Beginning at a point on the south boundary of the tract of land in the Sacramento Valley Railroad, distant 50 feet southerly, at right angles from the center line of the railroad, to the point of said point is distant north 70 degrees, 30 minutes, west 472 chains from the northwest corner of Monte Vista Tract, so called, and running thence along the division line common to the said Monte Vista Tract and I. W. Graham, south 22 minutes, east 27 chains to the northeast corner of the land of G. E. Odert, to-wit: 22 minutes, east 317 chains to the southeast corner of the tract of land owned by M. Attama, thence along the division line common to the said named tracts of M. Attama and said I. W. Graham, north 19 minutes, west 535 chains to the point of said point, to-wit: said Sacramento Valley Railroad's right of way, thence along the south boundary of said right of way, to-wit: 32 minutes, east 316 chains to the place of beginning and containing 177 acres, more or less, as described in a deed dated December 27, 1855, from John P. Odert to Ottis Odert, recorded in Book 52 of deeds, page 45, Sacramento County records, and being located in the southwest quarter of section nine, township eight north, range five east, M. D. B. and M. be sold as the premises applied to the payment of the expenses of sale, the costs of this action and the amount found due. And in case such proceeds are not sufficient to pay the same, that judgment be docketed against you for the balance remaining due and also that the said defendant and all persons claiming by, through or under him be held jointly and severally for the payment of the same and further relief.

And you are hereby directed to appear in answer to the aforesaid judgment within ten days from the service of this writ, exclusive of the day of service, if served on you in said county of Sacramento, and within thirty days, exclusive of the day of service, served elsewhere; and you are notified that unless you so appear and answer within the time above specified, the plaintiff will apply to the court for relief demanded in said complaint.

I, a witness whereof I, W. B. Hamilton, Clerk of the court aforesaid, do hereby set my hand and seal at the city of Sacramento, this 14th day of June, 1899.

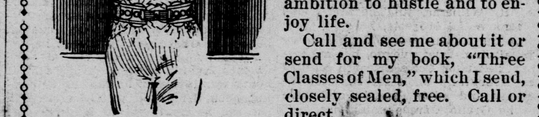
By E. H. Gallup, Attorney for plaintiff. Wm. E. Kleinsorge, attorney for defendant.

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DON'T GIVE UP because drugs have failed to help you regain your natural vigor. There are thousands of men who have been cured by Dr. McLaughlin's Electric Belt.

It is the one means of renewing wasted vitality. It simply charges the nerves and vital parts with Electricity while you sleep. When you get up in the morning you feel that something has been added to your powers—there is a new feeling, new energy, ambition to hustle and to enjoy life.

Call and see me about it or send for my book, "Three Classes of Men," which I send, closely sealed, free. Call or direct.



Dr. M. A. McLaughlin, 700 Market Street, corner Geary, San Francisco, and corner Second and Spring, Los Angeles.

"WELL BRED, SOON WED." GIRLS WHO USE SAPOLO ARE QUICKLY MARRIED.

Try it in Your Next House Cleaning.



A well-known gardener of Pemberton, N. J., contracted chronic diarrhoea in the U. S. service during the Civil War, and had suffered from it and from consequent diseases of the stomach and liver ever since. "I went to see several doctors," he writes, "but they did me no good. I have taken all kinds of medicine I have seen advertised, but obtained no relief. I went to Canada one day and saw a store window full of Ripans Tablets. I had seen the medicine advertised so often that I thought I would buy a package. I took them and felt better; they did me so much good that I will keep on taking them. My stomach is all right and I can eat a good meal. They are the best medicine I ever took."

WANTED—A case of bad health that RIFANS will not benefit. They banish pain and prolong life for 10 or 12 years. RIFANS on the package and accept no substitute. RIFANS and testimonials will be mailed to any address for 5 cents, forwarded to the Ripans Chemical Co., New York.

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