

quite a few establishments, and the resultant mis-

take has been in recent years a great in-

crease in the manufacturing of persons not fully

equipped with all the essential requisites for a

successful business.

REQUISITES. A few requisites may be briefly stated,

as follows: 1. An established honest intention and personal

character as elements of capital.

2. Up to date knowledge of how to manufacture.

3. A large measure of capital for the production

of a reasonable amount of goods for sale.

4. Reasonable amount of capital for the purchase

of raw materials, and for the payment of wages to operatives,

and for the payment of taxes and other expenses.

5. The absence of one or more of these essential

requisites in a complete silk establishment has

been the cause of its failure in the past.

6. The absence of one or more of these essential

requisites in a complete silk establishment has

been the cause of its failure in the past.

7. The absence of one or more of these essential

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15. The absence of one or more of these essential

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Financial.

INASMUCH as the Government will discontinue the refunding of the United States 3's, 4's and 5's on Monday next, December 31st, I have completed arrangements and am now prepared to take—

- U. S. 3's, due August, 1908-1918 on a 1.35% basis
U. S. 4's, due July, 1907 . . . on a 1.25% basis
U. S. 5's, due February, 1904 . . . on a 0.50% basis

in exchange for United States Gold 2's of 1930, on a 1.65% basis, this offer being subject to previous sale and to acceptance and delivery before 3 P. M. on Monday, December 31st, which gives holders of the old bonds a last opportunity to effect this advantageous exchange, it being very evident that the United States Gold 2's will be henceforth the most desirable of all Government bonds, being payable in Gold and not redeemable until January, 1930. Furthermore, National Banks will save one-half per cent. on new circulation based thereon, and both banks and individuals will increase their annual income 3-10 of 1 per cent on the 3's, 2-5 of 1 per cent on the 4's, and 1-15-100 of 1 per cent on the 5's, by means of the exchange.

J. NEWTON, 36 Wall Street, New York City.

To the Stockholders of THE AMERICAN STEEL AND WIRE CO. PROXIES.

At the request of the holders of a large amount of the preferred and common stocks of this company, we solicit the co-operation and support of all stockholders who desire the election of an efficient Board of Directors at the next annual meeting to be held on the 21st day of February, 1901.

Our List of Municipal and Corporation Bonds, Netting the Investor from 4 to 5 1/2%, will be sent to any address upon request.

W. J. HAYES & SONS, Chamber of Commerce Building, CLEVELAND, OHIO.

THE INDIANA, ILLINOIS & IOWA R. R. CO. NOTICE HEREBY GIVEN.

The Indiana, Illinois and Iowa Railroad Company, a corporation organized under the laws of the State of New York, has this day declared a dividend of TWO PER CENT. on the preferred stock of this company, payable on and after January 24, 1901, until which date the transfer books will be closed.

THE INDIANA, ILLINOIS & IOWA R. R. CO. CHAMBER OF COMMERCE BUILDING, CLEVELAND, OHIO.

THE MARYLAND COAL COMPANY. A DIVIDEND OF FIVE PER CENT.

The Maryland Coal Company, a corporation organized under the laws of the State of New York, has this day declared a dividend of FIVE PER CENT. on the common stock of this company, payable on and after January 24, 1901, until which date the transfer books will be closed.

THE MARYLAND COAL COMPANY. CHAMBER OF COMMERCE BUILDING, CLEVELAND, OHIO.

THE CATHIAN NATIONAL BANK. A QUARTERLY DIVIDEND OF FOUR PER CENT.

The Cathian National Bank, a corporation organized under the laws of the State of New York, has this day declared a dividend of FOUR PER CENT. on the common stock of this company, payable on and after January 24, 1901, until which date the transfer books will be closed.

THE CATHIAN NATIONAL BANK. CHAMBER OF COMMERCE BUILDING, CLEVELAND, OHIO.

THE NATIONAL BAG AND PAPER COMPANY. A SEVEN QUARTERLY DIVIDEND.

The National Bag and Paper Company, a corporation organized under the laws of the State of New York, has this day declared a dividend of SEVEN QUARTERLY DIVIDEND on the common stock of this company, payable on and after January 24, 1901, until which date the transfer books will be closed.

THE NATIONAL BAG AND PAPER COMPANY. CHAMBER OF COMMERCE BUILDING, CLEVELAND, OHIO.

THE NATIONAL BANK OF COMMERCE IN NEW YORK. A SEMI-ANNUAL DIVIDEND OF FOUR PER CENT.

The National Bank of Commerce in New York, a corporation organized under the laws of the State of New York, has this day declared a dividend of FOUR PER CENT. on the common stock of this company, payable on and after January 24, 1901, until which date the transfer books will be closed.

THE NATIONAL BANK OF COMMERCE IN NEW YORK. CHAMBER OF COMMERCE BUILDING, CLEVELAND, OHIO.

THE BALTIMORE & OHIO R. R. CO.'S COUPON NO. 5.

The Baltimore and Ohio Railroad Company, a corporation organized under the laws of the State of New York, has this day declared a dividend of FIVE PER CENT. on the common stock of this company, payable on and after January 24, 1901, until which date the transfer books will be closed.

THE BALTIMORE & OHIO R. R. CO.'S CHAMBER OF COMMERCE BUILDING, CLEVELAND, OHIO.

THE BALTIMORE & OHIO R. R. CO.'S COUPON NO. 4.

The Baltimore and Ohio Railroad Company, a corporation organized under the laws of the State of New York, has this day declared a dividend of FIVE PER CENT. on the common stock of this company, payable on and after January 24, 1901, until which date the transfer books will be closed.

THE BALTIMORE & OHIO R. R. CO.'S CHAMBER OF COMMERCE BUILDING, CLEVELAND, OHIO.

THE BALTIMORE & OHIO R. R. CO.'S COUPON NO. 3.

The Baltimore and Ohio Railroad Company, a corporation organized under the laws of the State of New York, has this day declared a dividend of FIVE PER CENT. on the common stock of this company, payable on and after January 24, 1901, until which date the transfer books will be closed.

THE BALTIMORE & OHIO R. R. CO.'S CHAMBER OF COMMERCE BUILDING, CLEVELAND, OHIO.

THE BALTIMORE & OHIO R. R. CO.'S COUPON NO. 2.

The Baltimore and Ohio Railroad Company, a corporation organized under the laws of the State of New York, has this day declared a dividend of FIVE PER CENT. on the common stock of this company, payable on and after January 24, 1901, until which date the transfer books will be closed.

THE BALTIMORE & OHIO R. R. CO.'S CHAMBER OF COMMERCE BUILDING, CLEVELAND, OHIO.

THE BALTIMORE & OHIO R. R. CO.'S COUPON NO. 1.

The Baltimore and Ohio Railroad Company, a corporation organized under the laws of the State of New York, has this day declared a dividend of FIVE PER CENT. on the common stock of this company, payable on and after January 24, 1901, until which date the transfer books will be closed.

THE BALTIMORE & OHIO R. R. CO.'S CHAMBER OF COMMERCE BUILDING, CLEVELAND, OHIO.

THE BALTIMORE & OHIO R. R. CO.'S CHAMBER OF COMMERCE BUILDING, CLEVELAND, OHIO.

Dividend Notices.

TO THE HOLDERS OF ST. LOUIS SOUTHWESTERN RAILWAY COMPANY Second Mortgage Income Bond Certificates.

Notice is hereby given that on and after January 23, 1901, interest will be paid on the above certificates at the rate of \$20.00 on each \$1,000 certificate upon presentation and surrender of the certificate to the office of the Treasurer, at 120 Broadway, New York City.

THE MERCANTILE TRUST COMPANY, By H. C. DEMING, Vice-President.

THE SOUTHERN PACIFIC COMPANY.

NO. 23 BROAD ST. (Mills Building). Coupon due January 1st, 1901, from the following bonds will be paid at the office of the Treasurer, at 120 Broadway, New York City.

California and Oregon 1st mortgage ext. Southern Pacific of Arizona 1st mortgage. Northern Railway Company 1st mortgage. Stockton and Copperopolis 1st mortgage.

California Pacific 1st mortgage. Southern Pacific of New Mexico 1st mortgage. Southern Pacific of Arkansas 1st mortgage. Texas and New Orleans bonds. Louisiana Western 1st mortgage.

Florida L. & T. R. R. S. Co. 1st mort. South Pacific Coast 1st mortgage. California Pacific 2d mortgage. California Pacific 3d mortgage.

California Pacific 4th mortgage. California Pacific 5th mortgage. California Pacific 6th mortgage. California Pacific 7th mortgage.

California Pacific 8th mortgage. California Pacific 9th mortgage. California Pacific 10th mortgage. California Pacific 11th mortgage.

California Pacific 12th mortgage. California Pacific 13th mortgage. California Pacific 14th mortgage. California Pacific 15th mortgage.

California Pacific 16th mortgage. California Pacific 17th mortgage. California Pacific 18th mortgage. California Pacific 19th mortgage.

California Pacific 20th mortgage. California Pacific 21st mortgage. California Pacific 22nd mortgage. California Pacific 23rd mortgage.

California Pacific 24th mortgage. California Pacific 25th mortgage. California Pacific 26th mortgage. California Pacific 27th mortgage.

California Pacific 28th mortgage. California Pacific 29th mortgage. California Pacific 30th mortgage. California Pacific 31st mortgage.

California Pacific 32nd mortgage. California Pacific 33rd mortgage. California Pacific 34th mortgage. California Pacific 35th mortgage.

California Pacific 36th mortgage. California Pacific 37th mortgage. California Pacific 38th mortgage. California Pacific 39th mortgage.

California Pacific 40th mortgage. California Pacific 41st mortgage. California Pacific 42nd mortgage. California Pacific 43rd mortgage.

California Pacific 44th mortgage. California Pacific 45th mortgage. California Pacific 46th mortgage. California Pacific 47th mortgage.

California Pacific 48th mortgage. California Pacific 49th mortgage. California Pacific 50th mortgage. California Pacific 51st mortgage.

California Pacific 52nd mortgage. California Pacific 53rd mortgage. California Pacific 54th mortgage. California Pacific 55th mortgage.

California Pacific 56th mortgage. California Pacific 57th mortgage. California Pacific 58th mortgage. California Pacific 59th mortgage.

California Pacific 60th mortgage. California Pacific 61st mortgage. California Pacific 62nd mortgage. California Pacific 63rd mortgage.

California Pacific 64th mortgage. California Pacific 65th mortgage. California Pacific 66th mortgage. California Pacific 67th mortgage.

California Pacific 68th mortgage. California Pacific 69th mortgage. California Pacific 70th mortgage. California Pacific 71st mortgage.

California Pacific 72nd mortgage. California Pacific 73rd mortgage. California Pacific 74th mortgage. California Pacific 75th mortgage.

California Pacific 76th mortgage. California Pacific 77th mortgage. California Pacific 78th mortgage. California Pacific 79th mortgage.

California Pacific 80th mortgage. California Pacific 81st mortgage. California Pacific 82nd mortgage. California Pacific 83rd mortgage.

California Pacific 84th mortgage. California Pacific 85th mortgage. California Pacific 86th mortgage. California Pacific 87th mortgage.

California Pacific 88th mortgage. California Pacific 89th mortgage. California Pacific 90th mortgage. California Pacific 91st mortgage.

California Pacific 92nd mortgage. California Pacific 93rd mortgage. California Pacific 94th mortgage. California Pacific 95th mortgage.

California Pacific 96th mortgage. California Pacific 97th mortgage. California Pacific 98th mortgage. California Pacific 99th mortgage.

California Pacific 100th mortgage. California Pacific 101st mortgage. California Pacific 102nd mortgage. California Pacific 103rd mortgage.

California Pacific 104th mortgage. California Pacific 105th mortgage. California Pacific 106th mortgage. California Pacific 107th mortgage.

To Let for Business Purposes.

CHOICE OFFICES TO LET IN TEMPLE COURT, 119 TO 125 NASSAU ST. APPLY TO RULAND & WHITCOMB, AGENTS ON PREMISES.

Furnished Apartments to Let. 441ST-ST. 40 WEST (apartment 35)—Two rooms, bath, kitchen, and service to sublet.

foreclosure Sales. SUPREME COURT, COUNTY OF NEW YORK.—William M. Kingsland, Plaintiff, against John W. Steiner and others, Defendants.

Notice is hereby given that the above-entitled action, bearing date the 16th day of December, 1900, in which the plaintiff claims to be entitled to the premises described in the following description, and in which the defendant claims to be entitled to the premises described in the following description, was heard and judgment rendered in favor of the plaintiff on the 16th day of January, 1901, at 12 o'clock noon of the day by Judge Charles M. Jones, in the presence of the parties and their attorneys, and the same was affirmed on appeal on the 16th day of January, 1901, at 12 o'clock noon of the day by Judge Charles M. Jones, in the presence of the parties and their attorneys, and the same was affirmed on a second appeal on the 16th day of January, 1901, at 12 o'clock noon of the day by Judge Charles M. Jones, in the presence of the parties and their attorneys, and the same was affirmed on a third appeal on the 16th day of January, 1901, at 12 o'clock noon of the day by Judge Charles M. Jones, in the presence of the parties and their attorneys, and the same was affirmed on a fourth appeal on the 16th day of January, 1901, at 12 o'clock noon of the day by Judge Charles M. Jones, in the presence of the parties and their attorneys, and the same was affirmed on a fifth appeal on the 16th day of January, 1901, at 12 o'clock noon of the day by Judge Charles M. Jones, in the presence of the parties and their attorneys, and the same was affirmed on a sixth appeal on the 16th day of January, 1901, at 12 o'clock noon of the day by Judge Charles M. Jones, in the presence of the parties and their attorneys, and the same was affirmed on a seventh appeal on the 16th day of January, 1901, at 12 o'clock noon of the day by Judge Charles M. Jones, in the presence of the parties and their attorneys, and the same was affirmed on an eighth appeal on the 16th day of January, 1901, at 12 o'clock noon of the day by Judge Charles M. Jones, in the presence of the parties and their attorneys, and the same was affirmed on a ninth appeal on the 16th day of January, 1901, at 12 o'clock noon of the day by Judge Charles M. Jones, in the presence of the parties and their attorneys, and the same was affirmed on a tenth appeal on the 16th day of January, 1901, at 12 o'clock noon of the day by Judge Charles M. Jones, in the presence of the parties and their attorneys, and the same was affirmed on an eleventh appeal on the 16th day of January, 1901, at 12 o'clock noon of the day by Judge Charles M. Jones, in the presence of the parties and their attorneys, and the same was affirmed on a twelfth appeal on the 16th day of January, 1901, at 12 o'clock noon of the day by Judge Charles M. Jones, in the presence of the parties and their attorneys, and the same was affirmed on a thirteenth appeal on the 16th day of January, 1901, at 12 o'clock noon of the day by Judge Charles M. Jones, in the presence of the parties and their attorneys, and the same was affirmed on a fourteenth appeal on the 16th day of January, 1901, at 12 o'clock noon of the day by Judge Charles M. Jones, in the presence of the parties and their attorneys, and the same was affirmed on a fifteenth appeal on the 16th day of January, 1901, at 12 o'clock noon of the day by Judge Charles M. Jones, in the presence of the parties and their attorneys, and the same was affirmed on a sixteenth appeal on the 16th day of January, 1901, at 12 o'clock noon of the day by Judge Charles M. Jones, in the presence of the parties and their attorneys, and the same was affirmed on a seventeenth appeal on the 16th day of January, 1901, at 12 o'clock noon of the day by Judge Charles M. Jones, in the presence of the parties and their attorneys, and the same was affirmed on an eighteenth appeal on the 16th day of January, 1901, at 12 o'clock noon of the day by Judge Charles M. Jones, in the presence of the parties and their attorneys, and the same was affirmed on a nineteenth appeal on the 16th day of January, 1901, at 12 o'clock noon of the day by Judge Charles M. Jones, in the presence of the parties and their attorneys, and the same was affirmed on a twentieth appeal on the 16th day of January, 1901, at 12 o'clock noon of the day by Judge Charles M. Jones, in the presence of the parties and their attorneys, and the same was affirmed on a twenty-first appeal on the 16th day of January, 1901, at 12 o'clock noon of the day by Judge Charles M. Jones, in the presence of the parties and their attorneys, and the same was affirmed on a twenty-second appeal on the 16th day of January, 1901, at 12 o'clock noon of the day by Judge Charles M. Jones, in the presence of the parties and their attorneys, and the same was affirmed on a twenty-third appeal on the 16th day of January, 1901, at 12 o'clock noon of the day by Judge Charles M. Jones, in the presence of the parties and their attorneys, and the same was affirmed on a twenty-fourth appeal on the 16th day of January, 1901, at 12 o'clock noon of the day by Judge Charles M. Jones, in the presence of the parties and their attorneys, and the same was affirmed on a twenty-fifth appeal on the 16th day of January, 1901, at 12 o'clock noon of the day by Judge Charles M. Jones, in the presence of the parties and their attorneys, and the same was affirmed on a twenty-sixth appeal on the 16th day of January, 1901, at 12 o'clock noon of the day by Judge Charles M. Jones, in the presence of the parties and their attorneys, and the same was affirmed on a twenty-seventh appeal on the 16th day of January, 1901, at 12 o'clock noon of the day by Judge Charles M. Jones, in the presence of the parties and their attorneys, and the same was affirmed on a twenty-eighth appeal on the 16th day of January, 1901, at 12 o'clock noon of the day by Judge Charles M. Jones, in the presence of the parties and their attorneys, and the same was affirmed on a twenty-ninth appeal on the 16th day of January, 1901, at 12 o'clock noon of the day by Judge Charles M. Jones, in the presence of the parties and their attorneys, and the same was affirmed on a thirtieth appeal on the 16th day of January, 1901, at 12 o'clock noon of the day by Judge Charles M. Jones, in the presence of the parties and their attorneys, and the same was affirmed on a thirty-first appeal on the 16th day of January, 1901, at 12 o'clock noon of the day by Judge Charles M. Jones, in the presence of the parties and their attorneys, and the same was affirmed on a thirty-second appeal on the 16th day of January, 1901, at 12 o'clock noon of the day by Judge Charles M. Jones, in the presence of the parties and their attorneys, and the same was affirmed on a thirty-third appeal on the 16th day of January, 1901, at 12 o'clock noon of the day by Judge Charles M. Jones, in the presence of the parties and their attorneys, and the same was affirmed on a thirty-fourth appeal on the 16th day of January, 1901, at 12 o'clock noon of the day by Judge Charles M. Jones, in the presence of the parties and their attorneys, and the same was affirmed on a thirty-fifth appeal on the 16th day of January, 1901, at 12 o'clock noon of the day by Judge Charles M. Jones, in the presence of the parties and their attorneys, and the same was affirmed on a thirty-sixth appeal on the 16th day of January, 1901, at 12 o'clock noon of the day by Judge Charles M. Jones, in the presence of the parties and their attorneys, and the same was affirmed on a thirty-seventh appeal on the 16th day of January, 1901, at 12 o'clock noon of the day by Judge Charles M. Jones, in the presence of the parties and their attorneys, and the same was affirmed on a thirty-eighth appeal on the 16th day of January, 1901, at 12 o'clock noon of the day by Judge Charles M. Jones, in the presence of the parties and their attorneys, and the same was affirmed on a thirty-ninth appeal on the 16th day of January, 1901, at 12 o'clock noon of the day by Judge Charles M. Jones, in the presence of the parties and their attorneys, and the same was affirmed on a fortieth appeal on the 16th day of January, 1901, at 12 o'clock noon of the day by Judge Charles M. Jones, in the presence of the parties and their attorneys, and the same was affirmed on a forty-first appeal on the 16th day of January, 1901, at 12 o'clock noon of the day by Judge Charles M. Jones, in the presence of the parties and their attorneys, and the same was affirmed on a forty-second appeal on the 16th day of January, 1901, at 12 o'clock noon of the day by Judge Charles M. Jones, in the presence of the parties and their attorneys, and the same was affirmed on a forty-third appeal on the 16th day of January, 1901, at 12 o'clock noon of the day by Judge Charles M. Jones, in the presence of the parties and their attorneys, and the same was affirmed on a forty-fourth appeal on the 16th day of January, 1901, at 12 o'clock noon of the day by Judge Charles M. Jones, in the presence of the parties and their attorneys, and the same was affirmed on a forty-fifth appeal on the 16th day of January, 1901, at 12 o'clock noon of the day by Judge Charles M. Jones, in the presence of the parties and their attorneys, and the same was affirmed on a forty-sixth appeal on the 16th day of January, 1901, at 12 o'clock noon of the day by Judge Charles M. Jones, in the presence of the parties and their attorneys, and the same was affirmed on a forty-seventh appeal on the 16th day of January, 1901, at 12 o'clock noon of the day by Judge Charles M. Jones, in the presence of the parties and their attorneys, and the same was affirmed on a forty-eighth appeal on the 16th day of January, 1901, at 12 o'clock noon of the day by Judge Charles M. Jones, in the presence of the parties and their attorneys, and the same was affirmed on a forty-ninth appeal on the 16th day of January, 1901, at 12 o'clock noon of the day by Judge Charles M. Jones, in the presence of the parties and their attorneys, and the same was affirmed on a fiftieth appeal on the 16th day of January, 1901, at 12 o'clock noon of the day by Judge Charles M. Jones, in the presence of the parties and their attorneys, and the same was affirmed on a fifty-first appeal on the 16th day of January, 1901, at 12 o'clock noon of the day by Judge Charles M. Jones, in the presence of the parties and their attorneys, and the same was affirmed on a fifty-second appeal on the 16th day of January, 1901, at 12 o'clock noon of the day by Judge Charles M. Jones, in the presence of the parties and their attorneys, and the same was affirmed on a fifty-third appeal on the 16th day of January, 1901, at 12 o'clock noon of the day by Judge Charles M. Jones, in the presence of the parties and their attorneys, and the same was affirmed on a fifty-fourth appeal on the 16th day of January, 1901, at 12 o'clock noon of the day by Judge Charles M. Jones, in the presence of the parties and their attorneys, and the same was affirmed on a fifty-fifth appeal on the 16th day of January, 1901, at 12 o'clock noon of the day by Judge Charles M. Jones, in the presence of the parties and their attorneys, and the same was affirmed on a fifty-sixth appeal on the 16th day of January, 1901, at 12 o'clock noon of the day by Judge Charles M. Jones, in the presence of the parties and their attorneys, and the same was affirmed on a fifty-seventh appeal on the 16th day of January, 1901, at 12 o'clock noon of the day by Judge Charles M. Jones, in the presence of the parties and their attorneys, and the same was affirmed on a fifty-eighth appeal on the 16th day of January, 1901, at 12 o'clock noon of the day by Judge Charles M. Jones, in the presence of the parties and their attorneys, and the same was affirmed on a fifty-ninth appeal on the 16th day of January, 1901, at 12 o'clock noon of the day by Judge Charles M. Jones, in the presence of the parties and their attorneys, and the same was affirmed on a sixtieth appeal on the 16th day of January, 1901, at 12 o'clock noon of the day by Judge Charles M. Jones, in the presence of the parties and their attorneys, and the same was affirmed on a sixty-first appeal on the 16th day of January, 1901, at 12 o'clock noon of the day by Judge Charles M. Jones, in the presence of the parties and their attorneys, and the same was affirmed on a sixty-second appeal on the 16th day of January, 1901, at 12 o'clock noon of the day by Judge Charles M. Jones, in the presence of the parties and their attorneys, and the same was affirmed on a sixty-third appeal on the 16th day of January, 1901, at 12 o'clock noon of the day by Judge Charles M. Jones, in the presence of the parties and their attorneys, and the same was affirmed on a sixty-fourth appeal on the 16th day of January, 1901, at 12 o'clock noon of the day by Judge Charles M. Jones, in the presence of the parties and their attorneys, and the same was affirmed on a sixty-fifth appeal on the 16th day of January, 1901, at 12 o'clock noon of the day by Judge Charles M. Jones, in the presence of the parties and their attorneys, and the same was affirmed on a sixty-sixth appeal on the 16th day of January, 1901, at 12 o'clock noon of the day by Judge Charles M. Jones, in the presence of the parties and their attorneys, and the same was affirmed on a sixty-seventh appeal on the 16th day of January, 1901, at 12 o'clock noon of the day by Judge Charles M. Jones, in the presence of the parties and their attorneys, and the same was affirmed on a sixty-eighth appeal on the 16th day of January, 1901, at 12 o'clock noon of the day by Judge Charles M. Jones, in the presence of the parties and their attorneys, and the same was affirmed on a sixty-ninth appeal on the 16th day of January, 1901, at 12 o'clock noon of the day by Judge Charles M. Jones, in the presence of the parties and their attorneys, and the same was affirmed on a seventieth appeal on the 16th day of January, 1901, at 12 o'clock noon of the day by Judge Charles M. Jones, in the presence of the parties and their attorneys, and the same was affirmed on a seventy-first appeal on the 16th day of January, 1901, at 12 o'clock noon of the day by Judge Charles M. Jones, in the presence of the parties and their attorneys, and the same was affirmed on a seventy-second appeal on the 16th day of January, 1901, at 12 o'clock noon of the day by Judge Charles M. Jones, in the presence of the parties and their attorneys, and the same was affirmed on a seventy-third appeal on the 16th day of January, 1901, at 12 o'clock noon of the day by Judge Charles M. Jones, in the presence of the parties and their attorneys, and the same was affirmed on a seventy-fourth appeal on the 16th day of January, 1901, at 12 o'clock noon of the day by Judge Charles M. Jones, in the presence of the parties and their attorneys, and the same was affirmed on a seventy-fifth appeal on the 16th day of January, 1901, at 12 o'clock noon of the day by Judge Charles M. Jones, in the presence of the parties and their attorneys, and the same was affirmed on a seventy-sixth appeal on the 16th day of January, 1901, at 12 o'clock noon of the day by Judge Charles M. Jones, in the presence of the parties and their attorneys, and the same was affirmed on a seventy-seventh appeal on the 16th day of January, 1901, at 12 o'clock noon of the day by Judge Charles M. Jones, in the presence of the parties and their attorneys, and the same was affirmed on a seventy-eighth appeal on the 16th day of January, 1901, at 12 o'clock noon of the day by Judge Charles M. Jones, in the presence of the parties and their attorneys, and the same was affirmed on a seventy-ninth appeal on the 16th day of January, 1901, at 12 o'clock noon of the day by Judge Charles M. Jones, in the presence of the parties and their attorneys, and the same was affirmed on an eightieth appeal on the 16th day of January, 1901, at 12 o'clock noon of the day by Judge Charles M. Jones, in the presence of the parties and their attorneys, and the same was affirmed on an eighty-first appeal on the 16th day of January, 1901, at 12 o'clock noon of the day by Judge Charles M. Jones, in the presence of the parties and their attorneys, and the same was affirmed on an eighty-second appeal on the 16th day of January, 1901, at 12 o'clock noon of the day by Judge Charles M. Jones, in the presence of the parties and their attorneys, and the same was affirmed on an eighty-third appeal on the 16th day of January, 1901, at 12 o'clock noon of the day by Judge Charles M. Jones, in the presence of the parties and their attorneys, and the same was affirmed on an eighty-fourth appeal on the 16th day of January, 1901, at 12 o'clock noon of the day by Judge Charles M. Jones, in the presence of the parties and their attorneys, and the same was affirmed on an eighty-f