

CALDWELL OF CHAIRMAN AND NEW PASSENGER ASSOCIATION AND AGREEMENT PERFECTED.

Called the Western Trunk Line Committee-The Union Pacific to Be Forced Into the Combination. The Western and transcontinental lines, that since Nov. 26, have been working to reach an agreement on passenger traffic, have finally succeeded.

The meeting of presidents of roads in the Central Traffic Association called for today, Cleveland, Pa., was a success. East-bound rates have been declared off, as some of the presidents could not attend.

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Personal, Local and General Notes.

The condition of Train Master Mendenhall, of the Panhandle lines, is such as to cause the superior officers some anxiety as to his recovery.

In railway circles the opinion prevails that the time has come to build another trunk line from New York to Chicago, with \$200 million for the building of it on paper.

J. W. Russell, general freight agent of the Union Pacific, is on the alert for business and securing the good will of connections, hoping to build up a good business for that road.

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GALLUP AND TAGGART HAVE ANOTHER CONSULTATION OVER THE DISPUTED TAX.

Some Errors Discovered, but Mr. Taggart Still Confident that a Large Amount Is Due. Edward Gallup, executor under the will of the estate of the late W. P. Gallup, appeared with his attorneys, A. C. Harris and B. K. Elliott, before County Auditor J. W. Kern yesterday afternoon in the matter of the alleged indebtedness of the estate to the county. County Attorney Brown and John W. Kern represented the auditor. Under protest the bonds, notes and obligations of the late W. P. Gallup were produced, the executor asserting in a complaint filed that the bonds in question were private documents under the Constitution and the auditor had no right or authority to examine them or to treat them as instruments of evidence.

The auditor overruled the objection and the investigation was gone into. The inventory filed by the executor showed that the estate of the late W. P. Gallup was worth \$1,228,238 when he died, and that the estate owned the following: County and municipal bonds, \$265,967; notes and loans, \$14,222.99; United States government bonds, \$46,000; real estate, \$23,038.

The purpose of Auditor Taggart in calling the Gallups to account was to ascertain the character of Mr. Gallup's investments. The auditor expected to show that the Gallups had paid taxes on the estate between \$50,000 and \$60,000 in taxes that have never been placed on the estate, declares that his brother withheld no property at any time from the executor. Joseph Schirber, Robert Girton's estate, claims allowed by administrator for \$26.

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A BOSTON GIRL'S LIFE Saved from Ruin and Despair by Go Timely Aid of a Noted Woman.

There is nothing more truly pathetic than the cry for help that springs from the anguished heart of a young girl—a beautiful girl who sees ahead only suffering and uncertainty? But oh, what joy and gladness her young heart pours forth when she realizes that her dreaded enemy—the blasting influence, is gone—banished forever. This sunshine and joy is now the happy portion of Miss Florence—of Beacon Street, Boston.

She often tells of her suffering from the suppression of the menses. The pain was excruciating. The doctors, instead of removing the cause of her ailment, piled her each month with morphia to prevent convulsions; but the trouble was permitted to exist. When she could endure no more, prostration was imminent and future hopeless,—her family procured a bottle of Lydia E. Pinkham's Vegetable Compound, which, surprising to all, rapidly and permanently cured her.

In writing to Mrs. Pinkham, pouring forth her gratitude and happiness, she says: "Oh! that I could make every suffering woman try your valuable medicine! How they would bless you!"

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THE COURT RECORD.

Superior Court. Room 1—John L. McMaster, Judge. Maria Wilboey vs. Citizens' Street Railway Company; damages. Verdict for plaintiff \$825.

Superior Court. Room 2—Plym W. Bartholomew, Judge. Madeline G. Boyle vs. George A. Bockling; breach of contract. Verdict for plaintiff \$100.

Superior Court. Room 3—John L. McMaster, Judge. Jacob E. Julian vs. Mary A. Taggart's estate. Claim allowed by administrator for \$25.

Superior Court. Room 4—John L. McMaster, Judge. L. P. Harlan vs. Mary A. Taggart's estate. Claim allowed by administrator for \$10.

Superior Court. Room 5—John L. McMaster, Judge. H. P. Wasson & Co. vs. Mary A. Taggart's estate. Claim allowed by administrator for \$10.

Superior Court. Room 6—John L. McMaster, Judge. Charles E. Gillett vs. Robert Girton's estate. Claim allowed by administrator for \$25.

HOOSIER POET The Public Favorite. Manufactured by JOHN RAUCH. Try It

Table with columns: ASSETS OF THE COMPANY ARE AS FOLLOWS, LIABILITIES. Total assets: \$100,000.00. Total liabilities: \$100,000.00.

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