

CONSUL-GENERAL S. E. MORSS

In Company with His Wife and Vice Consul, Gives a Farewell Reception.

Society and Politics Represented at the Proxymium, Which Was Elaborately Embellished—Will Sail June 10—General Society.

Consul and Mrs. Samuel E. Morss gave a large reception and ball at the Proxymium last evening, a farewell gathering of all their friends before their departure for Paris, France, where Mr. Morss will represent this country as consul-general.

Personal and Society.

Miss Reid will not reach Indianapolis until next Wednesday or Thursday. Mrs. Hayes, of Louisville, is the guest of Mrs. White, on West Pratt street.

practice in the firm of Morris, Newberger & Curtis. Mrs. Curtis is one of the most popular of the young married people, and is esteemed for her many graces.

Special to the Indianapolis Journal. MUNCIE, Ind., May 10.—To-day at noon, at the bride's home, Miss Margaret Cory, of Mount Summit, and Mr. James Wright, of Greensboro, were married.

Special to the Indianapolis Journal. GOSHEN, Ind., May 10.—The marriage at noon to-day of Miss Elma Rich, daughter of George W. Rich, and Arthur B. Beck, of Kansas City, was a society event here.

SPECIAL FINDINGS.

Court Names the Sums Due the Section Men.—Appeal Taken—Minor Court Matters.—Judge Bartholomew yesterday made a special finding in the suits against the Midland and Chicago & Eastern railroads by section hands for wages due.

Down in the clerk's office there was an influx of divorce suits filed. Alma Davis filed suit asking that she be granted a divorce from George W. Davison the grounds of cruelty.

Mary J. Meek has brought suit for divorce from Richard Meek alleging the category of statutory causes in support of her complaint. She charges that he is an intemperate and dissipated man.

Suit for Construction of Law.—Suits has been filed by Oliver T. Morton, clerk of the Seventh circuit of the United States Court of Appeals, to secure a construction of the law fixing his compensation.

In Police Court.—David Stewart and his wife, Mary Stewart, Emaline Martin and Thomas Lewis, the participants in the "free-for-all" fight on Pearl street Tuesday evening, were arraigned before the Cadi yesterday morning on charges of assault and battery and disturbing the peace.

Trustee Gold's Panhandle Suit.—The entire day yesterday was occupied in the Circuit Court by the hearing of evidence in the injunction suit brought by the Panhandle Railroad Company against trustee Gold and others.

Damages Affirmed.—The Supreme Court yesterday affirmed the case of the Pennsylvania Railroad Company against Oliver B. Sears. Sears was a freight brakeman between Pittsburg and Chicago.

Argument Heard.—Oral argument was heard in the Supreme Court yesterday morning in the appeal of G. A. Dickson against Henry Waldron, which went up from Marion county.

Noting a Meridian-Street Firm.—The Bank of Commerce yesterday filed suit against Hensley, Smith & Co., wholesale hat makers, on South Meridian street, asking judgment for \$6,000 upon a note for \$8,000, which was only partially paid at maturity.

Found for the Railroad.—In the case of Emily Raridon against the Pennsylvania Company, for damages, which has been on trial for several days in Room 3 of the Superior Court, the jury yesterday returned a verdict for the defendant.

Paired His Fine.—William L. Jones, arrested by constable Williams Tuesday afternoon for assault and battery upon his wife, was fined \$5 and costs by Judge Daniels yesterday morning, which he paid and was released.

The Court Record.—SUPREME COURT. 10215. James M. Clark et al. vs. Benjamin F. Hillis, Clinton C. C. Admired in part, reversed in part.

10216. James M. Clark et al. vs. Benjamin F. Hillis, Clinton C. C. Admired in part, reversed in part. Hackney, J.—A deed conveying "to have and to hold unto the said Benjamin F. Hillis, his heirs and assigns forever during the term of her natural life, and after her death to revert to me and my heirs," held, the remainder never passed from the grantor, but continued until his death, and then it passed to his heirs subject to the life estate and to his debts.

10217. Wm. R. McKeen et al. vs. Oscar R. Porter et al. Filing error the better practice is to specifically name the court which it is alleged error in its ruling, naming the court which made the ruling, but a general assignment in this case that the court erred is sufficient, as the record must show the rulings, and by which court they were made.

10218. Sallie A. Wright et al. vs. Francis M. Churchman, Marion C. C. Motion to dismiss overruled.

10219. G. S. Shorridge et al. vs. Ida M. Oden, Howard C. C. Dismissed.

10220. Twin City, etc., Association vs. Horvy C. Black, Huntington C. C. Motion to dismiss granted.

10221. Evansville Suburban and Newberry Railway Company vs. Lizzie Lavender, Administrator, Warrick C. C. Affirmed.

10222. An Appellate Court appeal and an inference as to whether what purports to be the complaint attached to the transcript was duly filed as required by the court below in the entire absence of any formula or preface at the head or beginning of the transcript.

10223. Edwin E. Van Anken vs. Jacob M. Hook et al. Noble C. C. Affirmed—Ross, J.—Where there are several allowances by a board of commissioners, an appeal under Section 372 must be from the entire award.

10224. James Whitcomb Riley vs. Amos J. Walker, Marion S. C. Reversed. Lotz, J.—In a suit for a money demand upon a contract, the plaintiff is bound to show in some manner that the claim or some part thereof is due and unpaid.

10225. Joel Derry et al. vs. Frank W. Morrison, Administrator, Hancock C. C. Reversed. Gas, R. W. et al. vs. A. P. DeWitt, made for the benefit of a person, a complaint thereon by another without averment of assignment is bad, and the fact that the assignee made a party does not aid the complainant.

10226. People's Mutual Benefit Society vs. Frederick Werner, Administrator, Elkhart C. C. Affirmed. By-law of a mutual benefit society looking to the adjustment of death claims made on the basis of regular assessments, which provides that the assessments be made periodically out of which such claims are to be paid pro rata, is a valid one, and, if reasonably and properly asserted, may be enforced by either of the parties. The corporation cannot abridge or destroy the property rights of a member by the arbitrary action of its officers that a claim is not valid.

10227. Superior Court. Room 1—James M. Winters, Judge Pro Tem. North East Saving and Loan Association vs. Ellen Scott; foreclosure. On trial by jury.

10228. Superior Court. Room 1—James M. Winters, Judge Pro Tem. Engine Falkner vs. Sarah M. Falkner; divorce. Decree granted plaintiff.

10229. Superior Court. Room 1—James M. Winters, Judge Pro Tem. Lena Buckley vs. John Buckley; divorce. Dismissed for want of prosecution.

10230. Superior Court. Room 1—James M. Winters, Judge Pro Tem. Mrs. Henry vs. Henry; divorce. Decree granted plaintiff.

10231. Superior Court. Room 2—J. W. Harper, Judge. James H. Baer vs. Ella K. Baer; divorce. Decree granted plaintiff.

10232. Superior Court. Room 2—J. W. Harper, Judge. Della Redmond vs. William Redmond; divorce. Tried by court. Decree granted plaintiff.

which has been on trial for several days in Room 3 of the Superior Court, the jury yesterday returned a verdict for the defendant. Mrs. Raridon was thrown from a train at Woodlands, by its starting forward while she was in the act of alighting therefrom, and sued the company for \$10,000 damages.

Mental Powers Give Way.—Gertie Bowers, aged forty-one years, was yesterday declared insane by a commission composed of Justices Daniels and Habich and Drs. Wanda and Rigger. The affidavit alleging insanity was filed by her brother, Albert Bowers. The first signs of mental infirmity appeared May 3, when she by spells praised and abused her friends.

Riley-Walker Case Reversed.—The Appellate Court yesterday reversed the case of James Whitcomb Riley against Amos J. Walker, the opinion being written by Judge Lotz. In the lower court Walker was awarded a verdict for \$300.40 for alleged violation of contract.

Paired His Fine.—William L. Jones, arrested by constable Williams Tuesday afternoon for assault and battery upon his wife, was fined \$5 and costs by Judge Daniels yesterday morning, which he paid and was released.

The Court Record.—SUPREME COURT. 10215. James M. Clark et al. vs. Benjamin F. Hillis, Clinton C. C. Admired in part, reversed in part.

10216. James M. Clark et al. vs. Benjamin F. Hillis, Clinton C. C. Admired in part, reversed in part. Hackney, J.—A deed conveying "to have and to hold unto the said Benjamin F. Hillis, his heirs and assigns forever during the term of her natural life, and after her death to revert to me and my heirs," held, the remainder never passed from the grantor, but continued until his death, and then it passed to his heirs subject to the life estate and to his debts.

10217. Wm. R. McKeen et al. vs. Oscar R. Porter et al. Filing error the better practice is to specifically name the court which it is alleged error in its ruling, naming the court which made the ruling, but a general assignment in this case that the court erred is sufficient, as the record must show the rulings, and by which court they were made.

10218. Sallie A. Wright et al. vs. Francis M. Churchman, Marion C. C. Motion to dismiss overruled.

10219. G. S. Shorridge et al. vs. Ida M. Oden, Howard C. C. Dismissed.

10220. Twin City, etc., Association vs. Horvy C. Black, Huntington C. C. Motion to dismiss granted.

10221. Evansville Suburban and Newberry Railway Company vs. Lizzie Lavender, Administrator, Warrick C. C. Affirmed.

10222. An Appellate Court appeal and an inference as to whether what purports to be the complaint attached to the transcript was duly filed as required by the court below in the entire absence of any formula or preface at the head or beginning of the transcript.

10223. Edwin E. Van Anken vs. Jacob M. Hook et al. Noble C. C. Affirmed—Ross, J.—Where there are several allowances by a board of commissioners, an appeal under Section 372 must be from the entire award.

10224. James Whitcomb Riley vs. Amos J. Walker, Marion S. C. Reversed. Lotz, J.—In a suit for a money demand upon a contract, the plaintiff is bound to show in some manner that the claim or some part thereof is due and unpaid.

10225. Joel Derry et al. vs. Frank W. Morrison, Administrator, Hancock C. C. Reversed. Gas, R. W. et al. vs. A. P. DeWitt, made for the benefit of a person, a complaint thereon by another without averment of assignment is bad, and the fact that the assignee made a party does not aid the complainant.

10226. People's Mutual Benefit Society vs. Frederick Werner, Administrator, Elkhart C. C. Affirmed. By-law of a mutual benefit society looking to the adjustment of death claims made on the basis of regular assessments, which provides that the assessments be made periodically out of which such claims are to be paid pro rata, is a valid one, and, if reasonably and properly asserted, may be enforced by either of the parties. The corporation cannot abridge or destroy the property rights of a member by the arbitrary action of its officers that a claim is not valid.

10227. Superior Court. Room 1—James M. Winters, Judge Pro Tem. North East Saving and Loan Association vs. Ellen Scott; foreclosure. On trial by jury.

10228. Superior Court. Room 1—James M. Winters, Judge Pro Tem. Engine Falkner vs. Sarah M. Falkner; divorce. Decree granted plaintiff.

10229. Superior Court. Room 1—James M. Winters, Judge Pro Tem. Lena Buckley vs. John Buckley; divorce. Dismissed for want of prosecution.

10230. Superior Court. Room 1—James M. Winters, Judge Pro Tem. Mrs. Henry vs. Henry; divorce. Decree granted plaintiff.

10231. Superior Court. Room 2—J. W. Harper, Judge. James H. Baer vs. Ella K. Baer; divorce. Decree granted plaintiff.

10232. Superior Court. Room 2—J. W. Harper, Judge. Della Redmond vs. William Redmond; divorce. Tried by court. Decree granted plaintiff.

10233. Superior Court. Room 2—J. W. Harper, Judge. Ollie R. Carter vs. William Carter; divorce. Tried by court. Decree granted plaintiff.

10234. Superior Court. Room 3—Flinn W. Bartholomew, Judge. Emily Raridon vs. Pennsylvania Company; damages. Demand, \$10,000. Jury finds for defendant.

New Suits Filed.—Bank of Commerce vs. William F. Henjor and March C. Smith; note. Room 3. Alma Davis vs. George W. Davis; divorce. Room 1.

James H. Webber vs. Minnie B. Webber; divorce. Room 2. Mary J. Meek vs. Richard Meek; divorce. Room 3.

CRIMINAL COURT. Edward E. Brown, Judge. State vs. Wm. Clark; grand larceny. Guilty. Imprisonment in State prison one year and fined \$1.

State vs. Mack Davidson; grand larceny. Trial by court. Evidence partially heard and case continued.

State vs. William Hall; daylight burglary. Trial by court. Guilty. Imprisonment in work house six months and fined \$100.

CIRCUIT COURT. Edgar A. Brown, Judge. P. C. C. & St. L. Ry. Co. vs. S. W. Gold, Edmond, et al.; injunction. On trial by court.

Grand Jury Notes.—A new Grand Jury post will be organized at Crothersville, Jackson county, this week.

Major Gordon Post, North Indianapolis, will hold an open camp fire Friday night, to which all veterans are invited.

Lookout Post, of Noblesville, has appointed a committee to arrange to leave many members of the post in Hamilton county cannot afford to purchase blouse and hat for the Encampment, with a view to furnishing them.

May Marriages.—Marriage licenses were issued yesterday to Max Ehling and Frieda Schelski, Edward C. Appelget and Nora M. Cones, Thomas E. Ayres and Ella White, Frank Bertie and Lidia A. Richardson, Garland Edmond and Mrs. Henry Valentine, John Sullivan and Bridget Lynch.

THE FOREPAUGH SHOW.

Illustration of the Evolution of Amusements and Demand for Immensity.

What a change has been wrought by progress. It is within the recollection of all, save the youngest readers, when amusements were confined chiefly to the large urban centers of population. If one wanted to see a first-class play or hear a high-grade opera he must needs either live in a large city or visit one. The small, flat, the small ill-equipped stage, with its dully-painted dingy scenery, and the chief company of luckless, talentless barnstormers had to be depended upon. Now every town has its elegantly-appointed and fully-equipped theater, which is frequently visited by companies of metropolitan fame and merit.

This year, however, the Adam Forepaugh shows have determined to take the largest outdoor amusement theater ever conceived in this country, whether for the largest or the smallest of cities, into every town or city which they visit. It is the magnificent presentation of the "Seaside and Battles of 1776—the American Revolution." It will be presented in all its wealth of detail that has attracted so much attention in Philadelphia, Washington and others of the large Eastern cities where it was first seen.

It will truly mark an epoch in the history of local amusements in this city. All the great features and long list of novelties, among them are the famous wild warrior company, the Grand Opera, for this season for the Adam Forepaugh shows will be presented entire and unabridged, and together with the scenes and battles of 1776, the trotting dog race and the boxing kangaroo Jack will doubtless attract the greatest throng of people to the city that has ever been brought out by a public amusement event. The Forepaugh shows will exhibit at Indianapolis on Monday, May 15.

NEW ENTERPRISES.

Live Stock Company Organized by Prominent Men—Investments in the Gas Belt.

The Farmers' and Breeders' Live Stock Insurance Company filed articles of incorporation with the Secretary of State yesterday, with a capital stock of \$100,000. The directors are Claude Matthews, W. H. McDool, James R. Henry, H. M. LaFollette, D. W. Gerard, E. J. Robinson and Charles E. Morse, Governor of the State a president, W. H. McDool vice president and Charles E. Morse secretary and treasurer. The principal office of the company will be located at Indianapolis.

The Indianapolis paper mills filed articles, with a capital stock of \$25,000. Incorporators: Joseph Lindsey, Isaac Sutherland and Captain J. W. Martin.

Articles of association were also filed by the following: The Iron Mill Land Company, of Alexandria, capital stock, \$250,000; directors, Samuel A. Cook, Edmund H. Week, Andrew R. Week, George W. Boyce and Ora E. Chapin. The Gas Center Land Company, of Gas Center, Delaware county; capital stock, \$50,000; directors, George I. Bradbury, H. C. Parker, Oliver Jay, John D. S. Neely and Oliver S. Jacobs. The Clay City Oil Company, of Indianapolis; capital stock, \$10,000; directors, Abram D. Thorp, Benjamin F. Howard and Harry B. Smith. The Clay City Manufacturing Company, of Clay county; capital stock, \$25,000.

R. C. PATE'S VISIT.

Has Been Granted Concessions by Mexico to Improve Native Breed of Horses.

R. C. Pate, a well-known stock man of St. Louis, was an interested spectator at the sale of horses belonging to the estate of the late Bruce Carr yesterday. Mr. Pate has recently been accorded a special and important concession by the Mexican government by which he is permitted to take into that country two hundred horses the first year and one hundred horses a year thereafter, free of duty. Mr. Pate has also been accorded the right to establish and operate breeding farms, with special privileges and immunities. The object of the Mexican government in granting these unusual concessions is to improve the breed of horses in that country.

Not Standard Oil People.

In noting the incorporation of the Brooks Oil Company, yesterday, the names of the incorporators were inadvertently misspelled. They should have read J. Francis Burt, Jennie Burt and Walter C. Davidson. The incorporators are not connected with the Standard Oil Company.

Wood Floors—Eastman, Schleichler & Lee

WORTH A GUINNEA A BOX. BEECHAM'S PILLS. In the family are more often the result of indigestion than most people know.

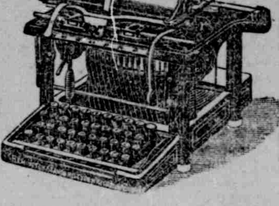
WORTH A GUINNEA A BOX. BEECHAM'S PILLS. In the family are more often the result of indigestion than most people know.

Whether quaffed from a vessel of tin, glass or gold; There's nothing so good for the young or the old—as Hires' Root Beer. A delicious, health-giving, thirst-satisfying beverage. A temperance drink for temperance people.

STEAM AND ELECTRIC POWER FREIGHT ELEVATORS. Now in use by many of the leading manufacturers. O. R. OLSEN, Manufacturer. INDIANAPOLIS, IND.

TAN SHOES. FOR LADIES AND GENTS. The Greatest Variety and Latest Novelties. C. FRIEDGEN, 10 North Pennsylvania Street. \$2 PER ANNUM.

REMINGTON TYPEWRITER



EASY TO WORK, WELL MADE, SIMPLE, DURABLE, PRACTICAL, BEST KNOWN TO OPERATORS.

Used and represented everywhere. Adopted as the Official Writing Machine of the World's Columbian Exposition. SEND FOR ILLUSTRATED CATALOGUE.

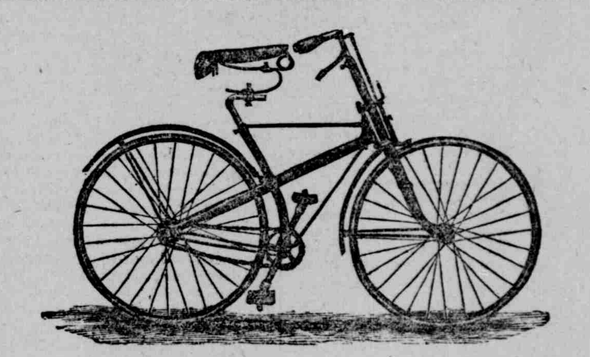
WYCKOFF, SEAMANS & BENEDICT

327 Broadway, New York. INDIANAPOLIS BRANCH - - - 34 EAST MARKET ST.

Dean Bros.' Steam Pump Works INDIANAPOLIS, IND. DUPLEX PUMP. SINGLE. PUMPHOUSE MACHINERY FOR ALL PURPOSES. SEND FOR CATALOGUE AND PRICES.

THE McELWAINE-RICHARDS CO.

Successors to J. B. McElwaine & Co. and Geo. A. Richards. WROUGHT-IRON PIPE, GAS, STEAM AND WATER GOODS. TELEPHONE 753. 62 and 64 WEST MARYLAND ST.



Wheels Retailed at Wholesale Prices.

PATHFINDERS reduced from \$65 to \$40. FASHIONS reduced from \$75 to \$50. BOYS' DANDY reduced from \$35 to \$22. CUSHION OR PNEUMATIC TIRES.

WE HAVE THE LARGEST STOCK IN INDIANA.

HAY & WILLITS,

70 North Pennsylvania Street. Open evenings. Call and inspect our stock.

A. A. HELFER & SON

Phaetons, Surreys, Fancy Traps, CARRIAGES. 39 and 41 North Tennessee St., Opposite Statehouse.

ASK FOR Capital City CIGAR. BEST 5¢ CIGAR IN THE MARKET JNO. RAUCH, MFR.

STEAM AND ELECTRIC POWER FREIGHT ELEVATORS. Now in use by many of the leading manufacturers. O. R. OLSEN, Manufacturer. INDIANAPOLIS, IND.

Second-Hand and Shop-Worn BICYCLES. To be sold at BARGAIN PRICES. We are anxious to dispose of them. Some have been taken in trade, others that have become shop-worn. A number of good machines of last year's patterns will be sold less than cost.

H. T. HEARSEY & CO.,

116 and 118 North Pennsylvania Street.

THE SUNDAY JOURNAL

Will be sent by mail to any address for \$2 PER ANNUM.

White Dirt.

Clean cooking means much to every right-minded woman. All dirt isn't black, seecable dirt. There's the ammonia that's in some baking powders, though it's invisible it's filth none the less. If it gets into your bread, cakes and pastry, that's dirty cooking.

White Dirt.

Clean cooking means much to every right-minded woman. All dirt isn't black, seecable dirt. There's the ammonia that's in some baking powders, though it's invisible it's filth none the less. If it gets into your bread, cakes and pastry, that's dirty cooking.