

# THE TEMPE-MESA REPUBLICAN

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## THE TEMPE NATIONAL BANK

General Bank and Business.  
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DINING ROOMS.  
First Class Meals at Moderate Rates.  
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### TEMPE

Dr. J. M. Simms of Missouri, who has been in Tempe for some time, left yesterday for Florence, where he will take up the practice of Dr. Brokway, the county physician of Pinal county. The work at Florence and vicinity is now very heavy, owing to the smallpox epidemic, which has been raging there. Dr. T. R. Jones of Tempe, who has recently been to Florence, Casa Grande and other points in Pinal county, in speaking of his trip, said that the conditions there were bad. Dr. Brokway in performing his duties as county physician, had to contend with many things, such as a violent prejudice among the Indians and Mexican against vaccination, lack of necessary sanitary measures, etc. Dr. Brokway's health has not been sufficient to stand the demands upon it. He has been successful in almost stamping out the disease, but finds it necessary to take a rest and accordingly has secured Dr. Simms as his substitute.

Tempe does not like to lose Dr. Simms, but his friends here all join in wishing him success in his new task. Sunday is a quiet day in Tempe. The usual church services were held and were well attended. Driving and riding is a favorite Sunday diversion and those who wish to secure rides for that day have to place their orders in advance. Yesterday parties visited Mesa and Phoenix and today the guests of the Casa Loma will join in a full-party to the former place.

Last night Mrs. Mary C. Curtis delivered her lecture on "Manners and Customs of Macedonia" at the Methodist church. The attendance was good and everybody enjoyed the entertainment as well as instruction from the interesting discourse.

W. E. Hancock of San Bernardino, Cal., is a guest at the Casa Loma and has been buying cattle which he is shipping back to California.

In spite of the fact that yesterday was Sunday, Justice Tomlinson was called upon to visit upon one of his old customers who had succeeded in getting into trouble again. Rufus Yalenzuela was the culprit, and Kate Montoya was his victim or his abettor, as the case may be. Valenzuela drew a knife and tried to do a dispute in Mexican style, but Montoya was saved from his attack only to be taken in charge by the officer of the law.

A. P. Punnett and wife of West City, Kas.; B. S. Dow of Pomeroy, Ark.; W. E. Hatcher of San Bernardino, L. M. Smith and wife of Kalumet Falls; Stephen Hughes of Tempe; Miss Rives, Miss Hma McCallan and Lora Dams.

**F. J. HART, M. D.**—Office first door north Odd Fellows' building on Mill avenue, Tempe, Ariz.

**DR. COUDERT**—Usher residence Sixth street. Office hours until 10 a. m.; 12 to 3 p. m.

**G. R. FINCH**  
LIVERY, FEED AND  
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Up-to-date turn outs, tallyhos, etc. Horses safe and reliable. First-rate service. Satisfactory prices.

**Phoenix, Tempe and Mesa Stage.**  
Leaves Phoenix 8:30 a. m.  
Return on your own time.  
Telephone 264, Office.  
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Dayton Wheels, both chain and chainless, cushion frames and coaster brakes. Prices lowest consistent with good values.

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**HOTEL CASA LOMA**  
TEMPE, ARIZONA.  
A new, modern, first-class family hotel, run on the American and European plans.

Rooms \$20 per Month and up.  
Table board \$25 per month and up.  
Single meals 50 cents.  
Visitors to Tempe are cordially invited to use the hotel parlors.

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**HERPICIDE**  
HAIR LIKE THIS  
It is easily obtainable through the use of Herpicide, the only hair restorer that reaches and annihilates the germ of disease that is responsible for thinning hair, dandruff and falling hair. It is impossible, and causes a tickling, burning, itching, and a growth of soft, thick hair that anyone should be proud of. Even druggists proclaim its virtues, as per the following:  
"Order of W. H. McMorris, President, Phoenix, Arizona, dated March 12, 1902."  
"Dear Sir: Herpicide is certainly a good article and does the work as advertised. That is why we sell it. I cannot say every bottle, but none has been returned. Please send me another. Yours respectfully, W. H. McMorris."  
For Sale at all First-Class Drug Stores.

### NEWS AND GOSSIP OF OTHER LANDS.

Twenty million dollars is the sum for which Leo XIII figures as a creditor on the books of the national debt of the Italian government. Each year this amount is increased by \$600,000, which the Italian government, by the law of guarantees, enacted in 1871, bound itself to pay toward the maintenance of the pope. This has been going on for thirty years, but, contrary to general belief, the accumulations have not been increased by compound interest, for at the end of every five years the interest is prescribed, so that the Vatican could never at any time claim more than the accumulated interest of five years.

The assertion that the Vatican has never touched a cent of this annuity awarded to it by the Italian government, is not quite correct, for during the period that immediately followed the capture of Rome in 1870 by the Italian troops, Cardinal Antonelli, then papal secretary of state, informed the minister of finance of the Italian government that he had issued drafts for the payment of the usual monthly annuity of the Holy See, amounting to about \$100,000, and asked if the Italian government intended to honor the drafts. The Italian government's reply was in the affirmative, and the sum was paid by the Italian treasury.

When, however, it became known that the papacy was accepting money from the Italian government, and was thus subsidizing itself to the latter the outcry raised was so great that the papacy was compelled to refuse any further payments from the Italian government.

I hear that Lord Kitchener is to resign the office of Secretary of State, in the disposal of King Edward by the death of poor Lord Curzon. If Lord Kitchener is not actually an Irishman, at any rate he was born in Ireland, and his Irish blood is in his veins. The order was instituted in the latter part of the eighteenth century by King George III. Its membership is restricted to twenty members of the kingdom of Ireland, the viceroys being the grandmaster and the earl of the senior knight.

The insignia comprises a silver star on which is the cross of St. Patrick, surmounted by a tressel or shamrock. The gold collar of the order is composed of roses and Irish harps, while the badge or jewel of the order is a gold wreath of shamrock within which is a circle of blue enamel containing the motto of the order in letters of gold "Quis Separabit," the whole encircled by the Cross of St. Patrick, surmounted by a green enamelled shamrock.

Both Lord Roberts and Lord Wolseley are Knights of St. Patrick, as is the Lord Dunsany. The ribbon of the order is sky blue, and while peers who have held the office of viceroy of Ireland, and consequently of grandmaster of the order do not remain knights thereof after the conclusion of their term of office, they nevertheless retain the right of wearing the jewel of the order around their neck dependent from a sky blue ribbon on all official occasions. Among the number enjoying this distinction are the earls of Spencer and of Howe, who, not being Irishmen, cannot aspire to be regular knights of the order.

There is an altogether new departure in connection with the Carlist movement in Spain, which I commend to the attention of my readers. Don Jaime, who has now almost completely recovered from his very serious illness, has actually accepted the leadership of the militant element of the Carlist party, the most active agent of which is General Count Moore. The followers of the count style themselves "young Car-

**BEHOLDINGS THAT CAN BURN.**  
Slowly but surely the conviction is being borne in upon us that the Washington monument, the Eiffel Tower and the Pyramids of Egypt are the only "fireproof" buildings that are fireproof.—New York Mail and Express.

**A NATURAL PREFERENCE.**  
Mr. Backlotz—You didn't attempt to show the story last Friday?  
Mr. Subbubs—No, I preferred to stay at home and storm at the weather.—Philadelphia Press.

### THE MCCABE EXTENSION.

Speaking of the McCabe Extension company the Prescott Prospect says: A new engine and dynamo have been installed of sufficient capacity to increase the number of electric drills and to light the town. A sufficient quantity of contracts have already been made to cover the expense of running the plant, thus securing the power for the company at no expense.

A new steam hoist has been placed on shaft No. 3, so that the company has three steam hoists at work and are extracting ore from each of them. We learn that ore shipments will be made from the property within a few days—as soon as tests, which are now being made, enable the company to determine the very best manner of treatment.

### VIRTUE IN CORNED BEEF.

J. Pierpont Morgan thrives on corned beef and cabbage. Senator Marcus A. Hanna on corned beef hash and buckwheats. One is the leading financier and trust builder, the other the ablest political manager in the United States. An extraordinary success in business makes "Tell me what a man eats and I will tell you what he is" a trite proverb. Do financing and financiering come from cabbage? And does political power come from buckwheats? There is good backbone in corned beef for any line of action.—New York Press.

### THE DEPTH OF SANITY.

The worst thing yet said about the democratic minority in congress is that they are not even agreed as to Wheeler.—Atlanta Journal.

Sillius—"I wonder how he acquired such a practical knowledge of men." Cynicus—"Perhaps by studying woman."

"To the victors belong—what?" asked the teacher, who was discussing familiar quotations. "Anything that's spoiled," answered the small boy in the rear seat.—Chicago Post.

### ARTICLES OF INCORPORATION OF THE WHITE GOLD MINING COMPANY.

**KNOW ALL MEN BY THESE PRESENTS:** That we, the undersigned residents of the City of Phoenix, Maricopa County, Arizona Territory, have this day associated ourselves together for the purpose of organizing and operating under the laws of the Territory of Arizona, and pursuant thereto do hereby make, sign, execute, acknowledge, file, record and publish the following Articles of Incorporation:

**ARTICLE I.**  
The names of the incorporators are J. Elliott Walker, Edward Eisele, B. F. Porter, L. H. Landis and Arthur J. Edwards, and the name of the corporation shall be and is **WHITE GOLD MINING COMPANY** and its principal place of transacting business and its principal office shall be in the City of Phoenix, Maricopa County, Arizona Territory; but this corporation may also transact any of its business and establish and maintain offices and warehouses and other kinds of property at any place within or without the said Territory of Arizona that the Board of Directors may, by resolution, provide and determine.

**ARTICLE II.**  
The general nature of the business to be transacted by this corporation is that of locating, buying, owning, selling, leasing, contracting for, managing, operating, developing and improving mineral lands, mines and mining property wherever the same may be situated; also erecting, purchasing, leasing, managing and operating mills, smelters, concentrators and any and all other kinds of works, machinery and appliances for the purpose of treating, reducing, handling and otherwise dealing in any and all kinds of minerals and ores and also for acquiring by purchase, lease or by any other lawful means, and operating, managing, letting, selling and disposing of any and all kinds of property, real, personal or mixed, that may be deemed proper by the Board of Directors; also to buy, hold, sell, assign and dispose of stocks of other corporations, and also for the carrying on of the general business of merchandising; to buy, locate, construct, own, manage, operate and sell toll-roads and railroads; to borrow money and to contract to repay the same with or without interest upon such terms as the Board of Directors may determine and for that purpose to mortgage, pledge and hypothecate any or all of its property; to make such contracts, acquire, hold, mortgage, operate and transfer such property and possess all the powers in relation thereto as a private individual may, under the law possess and enjoy.

**ARTICLE III.**  
The amount of the capital stock of this corporation shall be One Million (\$1,000,000) Dollars, divided into one million (1,000,000) shares of the par value of One (\$1.00) Dollar each, and all shares when issued shall be fully paid and non-assessable.

**ARTICLE IV.**  
The time of the commencement of this corporation shall be the date of the filing of these Articles in the office of the County Recorder of Maricopa County, Arizona Territory, and in the office of the Secretary of the Territory of Arizona, and the termination thereof shall be twenty-five (25) years thereafter, but the same may be renewed from time to time for a like period of twenty-five (25) years, when the holders of three-fourths (3/4) of the issued stock shall, at any meeting duly called and held for that purpose, vote in favor of such renewal.

**ARTICLE V.**  
The management of the business and affairs of this corporation shall be vested in a Board of Directors consisting of not less than five nor more than nine persons, the number to be determined by the stockholders, each and all of whom shall be stockholders. Said Directors shall be elected annually by the stockholders on the 1st Monday in May of each year, provided, however, that J. Elliott Walker, Edward Eisele, B. F. Porter, L. H. Landis and Arthur J. Edwards shall be and constitute the Board of Directors until the annual meeting of the stockholders in the year 1902.

any, and Treasurer and all of said officers shall be chosen by the Directors from among the members of the Board of Directors and shall hold their offices for a term of one (1) year, and until their successors are elected and qualified; said officers shall receive such compensation as the Board of Directors may determine, if approved by the holders of a majority of the issued stock.

The meetings of the Board of Directors shall be held in such places in the Territory of Arizona and at such times as the majority of the said board shall determine and all such meetings, at which a majority of the Directors shall be present, shall be regular meetings. The Board of Directors may hold meetings in such places within the Territory of Arizona and at such times as all of said Directors may unanimously determine.

The annual meetings of the stockholders shall be held on the first Monday in May of each year, and other regular meetings may be held at such times and at such places within the Territory of Arizona as may be designated by the holders of the majority of the issued stock of the corporation. The Board of Directors shall have full power to sell or exchange the shares of the capital stock of this corporation for mineral lands, mines, mining claims or other real estate or for mills, smelters, hydraulic plants or any other kind of machinery or for any other kind of personal property or for any and all kinds of labor or services needed in carrying on the business of the corporation on such terms as said Directors may think best, or to sell the same for cash or to exchange the same for shares of the capital stock of other corporations.

The Directors shall have power to make, establish, amend or repeal all by-laws, rules and regulations deemed expedient for the management of the affairs of the corporation and to appoint and employ all necessary agents, servants and laborers and fix the compensation for the same. If any Director at any time shall be a stockholder he shall thereby and thereupon cease to be a Director, and the remaining Directors shall elect a stockholder to fill said vacancy until the next annual meeting of stockholders.

**ARTICLE VI.**  
The highest amount of indebtedness, direct or contingent, to which this corporation may at any time be subject shall be the sum of Two Hundred Thousand (\$200,000) Dollars.

**ARTICLE VII.**  
The officers and the stockholders of this corporation and their private property shall always be exempt from any and all liability for the debts of this corporation.

**ARTICLE VIII.**  
The stockholders may be present by proxy at any and all meetings of the stockholders and vote upon all questions as though present in person, provided always that such proxy shall be valid and voted by a stockholder of the corporation.

**ARTICLE IX.**  
These articles may be amended at any regular meeting of the stockholders by the affirmative vote of three-fifths (3/5) of all the stock present at such meeting, provided that such amendment (3/5) of all of the stock issued; and provided that at any meeting other than an annual meeting, that notice of the intended amendment has been given the stockholders with the notice of the meeting at which such amendment is submitted for action.

**ARTICLE X.**  
This corporation may at any time, and from time to time, when the same shall be decided and determined by either the stockholders or the Directors, issue preferred stock, not exceeding in amount in the aggregate two hundred thousand shares, and may provide by proper resolution or contract with the purchasers or subscribers of said stock that the same shall be and remain a first claim upon the property, assets and profits of the corporation after its indebtedness, and that the holders thereof shall be entitled to receive from the net earnings of the corporation on a dividend not exceeding ten per cent per annum, payable semi-annually or annually, and to have such interest or dividend payable in full each and every year before any payments of interest or dividends upon the other or common stock; and whenever the net earnings of the corporation which shall be applied in the payment of interest or dividends on the preferred stock and of interest or dividends upon the common stock shall be more than sufficient to pay both said interest on said preferred stock in full and the same per cent dividend upon the common stock for the year in which said net earnings are so applied, then the excess of such net earnings after such payment shall be divided equally among the holders of the common shares by share. This corporation may by proper resolution or contract, by the Directors or stockholders, at the time of issuing such preferred stock make any provision that may be deemed proper for the redemption and cancellation of such preferred stock, and may also restrict or deprive such holders of the right to vote at any or all stockholders' meetings.

**IN WITNESS WHEREOF** we have hereunto set our hands this 2nd day of January, A. D. 1902.  
B. F. PORTER,  
J. ELLIOTT WALKER,  
L. H. LANDIS,  
EDWARD EISELE,  
ARTHUR J. EDWARDS,  
Territory of Arizona,  
County of Maricopa, ss.

Before me, J. W. Walker, a Notary Public in and for the County of Maricopa, Territory of Arizona, on this day personally appeared J. Elliott Walker, Edward Eisele, B. F. Porter, L. H. Landis and Arthur J. Edwards, known to me to be the persons whose names are subscribed to the foregoing instrument, and acknowledged to me that they executed the same for the purpose and consideration therein expressed. Given under my hand and seal of office this 2nd day of January, A. D. 1902.  
(Seal)  
J. W. WALKER,  
Notary Public.  
My commission expires July 15th, 1905.  
Territory of Arizona,  
County of Maricopa,  
I, B. F. McFall, County Recorder in and for the County and Territory aforesaid, do hereby certify that the within instrument was filed for record at 3:40 o'clock p. m. on this 2nd day of January, 1902, and duly recorded in Book No. 8 of Incorporations, Records of Maricopa County, Arizona, at pages

550 to 555 inclusive.  
Witness my hand and official seal this 2nd day of January, 1902.  
(Seal)  
B. F. McFALL,  
County Recorder.

By A. S. ARTHUR, Deputy.  
Filed and recorded in the office of the Secretary of the Territory of Arizona this 2nd day of January, A. D. 1902, at 4:25 p. m.  
ISAAC T. STODDARD,  
Secretary of Arizona.  
First publication March 5.

### ARTICLES OF INCORPORATION OF THE WATOSA COMPANY.

Be it known, that the undersigned, having voluntarily associated themselves together with an intention of forming a corporation under the laws of the Territory of Arizona, have adopted and hereby do adopt the following articles of incorporation:

**ARTICLE I.**  
The name of the corporation shall be The Watosa Company.  
The general nature of its business shall be to buy and otherwise acquire, manufacture and sell patent, proprietary and other medicines of all kinds; also flavoring extracts, ointments, salves, liniments, lotions, spices and condiments; and to do anything that is convenient in connection therewith, properly incident thereto, and necessarily consequent upon the business of the corporation.

**ARTICLE II.**  
This corporation shall commence on the first day of March, 1902, and shall continue for a period of twenty-five years.

**ARTICLE III.**  
The amount of the capital stock of said corporation shall be \$15,000.00, divided into 1,500 shares of the face value of \$10.00 each, and shall be issued and paid for as ordered by the board of directors; said board of directors may issue preferred stock in said corporation, but only on such terms and under such conditions as may be prescribed by the by-laws; and the highest amount of indebtedness and liability to which said corporation shall at any time be subject, including preferred stock, issued and outstanding, shall not exceed the sum of \$10,000.00.

**ARTICLE IV.**  
The names and places of residence of the persons forming this corporation are as follows: Joseph Shackell, Ernest H. Smith, T. S. Estabrook, George T. Simpson, Paul E. Baumgartner, Henry J. Willis, O. T. Caswell, James K. Simpson and Will Hayes Laird, all of the city of Winona, Minnesota.

**ARTICLE V.**  
The officers and the stockholders of this corporation and their private property shall always be exempt from any and all liability for the debts of this corporation.

**ARTICLE VI.**  
The stockholders may be present by proxy at any and all meetings of the stockholders and vote upon all questions as though present in person, provided always that such proxy shall be valid and voted by a stockholder of the corporation.

**ARTICLE VII.**  
These articles may be amended at any regular meeting of the stockholders by the affirmative vote of three-fifths (3/5) of all the stock present at such meeting, provided that such amendment (3/5) of all of the stock issued; and provided that at any meeting other than an annual meeting, that notice of the intended amendment has been given the stockholders with the notice of the meeting at which such amendment is submitted for action.

**ARTICLE VIII.**  
This corporation may at any time, and from time to time, when the same shall be decided and determined by either the stockholders or the Directors, issue preferred stock, not exceeding in amount in the aggregate two hundred thousand shares, and may provide by proper resolution or contract with the purchasers or subscribers of said stock that the same shall be and remain a first claim upon the property, assets and profits of the corporation after its indebtedness, and that the holders thereof shall be entitled to receive from the net earnings of the corporation on a dividend not exceeding ten per cent per annum, payable semi-annually or annually, and to have such interest or dividend payable in full each and every year before any payments of interest or dividends upon the other or common stock; and whenever the net earnings of the corporation which shall be applied in the payment of interest or dividends on the preferred stock and of interest or dividends upon the common stock shall be more than sufficient to pay both said interest on said preferred stock in full and the same per cent dividend upon the common stock for the year in which said net earnings are so applied, then the excess of such net earnings after such payment shall be divided equally among the holders of the common shares by share. This corporation may by proper resolution or contract, by the Directors or stockholders, at the time of issuing such preferred stock make any provision that may be deemed proper for the redemption and cancellation of such preferred stock, and may also restrict or deprive such holders of the right to vote at any or all stockholders' meetings.

**IN WITNESS WHEREOF** we have hereunto set our hands this 19th day of February, 1902.  
JOSEPH SHACKELL (seal)  
ERNEST H. SMITH (seal)  
T. S. ESTABROOK (seal)  
GEORGE T. SIMPSON (seal)  
PAUL E. BAUMGARTNER (seal)  
HENRY J. WILLIS (seal)  
O. T. CASWELL (seal)  
JAMES K. SIMPSON (seal)  
WILL HAYES LAIRD (seal)  
State of Minnesota, county of Winona, ss.

Before me, Clara Schlosstein, a notary public in and for the County of Winona, State of Minnesota, on this day personally appeared Joseph Shackell, Ernest H. Smith, T. S. Estabrook, George T. Simpson, Henry J. Willis, O. T. Caswell, James K. Simpson, Will Hayes Laird and Paul E. Baumgartner,

known to me to be the persons whose names are subscribed to the foregoing instrument, and acknowledged to me that they, and each of them, executed the same for the purposes and consideration therein expressed. Given under my hand and seal of office this 19th day of February, 1902. My commission expires on the 8th day of November, 1908.  
CLARA SCHLOSSTEIN,  
Notary Public in and for Winona county, Minnesota.

Territory of Arizona, county of Maricopa, ss.  
I, B. F. McFall, county recorder in and for the county and territory aforesaid, hereby certify that I have compared the foregoing copy with the original articles of incorporation of the Watosa Company, filed and recorded in my office on the 3rd day of March, 1902, in book No. 9 of Incorporations, at page 550, and that the same is a full, true and correct copy of such original and of the whole thereof.

Witness my hand and seal of office, this 3rd day of March, 1902.  
(Seal)  
B. F. McFALL,  
County Recorder.  
By A. S. Arthur, Deputy.  
Filed and recorded in the office of the Secretary of the Territory of Arizona this 3rd day of March, A. D. 1902, at 2 p. m.

ISAAC T. STODDARD,  
Secretary of Arizona.  
First publication March 7.

**OFFICE OF THE SOUTHERN PACIFIC Railroad Company (of Arizona), San Francisco, Cal., June 20, 1901.**—The annual meeting of the stockholders of the Southern Pacific Railroad Company (of Arizona), for the election of Directors for the ensuing year, and for the transaction of such other business as may be brought before the meeting, will be held at the office of the Company, in the City of San Francisco, State of California, on WEDNESDAY, the 10th day of July, 1901, at 10 o'clock a. m.

J. L. WILLCUTT, Secretary.  
Notice is hereby given, that at the foregoing meeting an adjournment was duly made to WEDNESDAY, July 24th, 1901, at 10 o'clock a. m.

J. L. WILLCUTT, Secretary.  
Notice is hereby given, that at the foregoing meeting an adjournment was duly made to WEDNESDAY, August 7th, 1901, at 10 o'clock a. m., at the same place.

J. L. WILLCUTT, Secretary.  
Notice is hereby given, that at the foregoing meeting an adjournment was duly made to WEDNESDAY, August 21st, 1901, at the same place and hour.

J. L. WILLCUTT, Secretary.  
Notice is hereby given, that at the foregoing meeting an adjournment was duly made to WEDNESDAY, September 12th, 1901, at the same hour and place.

J. L. WILLCUTT, Secretary.  
Notice is hereby given, that at the foregoing meeting an adjournment was duly made to WEDNESDAY, September 18th, 1901, at the same hour and place.

J. L. WILLCUTT, Secretary.  
Notice is hereby given, that at the foregoing meeting an adjournment was duly made to WEDNESDAY, October 2nd, 1901, at the same hour and place.

J. L. WILLCUTT, Secretary.  
Notice is hereby given, that at the foregoing meeting an adjournment was duly made to WEDNESDAY, October 16th, 1901, at the same hour and place.

J. L. WILLCUTT, Secretary.  
Notice is hereby given, that at the foregoing meeting an adjournment was duly made to WEDNESDAY, October 30th, 1901, at the same hour and place.

J. L. WILLCUTT, Secretary.  
Notice is hereby given, that at the foregoing meeting an adjournment was duly made to WEDNESDAY, November 14th, 1901, at the same hour and place.

J. L. WILLCUTT, Secretary.  
Notice is hereby given, that at the foregoing meeting an adjournment was duly made to WEDNESDAY, November 28th, 1901, at the same hour and place.

J. L. WILLCUTT, Secretary.  
Notice is hereby given, that at the foregoing meeting an adjournment was duly made to SATURDAY, January 11th, 1902, at the same hour and place.

J. L. WILLCUTT, Secretary.  
Notice is hereby given, that at the foregoing meeting an adjournment was duly made to SATURDAY, January 25th, 1902, at the same hour and place.

J. L. WILLCUTT, Secretary.  
Notice is hereby given, that at the foregoing meeting an adjournment was duly made to SATURDAY, February 8th, 1902, at the same hour and place.

J. L. WILLCUTT, Secretary.  
Notice is hereby given, that at the foregoing meeting an adjournment was duly made to SATURDAY, February 15th, 1902, at the same hour and place.

J. L. WILLCUTT, Secretary.  
Notice is hereby given, that at the foregoing meeting an adjournment was duly made to SATURDAY, March 1st, 1902, at the same hour and place.

J. L. WILLCUTT, Secretary.  
Notice is hereby given, that at the foregoing meeting an adjournment was duly made to SATURDAY, March 15th, 1902, at the same hour and place.