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Don't fail to see the \$1,000 prize designs for this year. They are the handsomest and most artistic papers in the market and are better made than those of any other manufacturer.

The New York World says: "None so beautiful, so perfect or offered so cheap."

The Chicago Tribune says: "They will be in great demand by people of artistic tastes."

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Tourists and commercial travelers will find the above named hotel complete in all the modern improvements of the day. The management will spare no pains to cater to the wants of his patrons.

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All the Delicacies of the Season Fresh from the Market.

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FLAGSTAFF, ARIZONA

OUR WASHINGTON LETTER.

The President May Recognize Cuban Belligerence

Fight on the Naval Appropriation Bill—Restricting Foreign Labor—McKinley Steadily Gaining Strength.

(FROM OUR REGULAR CORRESPONDENT.)

WASHINGTON, May 8.—It takes two to make a bargain. In adopting a resolution providing for the adjournment of Congress on May 18, the House has only taken the first step towards a bargain. The majority of the House Ways and Means committee would much rather have had the first step taken by the Senate, but as that body gave no indication of doing so the committee reported the resolution which was adopted by the House. That it will not be adopted by the Senate in that shape may be set down as certain, as the Senate will not be ready to adjourn as early as that, and there are numerous things which may precipitate a discussion that will prevent an early adjournment, not the least of which is the indisposition of a number of senators to adjourn until the President has recognized the belligerence of the Cubans. This was voiced by Senator Morgan when he moved that his joint resolution directing that resolution be referred to the committee on Foreign Relations, and said: "I hope firm, energetic and determined action will be taken before this Congress adjourns. I do not believe Congress can afford to adjourn leaving this question in its present state before the world."

The whole influence of the administration will be used to prevent any further action by Congress on Cuban affairs. In fact, it is said that further congressional action will result in upsetting a very carefully planned scheme which President Cleveland hopes to carry through after Congress gets out of the way. Just what this scheme is has not been told by anyone who could speak by authority, but vague hints indicate that it may lead to war with Spain, and that the gathering of what is with one or two exceptions the most formidable fleet of fighting vessels afloat, by the administration in Hampton Roads, is connected with it.

Representative Amos Cummings of New York, will lose his well deserved reputation for level headedness if he introduces a few more bills like the one he introduced this week to prohibit the offering of gifts or prizes in connection with chewing or smoking tobacco or cigarettes. What right has Congress to interfere if the manufacturers of these or any other articles choose to encourage their consumption by giving something away? Now if there was any way by which Congress could absolutely stop the manufacture of the stinking paper cigarettes the average citizen would not be likely to question its constitutionality, but the bill of Mr. Cummings is calculated to increase their manufacture by making it more profitable.

The old, old fight between the House and the Senate is on again. The present point in dispute is the number of battle ships which shall be provided for by the Naval appropriation bill. The House originally said four, and the Senate by an amendment reduced the number to two. This aroused the ire of the House and, after some sarcastic references to the jingoism of the Senate a little earlier in the session, it refused by the decisive vote of 141 to 81, to accept the Senate amendment and sent the bill to conference. The Senators are so accustomed to having their way in these contests that they seldom take the opposition of the House seriously, but this may end differently, as there is a strong element in the Senate which sides with the House.

A bill to prevent Canadians coming into the United States to work during the summer months and returning to their homes in winter, has been favorably reported from the House committee on Labor. Its title is: "A bill for the protection of American labor and to establish additional regulations concerning immigration."

Ex-Senator Warner Miller is in Washington trying to stem the current of opposition which has set in against the Nicaragua canal, or rather against any government aid for the

present Nicaragua Canal company, but he doesn't seem to be making much headway. Whatever may be done after the presidential election, it is practically certain that no Nicaragua Canal bill will be passed at this session of Congress.

Two Populists—Peffer and Butler—joined with twenty-nine Republican Senators in serving notice on the Finance committee that no tariff or internal revenue bill could be considered at this session that did not carry a clause providing for an adequate duty on wool.

The McKinley men are not doing anything to make the men who opposed his candidacy mad, but they cannot help showing that they regard the contest as already settled when many of their opponents admit as much privately, and those who were on the fence are fairly falling over each other in their anxiety to declare their allegiance to McKinley.

REAL ESTATE TRANSFERS.

The following real estate transfers were recorded by C. A. Bush, recorder of Coconino county, during the month April:

J. M. Sanford, administrator, to W. H. Henley—Lot 9, block 6, Scott's addition to town of Williams; \$15.

W. H. Henley and wife to C. B. Holloway—Lot 9, block 6, Scott's addition to town of Williams; \$100.

C. B. Holloway and wife to J. A. Johnson—Lot 9, block 6, Scott's addition to town of Williams; \$40.

E. F. Phelan to Esau Lamb—All of lot 18 and S 1/2 of lot 19, block 12, townsite of Williams; \$40.

Esau Lamb to Gallatin & Grose—All of lot 18 and S 1/2 of lot 19, block 12, townsite of Williams; \$200.

J. A. Williams to Theophile Schneider—Lot 7, block 37, townsite of Williams; \$150.

R. H. Cameron, sheriff, to Neill B. Field—NE 1/4 and N 1/2, the SE 1/4 and NW 1/4 and NE 1/4 of the SW 1/4 section 8, township 19 north, range 8 east; also lots 20, 21, 22, 23, 24 and 25, block 2 A, and lots 6 and 7 and the west 1/2 of lot 5, town of Flagstaff; \$399 47.

United States to James L. Dougherty—Patent to E 1/2 of NE 1/4, the NW 1/4 of the NE 1/4, and the NE 1/4 of the NW 1/4 of section 10, township 20 north, range 7 east.

Rebecca Margeritch to George Margeritch—S 1/2 of NW 1/4 and W 1/2 of SW 1/4 of section 20 north, range 7 east; also S 1/2 of NE 1/4 and the NW 1/4 of the SE 1/4 of section 20, township 20 north, range 7 east.

J. E. Jones, trustee, to Charles McLean—Lots 13, 14 and 15, block 5 B, townsite of Flagstaff; \$30.

E. J. Babbitt, trustee, to Charles McLean—Lots 1, 2, 3 and 4, block 1 G, townsite of Flagstaff; \$40.

United States to Dennis Dowd—Patent to SW 1/4 section 8, township 20 north, range 7 east.

N. Hudson and wife to Fred Hudson—Lots 17, 18, 19 and 20, block 2 F; also lots 5, 6, 7 and 8, block 2 G, townsite of Flagstaff; \$300.

R. E. Daggs to R. W. Bell—Undivided one-half interest in lots 15, 16 and 17, block 21, town of Williams; \$350.

R. E. Daggs to Mrs. Martha Hoxworth—Lots 20, 21, 22, 23, 24 and 25; block 2 A, one third of lot 5, and all of lot 6, block 5, town of Flagstaff; also the NE 1/4 of SW 1/4 of section 8, township plat 19, range 8 east; and all the timber on NE 1/4 and SE 1/4 of the NW 1/4 of section 8, township 19 north, range 8 east, containing 280 acres; consideration \$1.

George Margeritch and wife to Arizona Lumber & Timber Co.—All the trees and lumber growing on the SE 1/4 of the NE 1/4 and the NW 1/4 of the SE 1/4 and NW 1/4 of SW 1/4 section 20, township 20 north, range 7 east; \$1.

Susie B. Altman to Melinda Burke—Lot 6, block 8, Tabor Park addition to town of Williams; \$100.

H. D. Ross to Broyles & Ross—Lot 8, block 2, Scott's addition to town of Williams; \$25.

D. J. Brannen to D. M. Riordan—All of section 32, township 21 north, range 7 east; \$1.

J. H. Hoskins to Arizona Lumber & Timber Co.—Lots 3 and 4 and E 1/2 of SW 1/4 section 30, township 21 north, range 7 east; \$1.

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OVERALLS AND SPRING BOTTOM PANTS.
EVERY GARMENT GUARANTEED.
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THE APACHE KID.

He Now Belongs to the Yaqui Tribe of Indians.

The Apache Kid, of whom so much has been said and written, and who has been accused of killing numberless white settlers the past year, is now and has been for the past fifteen months, located in the town of Uch, a Yaqui village in Mexico, and he has also married a Yaqui squaw and become one of that fighting tribe of Indians. The cause of the Kid's desertion from the Apache tribe is this: About eighteen months ago the Kid and fourteen Chiricahua warriors, who had been raiding with him in Sonora, stealthily visited the San Carlos reservation, and during their visit killed two white settlers in that vicinity. This incensed the people, who threatened vengeance upon the Apache tribe, who drove the Kid and his followers from the reservation, and told him that he had kept them in trouble and danger for years and if he ever showed his face on Arizona soil again they would kill him. The renegade, knowing the threat would be carried out, left for Sonora, joined the Yaqui tribe, took one of their squaws, and has not been in Arizona since.

The above was told to the "Gazette" by Captain Bridwell, the oldest and most reliable Apache scout that has ever been in Arizona. Captain Bridwell further says that of the fourteen renegades who were driven from Arizona with the Kid eight have been killed by Mexican soldiers and six are now on the slopes of the Sierra Madres, living with Mexican mesal makers. This information was given to Captain Bridwell by an Apache chief, who for many years has been a warm friend of the scout.—Gazette.

A Terrible Accident.

Monday, about 3 o'clock, when the train left Mesa City for Phoenix, little J. Roe Young, jr., son of the Indian agent at Sacaton and brother of Conductor Young of that train, was on the train to accompany his brother to Phoenix to meet his father. When the train reached Tempe it stopped to couple on some cattle cars to bring them to Phoenix, and considerable switching was necessary to get the cars. The little fellow, who is about 8 years old, was standing in the doorway of the baggage car, which is simply a box car, and opposite the passenger coach, joking with some Indians who were standing about the car on the side of the track. He could not see the cattle car which was coming down the track in the rear. When the cattle car struck the train it did so with a great deal of force, there being no brake on it. The shock threw the boy backward and then forward out of the doorway and between the baggage car and the coach. In falling his head struck the rail and before he could move the two forward wheels passed over his head killing him instantly.—Herald.

Your Physical Condition

Needs attention at this time. If you are tired, weak and nervous, it is clear that your blood is impure, and without doubt there has been too much overwork or strain on brain and body. The course of treatment for such a condition is plain and simple. The blood must first be purified so that the nervous system, and in fact all the organs will be fed upon pure blood. Intelligent people without number have testified that the best blood purifier, nerve tonic and strength imparting medicine is Hood's Sarsaparilla. Nervousness, loss of sleep and general debility all vanish when Hood's Sarsaparilla is persistently taken; in a word, health and happiness follow after taking Hood's Sarsaparilla.

PATRIOT CURLEY KILLED.

Struck by a Passing Train While Walking Home.

On Monday morning the body of Patrick Curley was found lying alongside the A. & P. railroad track about one mile east of Houck's tank, by a passing freight train. The body was placed in the caboose by the train crew and taken to Navajo Springs, the nearest station. At first it was thought that Curley had been shot as there was a wound in the head, but closer investigation proved that he had been struck by a passing train during the night while walking from Houck's tank to Allantown. Just how the accident happened will never be known, but it is supposed that he was walking on the end of the ties when he was struck and in falling his head came in contact with the end of a tie thus causing his death.

Patrick Curley was an eccentric character. He had been in the employ of the A. & P. railroad for many years as section foreman, and at the time of his death was in charge of the section at Allantown. He had during his life accumulated considerable property and his estate is valued at \$40,000. The body was brought to this place Tuesday for burial. The funeral took place from the Catholic church on Wednesday morning at 10 o'clock. The funeral was attended by a number of his old friends from along the road.

Deceased was a native of Ireland, about 45 years of age. He leaves a brother and sister in Oregon to mourn his sudden death.

Held for Arson.

After two continuances, the hearing of Little Reid on the charge of arson was held last Saturday before Justice W. A. Farr. On account of the unusual interest shown in the case, and in anticipation of the crowd which was present throughout the day the proceedings were conducted in La Prade's hall, the justice's office not being sufficiently large. A large number of witnesses were examined, and the case consumed the entire day and until 7 o'clock in the evening. The defendant was bound over to await the action of the grand jury and placed under \$750 bond, which she furnished.

There was no direct evidence as to the commission of the crime, but the defendant was unfortunate in not being able to explain away a single fact of the strong chain of circumstantial evidence which the prosecution had collected, it being proved that defendant had removed and shipped under a false name a considerable portion of the property which she had insured for \$1,100, and which she agreed with the insurance adjuster was worth \$600. Of this property \$400 worth was found and identified as the same upon which she claimed insurance after the fire. This, together with other strong evidence and conflicting statements made by defendant was considered sufficient to warrant the justice in binding her over.

The Territory was represented by George J. Stoneham and E. M. Dow, while the defense was conducted by J. E. Jones.—Winslow Mail.

Free Pills.

Send your address to H. E. Bucklen & Co., Chicago, and get a free sample box of Dr. King's New Life Pills. A trial will convince you of their merits. These pills are easy in action and are particularly effective in the cure of constipation and sick headache. For malaria and liver troubles they have been proved invaluable. They are guaranteed to be perfectly free from every deleterious substance and to be purely vegetable. They do not weaken by their action, but by giving tone to stomach and bowels greatly invigorate the system. Regular size, 25c per box. Sold by D. J. Brannen, druggist.