

AN EASY WAY TO TRAVEL.

PEOPLE WHO MAKE A TOUR WITH MR. GRISWOLD HAVE GOOD COMPANY.

Those who were fortunate enough to squeeze into Hardman Hall and "jog" under the wings of a Mr. Griswold...

His introductory remarks, the speaker hoped that his physical proportions would not disappoint his audience...

Mr. Griswold is charmingly frank with his audience, "You don't see the point of my jokes," said he...

The audience in Hardman Hall was a little more satisfactory than one to which Mr. Griswold had lectured fifteen years ago...

GOOD-BYE TO STEINWAY HALL.

IT IS TO BE TRANSFORMED INTO STORAGE ROOMS BY WILLIAM STEINWAY & SONS.

Steinway & Sons, after more than two years of deliberation, have decided to give up their hall, which has long borne their name...

THE CHANGES IN THE present building will be begun after May 1. They will be completed, according to the present plans, next fall, and will cost about \$50,000.

OPERATIC CONCERTS AT THE CASINO.

Rudolph Aronson announces a most interesting series of Sunday evening concerts to be given at the Casino, beginning on Easter Sunday and continuing through the month of April.

LADY STANLEY SAILS FOR ENGLAND.

Lady Stanley, of Preston, wife of the Governor General of Canada, sailed on the White Star steamer Germania for Liverpool yesterday morning.

MISS ELLIOTT'S CONCERT.

The concert of Miss Margaret H. Elliott, at Chickering Hall, yesterday afternoon, was a most successful and fashionable gathering.

MR. BARNEZ WANTS A PERMIT FOR HIS TESTS.

John M. Bowers made an application, on behalf of Barnezz & Bailey, to Judge Andrews, in the Supreme Court, yesterday, to use his battery to test a permit to allow the Hudson & Manhattan R. R. Co. to put up its tests in the old Polo Grounds.

MANY PEOPLE LISTEN TO MR. FISKE.

The fourth in the course of lectures on the Discovery of America, for the benefit of the Burmah Industrial Loan and Trust Company, at the Manhattan Hotel, yesterday afternoon, was attended by a large audience.

ENTERTAINMENT IN AID OF A MISSION.

The reading and musical entertainment at the Berkeley Lyceum last evening, for the benefit of the New-York Central Mission, was largely a success.

THE PATRONAGES WERE Mrs. James B. Colgate, Mrs. Alfred Van Santvoord, Mrs. Malcolm Graham, Mrs. John H. B. J. de Kerville, Mrs. De Forest, Miss Gurnee, Mrs. G. R. Howell, Mrs. Richard Brown, John Lowery, Mrs. Charles Post, Mrs. H. McK. Trosby, Mrs. Val, Mrs. Buchanan Whitrop and Mrs. J. Hood Wright.

RAILROAD INTERESTS.

LAKE AND RAIL RATES IN DOUBT.

NO POSITIVE ACTION TAKEN AT YESTERDAY'S MEETING—FUTURE CONFERENCE PROVIDED FOR.

The conference of the rail and lake lines between New-England and the Northwest on the question of arranging lake and rail rates for the summer adjourned yesterday without decisive action.

When the sub-committee finally laid its report before the general meeting it was discovered that this plan could not be carried out.

MEMORIO OF MISS EDWARDS'S VISIT TO BOSTON.

Boston, March 26 (Special).—Miss Amelia B. Edwards, the eminent Egyptian scholar, this afternoon in Music Hall, before the ladies of the New-England Woman's Press Association.

A HANDSOME GERMAN AT LAKEWOOD.

Lakewood, N. J., March 26 (Special).—The yellow German at the Laurel House this evening was the most notable incident of the kind this winter.

PRIVILEGES FOR THE UNION PACIFIC.

The general passenger agents of the trunk lines accomplished only little work at yesterday's meeting.

THE GENERAL PASSENGER AGENTS.

City of Mexico, March 26.—The programme of the annual meeting of the American Association of General Passenger Agents closed today.

ARRIVAL OF LA CHAMPAGNE.

The French steamer La Champagne arrived yesterday afternoon from Havre, and left on Saturday, March 15, at 4:37 p. m.

STATEMENT OF THE READING FOR FEBRUARY.

Philadelphia, March 26.—The following is a statement of the operation of the Philadelphia and Reading Railroad for the month of February, 1890.

REPORTS TO BOARD ON WESTERN RATES.

Chicago, March 26.—John Robertson, the general agent and passenger agent of the Chicago and North-Western R. R. Co., yesterday reported to the board of directors.

ARCHBISHOP MICHAEL HEISS.

La Crosse, Wis., March 26.—Archbishop Michael Heiss, of the Catholic diocese of Milwaukee, died in this city tonight, after an illness of several months.

NOTES FROM DIAMOND FIELDS.

Chicago, March 26.—The Farmers' League has agreed to change the opening of the championship season from April 21 to April 19—the same day as the League.

A NEW LOAN TO THE P. E. AND P. COMPANY.

Baltimore, N. J., March 26.—A special meeting of the stockholders of the Pennsylvania, Delaware and Potomac Railroad, held on Monday, has decided to raise the indebtedness of the company \$750,000 by an issue of \$500,000 in bonds and \$250,000 in stock.

NORTHERN TO DECLARE AN EXTRA DIVIDEND.

Boston, March 26.—A special issue of "The Journal" from Concord, N. H., says: "There is authority for the statement that in May the directors of the Northern Railroad will declare to the surplus an extra dividend of 25 per cent, amounting to \$7,500,000."

KANSAS CITY, WYANDOTTIE AND NORTHWESTERN.

Little Rock, Ark., March 26.—In the United States Circuit Court today, Judge Caldwell appointed Newman Clark receiver of the Kansas City, Wyandottie and Northwest Railroad. The application for a receiver was made on Monday by the Farmers' Loan and Trust Company of New-York, pending the foreclosure of its mortgage.

MANY PEOPLE LISTEN TO MR. FISKE.

The fourth in the course of lectures on the Discovery of America, for the benefit of the Burmah Industrial Loan and Trust Company, at the Manhattan Hotel, yesterday afternoon, was attended by a large audience.

ENTERTAINMENT IN AID OF A MISSION.

The reading and musical entertainment at the Berkeley Lyceum last evening, for the benefit of the New-York Central Mission, was largely a success.

RAILROAD INTERESTS.

LAKE AND RAIL RATES IN DOUBT.

NO POSITIVE ACTION TAKEN AT YESTERDAY'S MEETING—FUTURE CONFERENCE PROVIDED FOR.

The conference of the rail and lake lines between New-England and the Northwest on the question of arranging lake and rail rates for the summer adjourned yesterday without decisive action.

When the sub-committee finally laid its report before the general meeting it was discovered that this plan could not be carried out.

MEMORIO OF MISS EDWARDS'S VISIT TO BOSTON.

Boston, March 26 (Special).—Miss Amelia B. Edwards, the eminent Egyptian scholar, this afternoon in Music Hall, before the ladies of the New-England Woman's Press Association.

A HANDSOME GERMAN AT LAKEWOOD.

Lakewood, N. J., March 26 (Special).—The yellow German at the Laurel House this evening was the most notable incident of the kind this winter.

PRIVILEGES FOR THE UNION PACIFIC.

The general passenger agents of the trunk lines accomplished only little work at yesterday's meeting.

THE GENERAL PASSENGER AGENTS.

City of Mexico, March 26.—The programme of the annual meeting of the American Association of General Passenger Agents closed today.

ARRIVAL OF LA CHAMPAGNE.

The French steamer La Champagne arrived yesterday afternoon from Havre, and left on Saturday, March 15, at 4:37 p. m.

STATEMENT OF THE READING FOR FEBRUARY.

Philadelphia, March 26.—The following is a statement of the operation of the Philadelphia and Reading Railroad for the month of February, 1890.

REPORTS TO BOARD ON WESTERN RATES.

Chicago, March 26.—John Robertson, the general agent and passenger agent of the Chicago and North-Western R. R. Co., yesterday reported to the board of directors.

ARCHBISHOP MICHAEL HEISS.

La Crosse, Wis., March 26.—Archbishop Michael Heiss, of the Catholic diocese of Milwaukee, died in this city tonight, after an illness of several months.

NOTES FROM DIAMOND FIELDS.

Chicago, March 26.—The Farmers' League has agreed to change the opening of the championship season from April 21 to April 19—the same day as the League.

A NEW LOAN TO THE P. E. AND P. COMPANY.

Baltimore, N. J., March 26.—A special meeting of the stockholders of the Pennsylvania, Delaware and Potomac Railroad, held on Monday, has decided to raise the indebtedness of the company \$750,000 by an issue of \$500,000 in bonds and \$250,000 in stock.

NORTHERN TO DECLARE AN EXTRA DIVIDEND.

Boston, March 26.—A special issue of "The Journal" from Concord, N. H., says: "There is authority for the statement that in May the directors of the Northern Railroad will declare to the surplus an extra dividend of 25 per cent, amounting to \$7,500,000."

KANSAS CITY, WYANDOTTIE AND NORTHWESTERN.

Little Rock, Ark., March 26.—In the United States Circuit Court today, Judge Caldwell appointed Newman Clark receiver of the Kansas City, Wyandottie and Northwest Railroad. The application for a receiver was made on Monday by the Farmers' Loan and Trust Company of New-York, pending the foreclosure of its mortgage.

MANY PEOPLE LISTEN TO MR. FISKE.

The fourth in the course of lectures on the Discovery of America, for the benefit of the Burmah Industrial Loan and Trust Company, at the Manhattan Hotel, yesterday afternoon, was attended by a large audience.

ENTERTAINMENT IN AID OF A MISSION.

The reading and musical entertainment at the Berkeley Lyceum last evening, for the benefit of the New-York Central Mission, was largely a success.

FIXING MILK RATES.

ACTION OF THE PRODUCERS' UNION.

THE PRICE FOR APRIL MILK WILL BE 24 CENTS.

A QUART—A COMPROMISE FROM 3 DIRECTORS. It has been the habit for years of the directors of the Milk Exchange to meet on the last Wednesday of each month for the purpose of fixing the price of milk in this city and Brooklyn.

THE JURY COULD NOT AGREE.

SEVEN WERE IN FAVOR OF CONVICTING EASTMAN, THE ARCHITECT, AND FIVE WERE FOR ACQUITTAL.

The defense in the suit against Supervising Architect R. B. Eastman, growing out of his bills against Kings County for work done upon the St. Johnland Farm, was concluded in Brooklyn as speedily yesterday as the prosecution had been the day before.

The first and only important witness was Mr. Eastman himself. He testified that he had been supervising Architect since 1880. In 1888 he was directed by the Charities Commissioners to draw plans for the necessary buildings on the county farm.

The understanding was that he would get 2 1/2 per cent upon the estimated cost of the buildings, and 2 1/2 per cent upon the actual cost of the construction of all drawings for the supervision of the work.

It was found that when he presented the bill upon the indictment was found to be acted in absolute good faith and considered himself entitled to every cent called for in the bill.

It was found that when he presented the bill upon the indictment was found to be acted in absolute good faith and considered himself entitled to every cent called for in the bill.

It was found that when he presented the bill upon the indictment was found to be acted in absolute good faith and considered himself entitled to every cent called for in the bill.

It was found that when he presented the bill upon the indictment was found to be acted in absolute good faith and considered himself entitled to every cent called for in the bill.

It was found that when he presented the bill upon the indictment was found to be acted in absolute good faith and considered himself entitled to every cent called for in the bill.

It was found that when he presented the bill upon the indictment was found to be acted in absolute good faith and considered himself entitled to every cent called for in the bill.

It was found that when he presented the bill upon the indictment was found to be acted in absolute good faith and considered himself entitled to every cent called for in the bill.

It was found that when he presented the bill upon the indictment was found to be acted in absolute good faith and considered himself entitled to every cent called for in the bill.

It was found that when he presented the bill upon the indictment was found to be acted in absolute good faith and considered himself entitled to every cent called for in the bill.

It was found that when he presented the bill upon the indictment was found to be acted in absolute good faith and considered himself entitled to every cent called for in the bill.

It was found that when he presented the bill upon the indictment was found to be acted in absolute good faith and considered himself entitled to every cent called for in the bill.

It was found that when he presented the bill upon the indictment was found to be acted in absolute good faith and considered himself entitled to every cent called for in the bill.

It was found that when he presented the bill upon the indictment was found to be acted in absolute good faith and considered himself entitled to every cent called for in the bill.

It was found that when he presented the bill upon the indictment was found to be acted in absolute good faith and considered himself entitled to every cent called for in the bill.

It was found that when he presented the bill upon the indictment was found to be acted in absolute good faith and considered himself entitled to every cent called for in the bill.

It was found that when he presented the bill upon the indictment was found to be acted in absolute good faith and considered himself entitled to every cent called for in the bill.

It was found that when he presented the bill upon the indictment was found to be acted in absolute good faith and considered himself entitled to every cent called for in the bill.

It was found that when he presented the bill upon the indictment was found to be acted in absolute good faith and considered himself entitled to every cent called for in the bill.

It was found that when he presented the bill upon the indictment was found to be acted in absolute good faith and considered himself entitled to every cent called for in the bill.

It was found that when he presented the bill upon the indictment was found to be acted in absolute good faith and considered himself entitled to every cent called for in the bill.

It was found that when he presented the bill upon the indictment was found to be acted in absolute good faith and considered himself entitled to every cent called for in the bill.

It was found that when he presented the bill upon the indictment was found to be acted in absolute good faith and considered himself entitled to every cent called for in the bill.

It was found that when he presented the bill upon the indictment was found to be acted in absolute good faith and considered himself entitled to every cent called for in the bill.

It was found that when he presented the bill upon the indictment was found to be acted in absolute good faith and considered himself entitled to every cent called for in the bill.

It was found that when he presented the bill upon the indictment was found to be acted in absolute good faith and considered himself entitled to every cent called for in the bill.

It was found that when he presented the bill upon the indictment was found to be acted in absolute good faith and considered himself entitled to every cent called for in the bill.

It was found that when he presented the bill upon the indictment was found to be acted in absolute good faith and considered himself entitled to every cent called for in the bill.

It was found that when he presented the bill upon the indictment was found to be acted in absolute good faith and considered himself entitled to every cent called for in the bill.

It was found that when he presented the bill upon the indictment was found to be acted in absolute good faith and considered himself entitled to every cent called for in the bill.

It was found that when he presented the bill upon the indictment was found to be acted in absolute good faith and considered himself entitled to every cent called for in the bill.

It was found that when he presented the bill upon the indictment was found to be acted in absolute good faith and considered himself entitled to every cent called for in the bill.

It was found that when he presented the bill upon the indictment was found to be acted in absolute good faith and considered himself entitled to every cent called for in the bill.

It was found that when he presented the bill upon the indictment was found to be acted in absolute good faith and considered himself entitled to every cent called for in the bill.

It was found that when he presented the bill upon the indictment was found to be acted in absolute good faith and considered himself entitled to every cent called for in the bill.

It was found that when he presented the bill upon the indictment was found to be acted in absolute good faith and considered himself entitled to every cent called for in the bill.

It was found that when he presented the bill upon the indictment was found to be acted in absolute good faith and considered himself entitled to every cent called for in the bill.

It was found that when he presented the bill upon the indictment was found to be acted in absolute good faith and considered himself entitled to every cent called for in the bill.

It was found that when he presented the bill upon the indictment was found to be acted in absolute good faith and considered himself entitled to every cent called for in the bill.

It was found that when he presented the bill upon the indictment was found to be acted in absolute good faith and considered himself entitled to every cent called for in the bill.

It was found that when he presented the bill upon the indictment was found to be acted in absolute good faith and considered himself entitled to every cent called for in the bill.

It was found that when he presented the bill upon the indictment was found to be acted in absolute good faith and considered himself entitled to every cent called for in the bill.

It was found that when he presented the bill upon the indictment was found to be acted in absolute good faith and considered himself entitled to every cent called for in the bill.

It was found that when he presented the bill upon the indictment was found to be acted in absolute good faith and considered himself entitled to every cent called for in the bill.

It was found that when he presented the bill upon the indictment was found to be acted in absolute good faith and considered himself entitled to every cent called for in the bill.

It was found that when he presented the bill upon the indictment was found to be acted in absolute good faith and considered himself entitled to every cent called for in the bill.

It was found that when he presented the bill upon the indictment was found to be acted in absolute good faith and considered himself entitled to every cent called for in the bill.

It was found that when he presented the bill upon the indictment was found to be acted in absolute good faith and considered himself entitled to every cent called for in the bill.

It was found that when he presented the bill upon the indictment was found to be acted in absolute good faith and considered himself entitled to every cent called for in the bill.

It was found that when he presented the bill upon the indictment was found to be acted in absolute good faith and considered himself entitled to every cent called for in the bill.

It was found that when he presented the bill upon the indictment was found to be acted in absolute good faith and considered himself entitled to every cent called for in the bill.

FIXING MILK RATES.

ACTION OF THE PRODUCERS' UNION.

THE PRICE FOR APRIL MILK WILL BE 24 CENTS.

A QUART—A COMPROMISE FROM 3 DIRECTORS. It has been the habit for years of the directors of the Milk Exchange to meet on the last Wednesday of each month for the purpose of fixing the price of milk in this city and Brooklyn.

THE JURY COULD NOT AGREE.

SEVEN WERE IN FAVOR OF CONVICTING EASTMAN, THE ARCHITECT, AND FIVE WERE FOR ACQUITTAL.

The defense in the suit against Supervising Architect R. B. Eastman, growing out of his bills against Kings County for work done upon the St. Johnland Farm, was concluded in Brooklyn as speedily yesterday as the prosecution had been the day before.

The first and only important witness was Mr. Eastman himself. He testified that he had been supervising Architect since 1880. In 1888 he was directed by the Charities Commissioners to draw plans for the necessary buildings on the county farm.

The understanding was that he would get 2 1/2 per cent upon the estimated cost of the buildings, and 2 1/2 per cent upon the actual cost of the construction of all drawings for the supervision of the work.

It was found that when he presented the bill upon the indictment was found to be acted in absolute good faith and considered himself entitled to every cent called for in the bill.

It was found that when he presented the bill upon the indictment was found to be acted in absolute good faith and considered himself entitled to every cent called for in the bill.

It was found that when he presented the bill upon the indictment was found to be acted in absolute good faith and considered himself entitled to every cent called for in the bill.

It was found that when he presented the bill upon the indictment was found to be acted in absolute good faith and considered himself entitled to every cent called for in the bill.

It was found that when he presented the bill upon the indictment was found to be acted in absolute good faith and considered himself entitled to every cent called for in the bill.

It was found that when he presented the bill upon the indictment was found to be acted in absolute good faith and considered himself entitled to every cent called for in the bill.

It was found that when he presented the bill upon the indictment was found to be acted in absolute good faith and considered himself entitled to every cent called for in the bill.

It was found that when he presented the bill upon the indictment was found to be acted in absolute good faith and considered himself entitled to every cent called for in the bill.

It was found that when he presented the bill upon the indictment was found to be acted in absolute good faith and considered himself entitled to every cent called for in the bill.

It was found that when he presented the bill upon the indictment was found to be acted in absolute good faith and considered himself entitled to every cent called for in the bill.

It was found that when he presented the bill upon the indictment was found to be acted in absolute good faith and considered himself entitled to every cent called for in the bill.

It was found that when he presented the bill upon the indictment was found to be acted in absolute good faith and considered himself entitled to every cent called for in the bill.

It was found that when he presented the bill upon the indictment was found to be acted in absolute good faith and considered himself entitled to every cent called for in the bill.

It was found that when he presented the bill upon the indictment was found to be acted in absolute good faith and considered himself entitled to every cent called for in the bill.

It was found that when he presented the bill upon the indictment was found to be acted in absolute good faith and considered himself entitled to every cent called for in the bill.

It was found that when he presented the bill upon the indictment was found to be acted in absolute good faith and considered himself entitled to every cent called for in the bill.

It was found that when he presented the bill upon the indictment was found to be acted in absolute good faith and considered himself entitled to every cent called for in the bill.

It was found that when he presented the bill upon the indictment was found to be acted in absolute good faith and considered himself entitled to every cent called for in the bill.

It was found that when he presented the bill upon the indictment was found to be acted in absolute good faith and considered himself entitled to every cent called for in the bill.

It was found that when he presented the bill upon the indictment was found to be acted in absolute good faith and considered himself entitled to every cent called for in the bill.

It was found that when he presented the bill upon the indictment was found to be acted in absolute good faith and considered himself entitled to every cent called for in the bill.

It was found that when he presented the bill upon the indictment was found to be acted in absolute good faith and considered himself entitled to every cent called for in the bill.

It was found that when he presented the bill upon the indictment was found to be acted in absolute good faith and considered himself entitled to every cent called for in the bill.

It was found that when he presented the bill upon the indictment was found to be acted in absolute good faith and considered himself entitled to every cent called for in the bill.

It was found that when he presented the bill upon the indictment was found to be acted in absolute good faith and considered himself entitled to every cent called for in the bill.

It was found that when he presented the bill upon the indictment was found to be acted in absolute good faith and considered himself entitled to every cent called for in the bill.

It was found that when he presented the bill upon the indictment was found to be acted in absolute good faith and considered himself entitled to every cent called for in the bill.

It was found that when he presented the bill upon the indictment was found to be acted in absolute good faith and considered himself entitled to every cent called for in the bill.

It was found that when he presented the bill upon the indictment was found to be acted in absolute good faith and considered himself entitled to every cent called for in the bill.

It was found that when he presented the bill upon the indictment was found to be acted in absolute good faith and considered himself entitled to every cent called for in the bill.

It was found that when he presented the bill upon the indictment was found to be acted in absolute good faith and considered himself entitled to every cent called for in the bill.

It was found that when he presented the bill upon the indictment was found to be acted in absolute good faith and considered himself entitled to every cent called for in the bill.

It was found that when he presented the bill upon the indictment was found to be acted in absolute good faith and considered himself entitled to every cent called for in the bill.

It was found that when he presented the bill upon the indictment was found to be acted in absolute good faith and considered himself entitled to every cent called for in the bill.

It was found that when he presented the bill upon the indictment was found to be acted in absolute good faith and considered himself entitled to every cent called for in the bill.

It was found that when he presented the bill upon the indictment was found to be acted in absolute good faith and considered himself entitled to every cent called for in the bill.

It was found that when he presented the bill upon the indictment was found to be acted in absolute good faith and considered himself entitled to every cent called for in the bill.

It was found that when he presented the bill upon the indictment was found to be acted in absolute good faith and considered himself entitled to every cent called for in the bill.

It was found that when he presented the bill upon the indictment was found to be acted in absolute good faith and considered himself entitled to every cent called for in the bill.

It was found that when he presented the bill upon the indictment was found to be acted in absolute good faith