

White Oaks Eagle

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A PLEA FOR HARMONY.

The plea for democratic harmony on the basis of gold monometallism lacks that most essential of all qualities, logic. It is a plea that leads in another direction entirely. Gold monometallism is the result of republican legislation, and this result the democratic party has been fighting ever since the crime was discovered. If there is to be any harmony on that line it must needs be with the republicans.

That is all that such a plea can mean. Democrats can say to the republicans "We heartily indorse your racality in reducing by more than one-half the primary money of the country, although the only result of it has been to rob the people for the benefit of the security holders." Democrats can say this, but are they likely to do so? We think not; and yet this would be the real result of the "harmony," so-called, that the goldbug organs are apparently seeking. Because the administration has indorsed the results of republican financial legislation, that is no reason why the democratic party should stultify itself.

On the other hand, if it is feasible for democrats to shed their convictions as a toad sheds its skin why should they not do as the toad does and shed all? Neither the tariff nor any other issue has ever been as important or as far-reaching an issue as the financial question. If democrats can dispose of the great principles that are at the bottom of this question for the sake of harmony, they can dispose of all other principles as lightly and as freely. This done there will be no further need of legislation, but the whole business of politics and legislation can be turned over to a syndicate representing the money power.

As a matter of fact there can be no harmony between those who believe in the restoration of silver and those who are ready to indorse the republican scheme of robbery represented by the British gold standard. It is idle to talk about it; it is foolish to deem it possible.

Those who imagine that the exigencies of politics or the pressure of events, or the drift of circumstances will influence an overwhelming majority of the democratic voters of the country to turn their backs on democratic principles are assuredly reckoning without their host.—Atlanta Constitution.

MINER'S INCH.

A local unit for the measurement of water supply to hydraulic mines. It is the amount of water flowing under a certain head through one square inch of the total section of a certain opening, for a certain number of hours daily. All these conditions vary at different localities. Every one can keep posted by reading the *Engineering and Mining Journal*, of New York, published every week. \$5 per year. Send for sample copy.

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THE WHITE OAKS RAILROAD.

Two Projects Now on Foot to Build the Line.

EL PASO, Texas, Dec. 6.—The El Paso Northern railroad was quietly reorganized here last night with L. S. Thorne, general manager of the Texas & Pacific, as president; C. R. Moorehead of this city vice-president and B. F. Darbyshire of this city secretary and treasurer. These officers, together with C. E. Satterlee of New York, W. S. Abrams and E. L. Sergeant of Dallas, comprise the Board of Directors. All are officials of the Texas & Pacific except C. R. Moorehead, a banker of this city. The El Paso Northern is the old original White Oaks road, ten miles of which was built out of this city in 1889 by Morris R. Locke & Co. On the completion of ten miles of track the road went into the hands of a receiver. In 1891 the people of El Paso, Denver, Santa Fe and Las Vegas, New Mexico, and Pueblo, Colo., organized to complete the road under the name of El Paso & Denver Short Line. But just then Jay Gould came out to El Paso and bought the road from the receiver, promising to build it at once, but not a mile was added to the original ten. A few days ago C. B. Eddy of Denver offered to complete the road to the rich mineral fields of White Oaks if El Paso would give him a subsidy, and when the people commenced raising the subsidy, the El Paso Northern once more comes to life and promises to build, but people here look on the promise simply as a move to cripple Eddy's efforts.

The White Oaks railroad project is spreading out over a great deal of territory. Since C. B. Eddy took hold of it everybody has had faith in its success, and it now looks as if he was "playing both ends against the middle" with a much more formidable scheme in view than most people imagined. "Surveyors are now in the field locating the line of the Rock Island west of Liberal and they say that their orders are to come to Clayton, N. M."

The above significant paragraph appears in the Clayton *Enterprise* at hand this morning, and a St Louis dispatch says that the Rock Island has in view the extension of its line from Liberal via Clayton to Las Vegas. This unquestionably indicates that C. B. Eddy is not working in the dark in promoting the El Paso-White Oaks road, which, evidently looks to the Rock Island to furnish it with a northern and eastern outlet.—New Mexican.

There are no indications nor is there the slightest probability that the Texas & Pacific railroad people will build a road from this city to White Oaks. A road to and no further than White Oaks would greatly benefit the Texas & Pacific, but an airline from El Paso to St. Louis via White Oaks would injure the Gould interests greatly. To prevent the building of such a rival road the Texas & Pacific folks may make a "demonstration," but that is all that may be expected. The Bell-Eddy movement should be encouraged to the sticking point; the T. & P. demonstration is annual, but innocuous.—El Paso Herald.

For discretion and keen judgment Allison has no peer. He has not committed himself on the monetary question.—Leadville Herald-Democrat.

But Mr. Allison has committed himself. He is not in favor of bimetalism except through inter-

national action. It is true that he tries to carry water on both shoulders. He hopes to capture the presidential nomination in case of a deadlock on the more prominent candidates, and trusts to his generally neutral course to make himself popular. But Mr. Allison is at heart a goldbug, and loses no opportunity to make himself solid with those who control and profit by the single gold standard.

The Republicans of Colorado cannot be bluffed, frightened, wheedled or deceived into supporting a single gold standard advocate for the presidency next year.—Denver Times.

Geo. W. Jenkins, editor of the Santos "Times," Cal., in speaking of the various ailments of children said: "When my children have croup there is only one patent medicine that I ever use, and that is Chamberlain's Cough Remedy. It possesses some medical properties that relieve the little sufferers immediately. It is, in my opinion the best cough medicine in the market." If the remedy is freely given as soon as the croupy cough appears it will prevent the attack. It is also an ideal remedy for whooping cough. There is no danger in giving it to children, as it contains nothing injurious. For sale by Dr. M. G. Paden, Druggist.

Senator Frye's concern for the woolen mills is almost pathetic. "They must stand the present condition two years longer," he says: "If they survive this period they will do better than I expect." Perhaps the fortitude and success of our shoemaker in getting along with free leather, of our silk and cotton mills with untaxed fibers, may sustain the woolen manufacturers who have had free wool thrust upon them. Should these examples not encourage them they can look for hope to the steady prosperity of their chief competitors in free-trade England and Germany, neither of which has ever had the sustaining help of limited selections of taxed wool. We wonder if Senator Frye really knows what a humbug he is?—New York World.

As mercury will surely destroy the sense of smell and completely derange the whole system when entering it through the mucous surfaces. Such articles should not be used except under prescriptions from reputable physicians, as the danger they do is ten fold to the good you can possibly derive from them. Hall's Catarrh Cure, manufactured by F. J. Cheney & Co., Toledo, O., contains no mercury, and is taken internally, acting directly upon the blood and mucous surfaces of the system. In buying Hall's Catarrh Cure, be sure you get the genuine. It is taken internally and is made in Toledo, Ohio, by F. J. Cheney & Co. Testimonials free. Sold by druggists, price 75c per bottle.

Frank O'Brien has mysteriously disappeared and has left no tracks behind him which indicate where he is or why he went. Mr. O'Brien is a stone mason and was engaged cutting the trimmings for the Baptist church when he disappeared last Friday. Ed Wilson saw him about noon Friday; O'Brien then had some tools in his hands and was going in the direction of where he had been working, on the vacant lots just south of the depot. This was the last seen of him. Some say he had been drinking and gambling the previous night, while others dispute this. O'Brien's friends think he has met with foul play. It is not likely that he skipped the country, for all of his tools are where he was at work and his clothing and other personal effects are in his room. Mr. O'Brien was an industrious sober and honest man, with many friends and no enemies. He came here about a year ago from Eddy, where had lived for a year; previous to going to Eddy he lived in White Oaks. He had considerable work while here and was apparently in a good condition financially.—Roswell Irigator.

The popularity of Chamberlain's Cough Remedy and the high esteem in which it is held leads to believe it to be an article of great worth and merit. We have the pleasure of giving the experience of three prominent citizens of Redondo Beach, Cal., in the use of the remedy. Mr. A. V. Trudell says: "I have always received prompt relief when I used Chamberlain's Cough Remedy." Mr. James Orchard says: "I am satisfied that Chamberlain's Cough Remedy cured my cold." Mr. J. M. Hatcher says: "For three years I have used Chamberlain's Cough Remedy in my family and its results have always been satisfactory."

A. E. Kilpatrick, of Filmore, Cal., had the misfortune to have his leg caught between a cart and a stone and badly bruised. Ordinarily he would have been laid up for two or three weeks, but says: "After using one bottle of Chamberlain's Pain Balm I began to feel better, and in three days was entirely well. The peculiar soothing qualities which Chamberlain's Pain Balm possesses I have never noticed in any other liniment. I take pleasure in recommending it. This liniment is also of great value for rheumatism and lame back. For sale by Dr. M. G. Paden, Druggist."



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Notice of Assignee's Final Report and Application for Discharge.

IN THE DISTRICT COURT, LINCOLN COUNTY, NEW MEXICO.

In the matter of the assignment of Allen L. Parker, No. 917.

The undersigned assignee of the above named Allen L. Parker, having become satisfied that it is no longer advantageous to the creditors of said Allen L. Parker to keep the said assignment open, hereby gives notice to said creditors and to all to whom it may concern, that he has filed his final report in said cause as such assignee, and that on the 15th day of January, 1896, he will at the town of Lincoln, in the county of Lincoln aforesaid, file in said court in said cause his petition and application for a discharge from his trust as such assignee.

That by said final report it appears that there has been proved up and allowed against said assigned estate, claims aggregating the sum of \$5,636.71. That he has finally disposed of all the goods, property and effects of said estate which have come to his hands, realizing therefrom the sum of \$1,264.23.

That he has paid out of said fund, under special orders of said court in said cause, in payment of preferred claims, expenses incident to the sale of the goods and effects of said estate, and costs, fees, expenses and allowances incident to the administration of said estate, the aggregate sum of \$1,230.08. That there now remains in his hands, subject to the future orders of the said court, the sum of \$28.15.

That there still remains to be paid under orders of allowance to be hereafter made by said court, certain attorney's fees, Master's fees for reporting upon the accounts of the undersigned as such assignee, and clerk's costs; the full amounts of which are not yet known, but which he is advised and believes will not aggregate less than \$75.00, and that no portion of said fund will remain for distribution among the general creditors of said estate, but a deficit will exist, and that said estate will not defray the expenses of its administration.

Further notice is hereby given that, by law, it is required that all objections to be made to said final report and said application for a discharge, shall be made in writing, and filed in said court in said cause, within one week from the said date of the proposed filing of said application for a discharge as such assignee, as aforesaid.

AUGUSTUS SCHINZING,
Assignee of Allen L. Parker.

CONSTABLE'S SALE.

NOTICE IS HEREBY GIVEN
That by virtue of an execution issued out of the Justice of the Peace Court of Precinct No. 8, in Lincoln county, territory of New Mexico, to me directed and delivered, I will on Saturday, January 4, 1896, at 10 o'clock a. m. of said day, at Paul Meyer's Corral, in said precinct in White Oaks, sell at public auction to the highest bidder for cash, the following described personal property seized under an execution wherein Nugel & Bonito Mining company are plaintiffs and Rufus Russell is defendant, as the property of the defendant, to-wit:

12½ tons of baled prairie hay, or so much thereof as may be necessary to satisfy such execution and costs of said sale.
The amount of said execution on the day of sale will be \$21.65, and costs of said levy and sale.
Given under my hand this 10th day of Dec., A. D. 1895.

CHARLES D. MAYER,
Constable of Precinct No. 8.

CONSTABLE'S SALE.

NOTICE IS HEREBY GIVEN
That by virtue of an execution issued out of the Justice of the Peace Court of Precinct No. 8, in Lincoln county, territory of New Mexico, to me directed and delivered, I will on

SATURDAY, JAN. 4, 1896,
at 10 o'clock a. m. of said day, at Paul Meyer's Corral, in said precinct in White Oaks, sell at public auction to the highest bidder for cash, the following described personal property seized under an execution wherein M. G. Paden is plaintiff and Rufus Russell is defendant, as the property of the defendant, to-wit:

12½ tons of baled prairie hay, or so much thereof as may be necessary to satisfy such execution and costs of said sale.
The amount of said execution on the day of sale will be \$28.50, and costs of said levy and sale.
Given under my hand this 10th day of Dec., 1895.

CHARLES D. MAYER,
Constable Precinct No. 8.

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That by virtue of an execution issued out of the Justice of the Peace Court of Precinct No. 8, in Lincoln county, territory of New Mexico, to me directed and delivered, I will, on

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12½ tons of baled prairie hay, or so much thereof as may be necessary to satisfy such execution and costs of said sale.
The amount of said execution on the day of sale will be \$21.65 and costs of said levy and sale.
Given under my hand this 10th day of Dec., A. D. 1895.

CHARLES D. MAYER,
Constable of Precinct No. 8.

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