

FAKE RAILWAY DEAL

President Ingalls, of the Big Four, Explodes a St. Louis Story.

He Says His Lines Are Not Concerned in an Alleged Scheme to Make Another Great Trunk Line.

An Associated Press dispatch from St. Louis received last night says: "It is learned here from a high railroad source that one of the most gigantic consolidations of railroad interests within the past decade is on the tapis. It is nothing smaller than the invasion of Gould territory by the Vanderbilts and the Standard Oil people, who now control the Missouri, Kansas & Texas railway. In brief, the scheme as now pending, is the union of the Chesapeake & Ohio railway, a Vanderbilt property running from New York via Washington and Baltimore to Cincinnati, with the Big Four line, another Vanderbilt property, which will be used to St. Louis and from St. Louis to Galveston, Tex., the Missouri, Kansas & Texas, a Standard Oil property. This would give the Vanderbilts a line direct from Galveston through New York, President House, of the Missouri, Kansas & Texas, Mr. Rockefeller, the wealthy Standard Oil magnate, and representatives of the Vanderbilt interests are here, and during their stay the arrangement is expected to be made."

Later in the evening this dispatch was received from Cincinnati: "M. E. Ingalls, president of the Big Four system and the Chesapeake & Ohio railroad, was asked tonight about the reported railroad consolidation connecting his systems with the Missouri, Kansas & Texas railway for a through line from New York to Galveston. He said there were no such negotiations pending, and there was nothing of that kind expected. Mr. Ingalls represents the Vanderbilt interests and is able to speak for their large interests, but he had nothing to say as to what President Ingalls and Mr. Rockefeller may have in view on their present visit to St. Louis."

Meeting of General Managers.

The general managers of the roads in the Union Railway Company yesterday held their regular monthly meeting, and all lines between the Lake Erie & West, and the Missouri, Kansas & Texas, were represented. The business transacted was of a routine character, including the ordering of certain improvements recently suggested. The interior and roof of the train sheds are to be painted at an estimated cost of \$2,500 and an automatic telephone was ordered to be placed in the waiting room. One of the water fountains to be removed and the other placed in a different position, where it will not block the entrance to the waiting rooms from the train sheds. It was ordered that copper gutters be placed where the tin gutters on the train sheds are. The belt road all bridges are to be painted two times. Heavy steel rail laid in the coach yards west of the Union Station. The new viaduct question was sprung, and the general sentiment was that railroads could not build viaducts with their present equipment. Joseph Wood, general manager of the Pennsylvania lines, remarked that he supposed that as under the Sullivan act a new viaduct was built, Mayor Denny thought two should be built while he was Mayor.

A Boycott Withdrawn.

The Southern Pacific has withdrawn its boycott of the Atchison road, and has notified all its agents to accept tickets over the Atchison for San Francisco through Los Angeles and via Barstow. All other California rates and conditions are to be, on March 31, restored to the basis in effect prior to March 1, pending a conference between Mr. Roberts of the Atchison, and President Huntington, of the Southern Pacific. This conference will be held either in New York or San Francisco. The Southern Pacific will advise the Atchison of the results of the conference. The prospect for the restoration of rates east of the Missouri river is not so rosy. A meeting of the Missouri Passenger Association has been called for today, at Chicago, to consider the matter, and Passenger Agent of the Atchison, has been especially invited to come and talk about elevating the rate. The ten-dollar rate from Chicago to the Missouri river, will, however, continue in effect for some time, both as a selling and buying rate. The same is true of the rates from St. Louis to the Missouri.

Personal, Local and General Notes.

R. J. Brown has been appointed agent of the Vandalla line at Fairbanks. John Ewan, who for years was superintendent on the Erie line, later on the Missouri, is in bad health. Oscar Murray, freight transfer manager of the Big Four, was in the city yesterday, and at noon went to Chicago. W. S. Moore has been appointed acting engineer of maintenance of way of the Michigan division of the Big Four. A special train on Sunday, on the Wabash, made the run from Chicago to Toledo in two hours; distance, ninety-four miles. The roads centering at Jacksonville, Fla., have purchased a site on which to erect a handsome and commodious Union Station. Next Monday all the railroad shops at Fort Wayne will adopt standard time. Hereafter they have been running on city time. Joseph Hall, traveling passenger agent of the Michigan Central, has had his jurisdiction extended to cover the Toledo territory. The Cleveland, Lorain & Wheeling asked proposals to build a twenty-mile extension and ninety-three contractors bid on the work. The authority of R. L. Cobb, chief engineer of the Erie line, has been extended over the Cleveland, Akron & Columbus. W. O. Hughart, who retires on April 1 as president of the Grand Rapids & Indiana,

"Female Weakness"

for ten years never left me. I experienced its worst forms, accompanied by severe spinal trouble, causing incessant backache, weakness of the stomach, and nervousness. "I gave up all hope of ever being well again. Just then I began to take: "Lydia E. Pinkham's Vegetable Compound. I followed the directions and a perfect until I am now a truly well woman."—Mrs. S. W. White, 816 Holly St., West Philadelphia, Pa. Every woman troubled with uterus or womb troubles can be cured by Lydia E. Pinkham's Vegetable Compound. Twenty years of unparalleled success confirms its power. It dissolves and expels tumors from the uterus in an early stage of development.



MRS. S. W. WHITE

MR. SING'S HEAVY FINE

Judge Stubbs Assesses Him \$510 for Running an Opium Joint.

The Chinaman Will Serve Nearly Two Years in the Workhouse—Another Bank Suit.

In the Police Court yesterday morning Moy Lee Sing was fined \$500 and costs, in all \$510, for maintaining a public nuisance. Moy Lee Sing is the Chinaman who conducted the opium "joint" in the basement of the Ross block, which was raided by the police last week. It was found that there was no statute in this State against opium smoking, and the original charge upon which the arrest was made was changed to that of maintaining a nuisance. The three other Chinamen were released. The arrest of the crowd was due to the efforts of private detective Harve Case, who worked out the evidence against the "joint." It developed in the evidence yesterday that the place had been extensively patronized by a class of persons not found in the average dive. A merchant police testified that he had seen carriages drive up to the place and the occupants disappear in the supposed laundry and not come out. Judge Stubbs said he regretted there was not a statute in this State making it a felony to conduct such places. In default of payment of the fine Moy Lee Sing was sent to the workhouse. An effort is being made by his countrymen of this city, however, to raise the money with which to pay the fine, if this they will be well repaid in the workhouse for a period of nearly two years.

STANDARD OIL COMPANY SUES.

It Seeks to Recover Money Deposited in the Indianapolis National Bank. Another suit against Receiver Hawkins has been brought in the federal court as a result of the Watson decision. This time it is the Standard Oil Company that is the complainant, and the bill claims that on July 24, five minutes before the Indianapolis National Bank closed forever, E. L. Williams, the company's principal manager, deposited in that institution \$126,721, which \$16,638 was in money, \$23,838 in checks upon the Indianapolis National Bank and \$1,056,277 in checks upon other banks, postal money orders and express money orders. The charge is made that after the bank had closed on the day mentioned the bank paid out large amounts of money to depositors who knew of its insolvent condition. On this account it is claimed that the cash deposit of the plaintiff cannot be traced, but the complainant avers that the \$1,056,277 in checks and money orders can be traced, and should be paid in full. The plaintiff admits having proved its claim with the receiver, but says this action was taken to get people traveling again. The bill could be recovered in full. As soon as the company learned this, the bill states, it asked the receiver to return the money, but the latter refused, whereupon the company declined to accept any dividend upon the amount.

CITY FILES A DEMURRER.

Does Not Want to Help Defend an Improvement Lien Suit. The city of Indianapolis yesterday filed a demurrer to the complaint of Anna M. Jeck, who sued some time ago in the federal court, to enjoin the collection of a street-paving assessment. The grounds of the demurrer are that the complainant is not entitled to the relief asked for, that the complaint contains several distinct and independent matters and causes which have no relation to each other, and in which, the defendant is not a party. The city is not concerned and ought not to be implicated, and therefore asks to be dismissed as a defendant in the suit. In the brief accompanying this demurrer City Attorney Scott says the city is not concerned in the matter, and that the assessment against the plaintiff; that the contractor has a lien on her property, in the contract, and that the city should not be compelled to defend a suit in which it has no interest.

SHE WAS ILLEGALLY HELD.

Hessie O'Haver Released from the Reform School for Girls. Judge Cox, of the Criminal Court, yesterday, and attorney Spain occupied the bench. Habeas corpus proceedings were heard in the case of Hessie O'Haver against Sarah Keeley, superintendent of the Reform School for Women and Girls. The girl, who was held in the school for a year ago by the Circuit Judge of Benton county. The proceedings yesterday were held in 1890. In 1890 the plaintiff is now a grown woman, and she was in advance of that age when sent to the institution. The court was informed that an excellent family in Benton county anxious to furnish the girl a good home on her release from the Reform School. The writ was granted.

Power of the Press Disturbs Her.

Solomon Nathan, proprietor of a printing establishment in the rear of No. 595 North Alabama street, filed a suit for damages in the Superior Court, yesterday, against the Standard Oil Company. The plaintiff claims that the "power of the press" she alleges that the defendant's presses keep up an incessant attack on her, and she is unable to do her family and her property are prevented from enjoying the rest that is rightfully theirs. She avers that by reason of this publicity she has been driven from her home, and that her property has been depreciated in value, and has been damaged to the sum of \$1,000. The court is asked to enjoin the defendant from further operating his presses.

A Suit Against Henry Cox.

The German Fire Insurance Company, of Peoria, Ill., yesterday brought suit for damages against Henry Cox, of this city, the former agent of the company at this point. The suit is for damages for a fire on March 2, 1893, the defendant was retired from agency, and that at the time of his retirement he had funds belonging to the company amounting to \$750. The plaintiff claims that a demand was made for the money after the expiration of the agency, but that the defendant refused to pay over the same, either to the plaintiff or to his successor at Indianapolis. Judgment was demanded against the defendant for \$750.

Verdict Against the Gas Company.

After deliberating five minutes yesterday morning, the jury in the case of W. H. Corbaley against the Consumers' Gas Trust Company returned a verdict for the plaintiff. Corbaley brought suit in Room 1, Superior Court, to recover \$1,200 in damages for the destruction of a factory at the corner of Illinois and Twenty-sixth streets. It was shown that an explosion occurred through the negligence of the gas company. Verdict was found for the plaintiff in the sum of \$1,100.

A Judgment Against Schofield.

Judge Winters yesterday found for the plaintiff in the suit of the Brady Miller feed and sale stable, of Atlanta, Ga., against the Standard Oil Company. Judgment was returned against the defendants for \$200 and interest, the amount of a draft drawn in favor of the plaintiff.

He Received Stolen Goods.

George Miller, charged with receiving stolen goods, was tried in the Criminal Court and given a six months' sentence in the workhouse. The suit on a note. The Deere & Mansur Manufacturing Company, of Illinois, has brought suit against Charles B. Howland, surviving partner of

THE COURT RECORD.

Superior Court.

Room 1—James M. Winters, Judge. John South vs. C. J. Taylor; sprinkling lien. Dismissed and costs paid. John South vs. Laura B. Silver; sprinkling lien. Dismissed and costs paid. Albert Scott vs. Wm. Schaefer; sprinkling lien. Dismissed and costs paid. Wm. H. Corbaley vs. Consumers' Gas Trust Company; damages. Jury returned verdict for plaintiff for \$1,100.

Room 2—J. W. Harper, Judge.

Julia A. Clark vs. James William Clark; divorce. Cause dismissed for failure to prosecute at defendant's cost. Daniel Dougherty vs. Lou Dougherty; divorce. Cause dismissed at plaintiff's cost. John V. Tolin vs. Edith W. Tolin; divorce. Cause dismissed for failure to prosecute. George Allen vs. Rosa Allen; divorce. Cause dismissed for failure to comply with order. State of Indiana ex rel. Geo. W. Hall vs. Bruce Carr, Administrator. Cause dismissed for failure to prosecute. Margaret Hughes vs. John Hughes et al.; divorce. Cause dismissed for failure to prosecute. John A. Yeaman vs. David C. Bryan; suit on note. Tried by court; finding and judgment for plaintiff for \$250. John W. Frederick vs. Lena Myers; suit for modification of decree. Cause dismissed at plaintiff's cost. Christine Ray vs. Elmer E. Ray et al.; suit for support. Cause dismissed at defendant's cost. Joel Williams vs. Ohio L. Wade; mechanic's lien. Cause dismissed by plaintiff at defendant's cost. Sirlira R. Fleming vs. William A. Fleming; divorce. Cause dismissed by court at defendant's cost. Maria Henning vs. Philip Joseph Henning; divorce. Cause dismissed for failure to prosecute at defendant's cost. Adolph Brunel vs. Bertha Brunel; divorce. Cause dismissed by court at plaintiff's cost. Annie M. Sowders vs. John Sowders; divorce. Cause dismissed by plaintiff at defendant's cost.

Room 3—Phny W. Bartholomew, Judge.

Peter Pursell vs. Cyrus Butterfield et al.; mechanic's lien. Dismissed and costs paid. Henry S. Hobbs vs. Citizens' Street-railroad Company; complaint on trial by jury. Circuit Court. J. E. McCullough, Special Judge. Reuben Cline vs. Isaac Meyers; slander. Demand, \$10,000. On trial by jury. New Suits Filed. Flora McClymonds vs. Annie McClymonds et al.; complaint on mortgage. Superior Court, Room 3. Lavina M. Lockwood vs. John Lockwood; divorce. Superior Court, Room 3. Sinna A. Rusk vs. Solomon Nathan; complaint for injunction. Superior Court, Room 3. German Fire Insurance Company vs. Henry Cox; damages. Superior Court, Room 3. Deere & Mansur Company vs. Charles B. Howland et al.; complaint on note. Superior Court, Room 3. Missa E. Rickerts et al. vs. George Klingensmith et al.; to contest will. Circuit Court. Bluff Carpet Works vs. Munford N. Whistler; complaint on note. Superior Court, Room 3. Eliza Kilduff vs. Henry L. Heitman et al.; suit on note. Superior Court, Room 3. Reid, Murdoch & Co. vs. Edward H. J. Gotsch; complaint on account. Superior Court, Room 1.

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of pure cod liver oil with hypophosphites contains the very essence of all foods. In no other form can so much nutrition be taken and assimilated. Its range of usefulness has no limitation where weakness exists.

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Every patriotic citizen should give his personal effort and influence to increase the circulation of his home paper which teaches the American policy of Protection. It is his duty to aid in this respect in every way possible. After the home paper is taken care of, why not subscribe for the AMERICAN ECONOMIST, published by the American Protective Tariff League? One of its correspondents says: "No true American can get along without it. I consider it the greatest and truest political teacher in the United States."

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Howland & Johnson, to recover \$700, the amount of a note executed on Oct. 28, 1893, and made payable at the Capital National Bank. The note was due on Jan. 5.

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MOTHERS FRIEND Lessens Pain Insures Safety to Life of Mother and Child. "My wife, after using 'MOTHER'S FRIEND,' passed through the ordeal with little pain, was stronger in one hour than in a week after the birth of her former child. —J. J. McGOLDRICK, Bean Station, Tenn. 'MOTHER'S FRIEND' robbed pain of its terror and shortened labor. I have the healthiest child I ever saw.—MRS. L. M. AHERN, Cochran, Ga. Sent by express, charges prepaid, on receipt of price, \$1.50 per bottle. Book "TO MOTHERS" mailed free. Sold by All Druggists. BRADFIELD REGULATOR CO., Atlanta, Ga.

W. L. DOUGLAS \$3 SHOE GENUINE WELT. Squaresole, Bottom Waterproof. Best Shoe sold at the price. \$5, \$4 and \$3.50 Dress Shoe. Equal custom work, costing from \$3 to \$5. \$3.50 Police Shoe \$3.00. Best Working Shoe made. \$2.50, and \$2 shoes, Unequaled at the price. Boys \$2 & \$1.75 School Shoes. All the best service. \$3, \$2.50 \$2, \$1.75 Best Douglas, Stylish, Perfect Fitting and Serviceable. Best in the world. All styles. Lined upon having W. L. Douglas shoes. Name and price stamped on bottom. Brockton, Mass. THIS IS THE BEST \$3. SHOE IN THE WORLD. ALL THE LATEST STYLES. T. E. BROWN, 156 East Washington street. G. A. NICHOLS & CO., 423 Massachusetts avenue. G. A. FRED. SCHLADDER & W. Washington. LOUIS ALDAG, 675 East Washington. A. H. ... MRS. W. HORUPF, 188 Virginia avenue.

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BROWN—Hanford Elson, son of Albert G. and Carrie Brown, Monday evening, March 19, 1894. Aged six months. Funeral from the residence, 174 Sedgewick street, Thursday, at 2 p. m.

GANLEY—At St. Vincent's Infirmary, Tuesday evening, March 20, the Rev. John Ganley, late assistant priest of St. John's Church, aged twenty-eight years. Remains may be seen at St. John's church, on Wednesday, from 10 a. m. to 3:30 p. m. Funeral at North Madison, Friday afternoon, March 23.

AXMAN—Harry L. only son of L. H. and Lillie Axman, fell asleep Tuesday, March 20, aged two years, seven months. Funeral services at residence, 121 Massachusetts avenue, Thursday, March 22, at 9 a. m. Interment at Pendleton, Ind. Friends invited.

SOCIETY NOTICES. BIERSDORF—Members of Capital City Lodge, No. 312, F. and A. M., are requested to meet at lodge hall at 1:30 o'clock, Thursday afternoon, March 22, to attend the funeral of Brother Leon Biersdorf. ... Friends in good standing respectfully W. W. THICKSTEN, W. M. TOM ODDY.

BURIAL NOTICE. MSWEENEY—Dr. John McSweeney will be taken from the Catholic cemetery vault Friday, at 2 p. m. and buried. Friends invited.

WANTED—AGENTS. WANTED—Salesmen or agents. Good pay selling paints to order. \$1 suits. HUNTER TAILORING CO., Cincinnati O.

WANTED—Salesman to sell specialties to merchants in six New England cities. profits. MODEL MFG. CO., South Bend, Ind.

WANTED—General Agent for one of the largest and most prominent Life Insurance Companies in Massachusetts. First-class renewal interest contract. Experienced man preferred. Address: E. A. POWER, Superintendent, No. 529 Granite Building, Rochester, N. Y.

WANTED—A reliable, energetic man as agent in Indianapolis for a good Life Insurance Company. Responsible party, with or without experience, will be considered. Liberal commission with right paid. References required. Address: B. F. FULGHAM, Gen'l Agt., Richmond, Ind.

WANTED—MISCELLANEOUS. WANTED—A second-hand stove crusher or plant. Box 218, Muncie, Ind.

WANTED—To rent small hotel in good Indiana town. Address quick, 819 North Mississippi street Indianapolis.

WANTED—By competent man, thirty-five years of age, work in city or to travel. Give references. Address, A. L. D. P. O. Box 14, Rushville, Ind.

WANTED—Patents obtained; no attorney's fee until after patent is obtained. Mechanical drawings made. JOHN S. THURMAN, Mechanical Engineer, Cordova Building, 25 West Washington street.

FOR RENT. FOR RENT—Eleven rooms, east front, barn, fruit and forest trees, 419 Ash street.

FINANCIAL. LOANS—Money on mortgages. C. F. SAYLES, 75 East Market street. LOANS—Money to loan. CLIFFORD A. RICK, Room 32 Journal Building.

MONEY TO LOAN—5 per cent. HORACE M'KAY, Room 18, Talbot & New's Block.

LOANS—Sums of \$100 and over. City property and farms. C. E. COFFIN & CO., 95 East Market street.

FINANCIAL—Money to loan on first mortgage. Favorable terms. JOHN S. SPANN & CO., 86 East Market.

MONEY TO LOAN—On farms at the lowest market rate. Will sell for payment to our date. We also buy municipal bonds. THOMAS J. DAY & CO., 72 East Market street, Indianapolis.

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ABSTRACTOR OF TITLES. 86 EAST MARKET STREET. PHYSICIANS. DR. J. A. SUTCLIFFE, Surgeon. OFFICE—95 East Market street. Hours—9 to 11 a. m.; 2 to 4 p. m., Sundays excepted. Telephone 910.

DR. BRAYTON. OFFICE—201 North Pennsylvania street. RESIDENCE—805 East Washington street. Home telephone 1274. Office telephone 1434.

DR. E. HADLEY. OFFICE—136 North Pennsylvania street. RESIDENCE—270 North Delaware street. Office hours—2 to 5 p. m. Home telephone 1215.

DR. SARAH STOCKTON. 227 NORTH DELAWARE STREET. DR. C. I. FLETCHER. RESIDENCE—1670 North Meridian street. OFFICE—303 South Meridian street. Office hours—9 to 10 a. m.; 2 to 4 p. m.; 7 to 9 p. m. Telephone—Office, 997; residence, 127.

DR. REBECCA W. ROGERS. — DISEASES OF WOMEN AND CHILDREN — OFFICE—19 Marion Block. Office hours: 9 to 10 a. m.; 2 to 4 p. m. at residence, 630 North Illinois street.

J. R. HAYNES, M. D., HOMEOPATHIST. OFFICE HOURS—7 to 9 a. m.; 1 to 3 p. m. Residence—1010 North Washington street. Telephone 390.

Dr. J. E. Anderson — SPECIALIST — Chronic and Nervous Diseases and Diseases of Women. Grand Opera House Block, N. Penn. St.

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