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THE Republicans are in full power in many states this winter, and the ice crop promises to be excellent.

BILL COOK, the notorious outlaw is said to be dying. This is the most respectable and law abiding business in which he has been engaged for a long time. The officers should not molest him in carrying out his design.

THE Emperor of Japan is coming into civilization with astonishing speed. He is said to have announced that he is willing to marry his son, the Crown Prince, to an American heiress. This is a better proposition than any that we have received from Europe.

THE Chinese have employed an American lawyer to represent them in their negotiations for peace with Japan. It is evident that China wants to continue the case for at least one hundred years.

Gov. McCONNELL is clearly for lightening the burdens of the people of the state as is shown in his message. Now if he will stand fixedly on that rock and resist all measures of extravagance and additional burdens that may come from the legislature, forcing that body to his terms, he will be entitled to and will receive the lasting gratitude of the people.

AUSTRIA's protest against the sugar schedule is mild in language and courteous in form, as diplomatic usages would require, but still the talons are in the velvet paw. There appears to be a good deal of collusion between several nations of Europe on this matter and some arrogance. There is a semblance of assumption that they can dictate what our tariff policy shall be and what it shall not be. This cannot be allowed.

To all appearance 1894 was a year of fate in Asia. In the eastern part of the continent Japan suddenly became the dominating nation, while the reign of a new Czar made Russia and England friends instead of jealous antagonists facing each other along the Pamirs. Russia has just arranged concessions to England there that mean a partnership instead of a rivalry in dividing up Asia and deciding the future of Turkey.

THE London Times' annual review of British trade takes a more hopeful view of commerce with America than with Australia or South America, which continue to suffer from inflation and booms that lacked a substantial foundation. The new American tariff is referred to hopefully. Our English friends must not forget that their population now is but half that of the United States, and that their old industrial supremacy is now slipping away from them year by year.

SENATOR MORGAN is winning laurels and permanent fame by his splendid advocacy of the proposed Nicaragua canal. This subject is of vital interest to the American people and with his high standing as a thorough American and high minded statesman, Senator Morgan has proved a tower of strength to the project. This proposed public improvement is rapidly assuming the proportions of a national issue and it will not be long until every member of the national legislature must take a stand on the question.—Miner.

THE year just closed has been especially noteworthy for the lowest prices of wheat and cotton on record. Both suffer from unprecedented accumulation of stocks, the crops being large. Outside this country wheat production has not increased enough to justify a price of 60 cents at New York, and the accumulation is largely due to false reports of yield intended

FIRST CLASS GOODS

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More goods for less money than any other store in Bingham county.

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A COMPLETE LINE OF

Everything in Dry Goods, Groceries and Provisions.

Clothing going at Cost.

Hats and Caps to fit everybody's head and pocket book. Boots and Shoes is one of our specials, from 50 cents up. We are strictly in it. Overshoes and Rubber Boots for men and women.

10 Per Cent discount for cash on all dress goods, flannels and muslins over ten cents per yd. 15 per cent discount on all dress trimmings, embroideries and buttons.

C. BUNTING & COMPANY.

to frighten buyers and raise prices. The same influence has been felt in cotton, which is also affected by world wide depression in business and decrease in the consumption of goods. In other produce markets the year has been less important.—Dunn's Review.

THE SENATORIAL FIGHT.

The senatorial fight which is on in the Idaho legislature, grows hotter each day as the time approaches for the first joint ballot.

At the hour we go to press the respective friends of both Senator Shoup and Congressman Sweet are claiming the advantage. Both parties have agreed to submit their claims to a caucus of the Republican members but neither one can command a caucus at his bidding or fix a time and place for one. What the result of the election will be, no one at this distance can foretell.

The Work He Does.

How much does a newspaper man write in a year? An old newspaper worker has sat down and figured it out. He figures that he writes an average of a column and a half every day, except for his Sunday paper, when he contributes three columns. This makes 12 columns a week, 52 weeks in a year, in which time he turns out, and allowing for a week's vacation, he has 50,840,000 words. An ordinary book of short stories contains about 40,000, therefore his year's labor is equivalent to 20 books.

Hate To Give Up.

SACRAMENTO, Cal. Jan. 9.—There is every probability that before to-morrow night the Republican members of the legislature will have declared their intention, and Governor-elect Budd will know just what opposition he will have to encounter in order to become governor of California. The Republicans of the assembly held two caucuses, to-day at which a concurrent resolution providing for the appointment of a non-partisan committee of five members from each house to investigate the recent gubernatorial election and providing also that Budd be prevented from taking the oath of office pending such investigation, was considered. At the morning caucus this resolution was knocked out by adjournment by a vote of 43 to 9. In the afternoon caucus the assemblymen appointed a committee to urge the Republican senators to enter a joint caucus to be held to-morrow for the purpose of taking final action on the gubernatorial question. A resolution that the vote for governor be canvassed was voted down. The Republicans in the senate voted down a similar resolution.

GOV. McCONNELL'S MESSAGE.

Gov. McConnell read his biennial message to the joint assembly in the Columbian Theatre, Boise, Thursday evening. In the main the message is counted a strong state paper. It will be generally endorsed throughout the state. The recommendations therein are along the line of retrenchment and reform. The governor strongly favors a reduction of expense in state and county affairs, and very particularly in county affairs. In some counties warrants have depreciated almost one half their value and because of this those counties have to pay double price for what they buy. This matter the governor considers one of the most important which will come before the legislature. Touching taxation he favors a reduction of the state levy from 85 to

60 cents on the \$100. He also favors a new fee bill which will conform to the present conditions as brought by the hard times.

He recommends improvements for the penitentiary and increasing the capacity of the insane asylum. He compliments Dr. Givens, medical superintendent, and the board of directors of the asylum for their good management of that institution, and renews his recommendations of two years ago in the methods of transporting patients from the several counties to the asylum.

He speaks favorably of the state university and urges the location of a site and selection of the grounds for the state agricultural college. He reviews the management of the state wagon road and recommends a committee of investigation before further appropriations are made for the road. Other important measures are touched upon and the same recommendations for lightening the burdens resting upon the shoulders of the people and favoring the betterment of state and county affairs permeates them all. Now if the legislature will follow in the lines marked out by the governor for needed retrenchment and reform great good will follow from the work of the session.

SENATORIAL AUCTION BLOCKS.

Advocates of the legislative caucus as a means of electing United States Senators are doing much to force the early adoption of a sixteenth amendment to the Federal Constitution, making Senators elective by the people of the states. The betrayal of the people in Nebraska is the first lesson of the new year. In that state the people expressed their opposition to railroad government by the defeat of the railroad candidate for governor. The caucus has just declared that the general solicitor of the Union Pacific shall go to the United States Senate from Nebraska.

West Virginia will soon elect Steye Elkins. There is talk of Elkins' defeat, but it will result in nothing, Mr. Elkins is probably as sure of his election now as Stewart of Nevada was when, just before his first election to the Senate, he was asked to explain his evident confidence in his success. Stewart said the election was his as much as was the span he was driving and for which he had paid a fancy price.

It is as true now as when Lincoln first told the story which has passed into proverb that the man on trial for hog stealing can trust a jury of men who have had some of the pork.

How long can this condition continue? Englishmen are agitating for the abolition of the House of Lords as being an obstruction to popular government. But the Lords do not buy their seats in the expectation of selling public rights to private interests as a means of making office pay more than it has cost. It is strange that any honest American, in view of past and present experiences, should defend the senatorial auction block.—St. Louis Republic.

THE IDAHO HOUSE,

This Hotel has been Re-opened for the accommodation of the Public. The Dining Room will be

Ran on The European Plan.
Meals will be furnished at any and all hours. Good Rooms and Menus. Give us a Trial and you will return.
Board \$5 Per Week.
T. S. MORRISON, PROPRIETOR.

Trustee's Sale.

Whereas, Andrew J. Nelson and Clara M. Nelson his wife, of the county of Bingham, and state of Idaho, executed, acknowledged and delivered to James H. Bacon, trustee, their certain deed of trust bearing date the 1st day of October, A. D. 1892, and which said deed of trust was recorded in the Recorder's office of Bingham county, Idaho, in volume "H", on page 139, of the records of said office, and given to secure the payment of fifteen hundred dollars, as evidenced by a certain first mortgage bond or note, bearing date with said deed of trust, and payable on the 1st day of December, A. D. 1895, with interest thereon at the rate of seven per cent per annum, payable semi-annually, as evidenced by ten interest coupons to said first mortgage bond or note attached, and which said deed of trust was given upon the following described premises situate in the then county of Bingham and state of Idaho, but now in the county of Fremont and state of Idaho to-wit: The southeast quarter of Section seventeen (17), Township four (4) north of Range thirty-eight (38) east, Boise Meridian; also, lot four (4) of block twelve (12), of the town of Lewisville, also one hundred inches of water in the Lewisville canal, together with any and all water rights owned by said William F. Farr and Anna Farr, or either of them, or belonging to or used on said premises or any part thereof, and

Whereas, it is provided in said deed of trust among other things, that in case default be made in the payment of either of said bond, note, indebtedness, or moneys secured by said deed of trust, or of the taxes or assessments on said premises or water rights, or in case of breach of any of the covenants in said deed of trust contained, to be kept and performed by the said William F. Farr, and Anna Farr, then to sell and dispose of said premises or any part thereof and said water rights, together with all the right, title, benefit and equity of redemption of the said William F. Farr and Anna Farr, and assigns therein forever, either in mass or separate parcels as the holder or holders of said bond and note may prefer, at public auction, at the front door of the court house in the county of Bingham and state of Idaho, or on said premises or any part thereof, as may be specified in the notice of such sale, for the highest and best price, the same will bring in cash, after giving thirty days previous notice of such sale by publication in any newspaper at such time published in the said county of Bingham, and to make, execute and acknowledge and deliver to the purchaser or purchasers at such sale good and sufficient deed or deeds of conveyance for the premises sold, and

Whereas it is also provided in said deed of trust among other things, that in case default be made in the payment of either of said bond, note, indebtedness, or moneys secured by said deed of trust, or of a breach of any of the covenants in said deed of trust contained, then each and all of the moneys secured thereby shall, upon such default, be immediately due and payable, anything in said deed of trust or in said bond or notes contained to the contrary notwithstanding, and

Whereas said William F. Farr and Anna Farr have both and each made default in the payment of the interest on said indebtedness, due on the First day of June, A. D. 1894, and the First day of December, A. D. 1894, and whereas the legal owner and holder of said indebtedness has declared the whole of said indebtedness to be now immediately due and payable and requested said trustee, executor or trustee in trust to advertise and sell said premises pursuant to the power and authority in him vested in and by said deed of trust, and said premises thereupon becomes vested in trust for the uses and purposes therein mentioned, and

Whereas said James H. Bacon is absent from said Bingham county, and unable to act and refuses to act in the premises, Now therefore public notice is hereby given that I, Harvey M. Bacon, successor in trust as aforesaid will

Notice of Trustee's Sale.

Whereas, William F. Farr, and Anna Farr, his wife, formerly of Bingham county, Idaho, now of Fremont county, Idaho, executed, acknowledged and delivered to James H. Bacon, trustee, their certain deed of trust bearing date the 1st day of October, A. D. 1892, and which said deed of trust was recorded in the Recorder's office of Bingham county, Idaho, in volume "H", on page 139, of the records of said office, and given to secure the payment of fifteen hundred dollars, as evidenced by a certain first mortgage bond or note, bearing date with said deed of trust, and payable on the 1st day of December, A. D. 1895, with interest thereon at the rate of seven per cent per annum, payable semi-annually, as evidenced by ten interest coupons to said first mortgage bond or note attached, and which said deed of trust was given upon the following described premises situate in the then county of Bingham and state of Idaho, but now in the county of Fremont and state of Idaho, to-wit: The southeast quarter of Section seventeen (17), Township four (4) north of Range thirty-eight (38) east, Boise Meridian; also, lot four (4) of block twelve (12), of the town of Lewisville, also one hundred inches of water in the Lewisville canal, together with any and all water rights owned by said William F. Farr and Anna Farr, or either of them, or belonging to or used on said premises or any part thereof, and

Whereas, it is provided in said deed of trust among other things, that in case default be made in the payment of either of said bond, note, indebtedness, or moneys secured by said deed of trust, or of the taxes or assessments on said premises or water rights, or in case of breach of any of the covenants in said deed of trust contained, to be kept and performed by the said William F. Farr, and Anna Farr, then to sell and dispose of said premises or any part thereof and said water rights, together with all the right, title, benefit and equity of redemption of the said William F. Farr and Anna Farr, and assigns therein forever, either in mass or in separate parcels as the holder or holders of said bond and note may prefer, at public auction, at the front door of the court house in the county of Bingham and state of Idaho, or on said premises or any part thereof, as may be specified in the notice of such sale, for the highest and best price, the same will bring in cash, after giving thirty days previous notice of such sale by publication in any newspaper at such time published in the said county of Bingham, and to make, execute and acknowledge and deliver to the purchaser or purchasers at such sale, good and sufficient deed or deeds of conveyance for the premises sold, and

Whereas it is also provided in said deed of trust among other things, that in case default be made in the payment of either of said bond, note, indebtedness, or moneys secured by said deed of trust, or of a breach of any of the covenants in said deed of trust contained, then each and all of the moneys secured thereby shall, upon such default, be immediately due and payable, anything in said deed of trust or in said bond or notes contained to the contrary notwithstanding, and

Whereas said William F. Farr and Anna Farr have both and each made default in the payment of the interest on said indebtedness, due on the First day of June, A. D. 1894, and the First day of December, A. D. 1894, and whereas the legal owner and holder of said indebtedness has declared the whole of said indebtedness to be now immediately due and payable and requested said trustee, executor or trustee in trust to advertise and sell said premises pursuant to the power and authority in him vested in and by said deed of trust, and said premises thereupon becomes vested in trust for the uses and purposes therein mentioned, and

Whereas said James H. Bacon is absent from said Bingham county, and unable to act and refuses to act in the premises, Now therefore public notice is hereby given that I, Harvey M. Bacon, successor in trust as aforesaid will

On Monday, February the 11, A. D. 1895 at 12 o'clock, noon, of said day at the northeast corner of said quarter section, situate at public auction to the highest and best bidder for cash, said premises and water rights hereinafter described, together with all the right, title, benefit and equity of redemption of the said William F. Farr and Anna Farr, and assigns therein forever, for the purpose of paying said indebtedness, and the interest thereon and the costs, attorney's fees, and expenses of executing this trust deed, and sufficient deed or deeds of conveyance in fee for the premises sold, including all homestead and dower rights of said Anna Farr under the laws of the state of Idaho.

Notice of Trustee's Sale

Whereas Thomas W. Hargraves and Elizabeth Hargraves his wife, formerly of Bingham county, Idaho, now of Fremont county, Idaho, executed, acknowledged and delivered to James H. Bacon, trustee, their certain deed of trust bearing date the 1st day of October, A. D. 1892, and which said deed of trust was recorded in the Recorder's office of Bingham county, Idaho, in volume "H", on page 96, of the records of said office, and given to secure the payment of six hundred and sixty dollars, as evidenced by a certain first mortgage bond or note, bearing date with said deed of trust, and payable on the 1st day of December, A. D. 1895, with interest thereon at the rate of seven per cent per annum, payable semi-annually, as evidenced by ten interest coupons to said first mortgage bond or note attached, and which said deed of trust was given upon the following described premises situate in the then county of Bingham and state of Idaho, but now in the county of Fremont and state of Idaho, to-wit: The southeast quarter of Section seventeen (17), Township four (4) north of Range thirty-eight (38) east, Boise Meridian; also, lot four (4) of block twelve (12), of the town of Lewisville, also one hundred inches of water in the Lewisville canal, together with any and all water rights owned by said Thomas W. Hargraves and Elizabeth Hargraves, or either of them, or belonging to or used on said premises or any part thereof, and

Whereas, it is provided in said deed of trust among other things, that in case default be made in the payment of either of said bond, note, indebtedness, or moneys secured by said deed of trust, or of the taxes or assessments on said premises or water rights, or in case of breach of any of the covenants in said deed of trust contained, to be kept and performed by the said Thomas W. Hargraves, and Elizabeth Hargraves, then to sell and dispose of said premises or any part thereof and said water rights, together with all the right, title, benefit and equity of redemption of the said Thomas W. Hargraves and Elizabeth Hargraves, and assigns therein forever, either in mass or in separate parcels as the holder or holders of said bond and note may prefer, at public auction, at the front door of the court house in the county of Bingham and state of Idaho, or on said premises or any part thereof, as may be specified in the notice of such sale, for the highest and best price, the same will bring in cash, after giving thirty days previous notice of such sale by publication in any newspaper at such time published in the said county of Bingham, and to make, execute and acknowledge and deliver to the purchaser or purchasers at such sale, good and sufficient deed or deeds of conveyance for the premises sold, and

Whereas it is also provided in said deed of trust among other things, that in case default be made in the payment of either of said bond, note, indebtedness, or moneys secured by said deed of trust, or of a breach of any of the covenants in said deed of trust contained, then each and all of the moneys secured thereby shall, upon such default, be immediately due and payable, anything in said deed of trust or in said bond or notes contained to the contrary notwithstanding, and

Whereas said Thomas W. Hargraves and Elizabeth Hargraves have both and each made default in the payment of the interest on said indebtedness, due on the First day of June, A. D. 1894, and the First day of December, A. D. 1894, and whereas the legal owner and holder of said indebtedness has declared the whole of said indebtedness to be now immediately due and payable and requested said trustee, executor or trustee in trust to advertise and sell said premises pursuant to the power and authority in him vested in and by said deed of trust, and said premises thereupon becomes vested in trust for the uses and purposes therein mentioned, and

Whereas said James H. Bacon is absent from said Bingham county, and unable to act and refuses to act in the premises, Now therefore public notice is hereby given that I, Harvey M. Bacon, successor in trust as aforesaid will

Monday, the 11th day of February, A. D. 1896, at 2 o'clock p. m. of said day at the northeast corner of said first quarter section, situate at public auction to the highest and best bidder for cash, said premises and water rights hereinafter described, together with all the right, title, benefit and equity of redemption of the said Thomas W. Hargraves and Elizabeth Hargraves, and assigns therein forever, for the purpose of paying said indebtedness, and the interest thereon, and the costs, attorney's fees, and expenses of executing this trust deed, and sufficient deed or deeds of conveyance in fee for the premises sold, including all homestead and dower rights of the said Elizabeth Hargraves under the laws of the state of Idaho.

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Park's Remedies,
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The News for 1896

Will Be Better Than Ever. Try it.