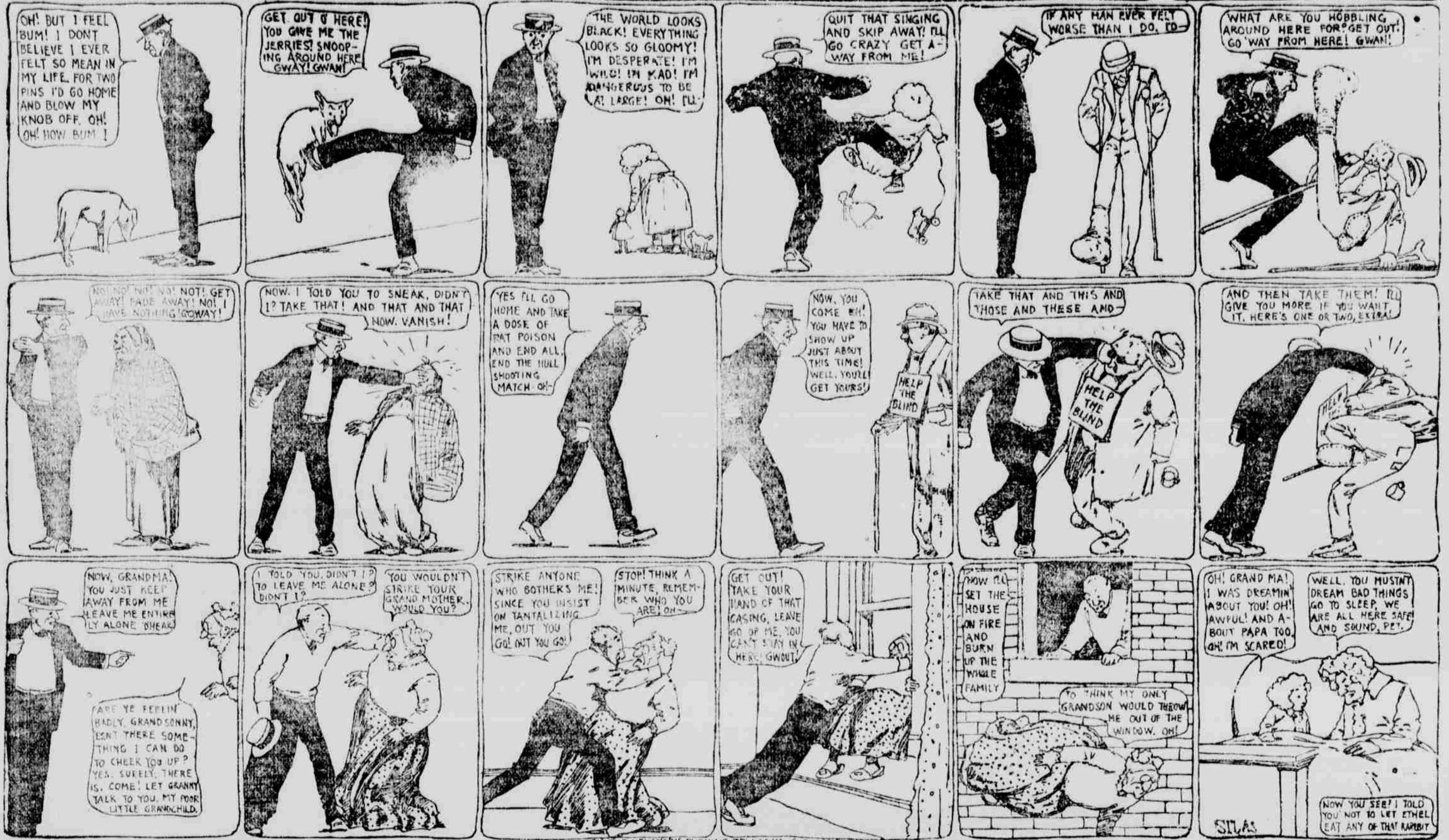


# DREAM OF THE RABBIT FIEND



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## POPULAR ELECTION GAINS IN SENATE

### Sutherland Amendment Adopted Giving Congress Right to Regulate Southern Voting.

Washington, Feb. 24.—In less than an hour the Senate late today adopted the Sutherland amendment to the election of United States senators by direct vote, held next Tuesday at the time for voting on the resolution itself, made the case involving Senator Lott's name the unfinished business, and received the Canadian reciprocity bill from the committee on finance.

In addition to these definite transactions, there was much discussion of the order of business. Several speeches were arranged for, and Senator Foraker gave a notice that on Monday he would ask the Senate to consider the postoffice appropriation bill, which includes the provision increasing the rate of postage on the advertising portion of magazines.

Mr. Foraker had Senator Beveridge's name in opposition to the Sutherland amendment at 4 o'clock, but the Senate took on the sentiment of a vote, with almost a dozen senators looking for position. Senator Hale was the first to be heard in the general demand for reorganization and he asked that the unfinished business be laid before the Senate.

This was the resolution providing for a constitutional amendment for the election of United States senators by popular vote. This demand met the approval of the chair and the resolution was taken up.

**ROLL CALLED A SURPRISE.**

Almost before senators realized what was taking place the vice-president directed the beginning of the roll call on the amendment offered by Senator Sutherland, eliminating all such of the resolution as arose from controversy the right to exercise senatorial elections. This vote resulted in favor of the amendment, 59 to 27.

Of the affirmative votes only one was cast by a democrat, Senator Charles of Arkansas. Seven republicans, Foran, Bourne, Blawie, Brown, Cummings, Gorman and La Follette, were recorded with most of the democrats in opposing the provision.

Immediately following the announcement of this vote, Senator Bacon of Georgia declared his opposition to the resolution as amended. While he had favored the measure as reported from committee, he said that now it would be responsible for him to vote for it, and he gave notice that he would address the Senate Monday in explanation of his position. It is understood that the adoption of the amendment will alienate the votes of a number of southern democrats.

**SET VOTE FOR TUESDAY**

After considerable maneuvering Senator Foraker succeeded in obtaining a general agreement to vote on the election resolution immediately after the reading of the Journal next Tuesday. His proposal was for a vote on the election resolution alone, but Senator Lodge sought to include the Lorimer case and the tariff board bill. Senator Bailey objected to the inclusion of the tariff board and Senator Stone to the incorporation of the

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## SOME LIABILITIES ARE IN VERMONT

### Captain Collins Tried to Reorganize the Middlebury Marble Company and Failed.

New York, Feb. 24.—Capt. Charles Glenn Collins, former husband of Natalie Schenk, who Mrs. William Lammiman filed yesterday a petition in bankruptcy, stating his liabilities at \$14,500 and his assets at \$38,500, consisting of \$32,000 in cash and bonds, furniture worth \$2,000 and \$4,500 owed to him. His creditors number 145 and are scattered over London, Paris, Boston, New York and other cities.

Captain Collins says he has filed the suit because he could not find the means to reorganize the Marble Company in Vermont, the bonds of which he controlled have become impounded at delay in bringing about a reorganization and threaten suit. It was said also that the proceeding was taken to avoid examination in supplementary proceedings, as the sheriff recently received two writs against the company officers in the Cameron Highlands.

**OWEN PRINCESS 1,027.52**

One of these judgments was obtained by Ethel Clinton, known as the Princess Zoltzoff, for \$1,027.52. She alleged she had not been paid in full for valuable vases.

Collins says that of his liabilities \$50,000 are secured, \$23,025 unsecured and in notes which should be paid by others \$117,700 on account of the reorganization of the Middlebury Marble Company, and \$10,000 on account of \$25,000 accommodation paper. The W. H. Smith company of No. 142 Tremont street, Boston, is creditor for \$50,000 protected by securities sold to be worth \$400,000. Among the unsecured creditors are Underwood, Van Viper & Hoyt of No. 25 Broad street, Manhattan, \$10,000 for legal services.

The liabilities on notes and bills with Collins says should be paid by other parties include claims held by August Belmont of No. 23 Nassau street, \$500; E. M. Schenk of No. 113 West 4th street, \$250; Clark & Dalziel, Edinburg, \$250; \$5,000, George W. Fowler, Rochester, Mass., \$5,000; J. V. T. Byrne No. 12 Sackville street, London, \$5,000; Gerret Forbes, Tremont street, Boston, \$5,000; Sterling Marble company, Pittsford, Vt., \$5,000; Mrs. C. E. Ryder, No. 261 South Cleveland avenue, Philadelphia, \$25,000.

Mrs. Tyler sued Collins in Boston in March of last year, asserting that she lent him stocks, bonds and cash to that amount, after which he went to England. In his statement after filing his petition, Captain Collins said:

"I have filed a petition in order that my creditors may have equal treatment. The receiver will, in my opinion, be able to handle the securities in which I am interested in a more advantageous manner than myself. By taking this step I shall be free of suits and able to work out in an unrestricted manner with the help of my friends in Scotland and in country to raise the requisite capital to reorganize the marble quarries. I believe that my assets will eventually pay my creditors one hundred cents on the dollar."

Collins says that all books, papers,

## HARRY BLOOM IN NEW YORK

### Son of Former Burlingtonian Wanders in the Metropolis.

New York, Feb. 24.—A boy who gave his name as Harry Bloom of 93 Hyde street, Burlington, Vt., and his age as fourteen years, was found wandering about the Grand Central station to-day by the police. He said he had been on a visit to his uncle in Brooklyn and that he was going to return home.

A patrolman communicated with the uncle who said that the boy had not been at his house but had run away from Burlington sometime since. The boy was taken to the children's court.

Harry Bloom is a son of A. Bloom, or Bloom, formerly of 84 Hyde street, this city. Mr. Bloom was a shoe dealer on Main street for several years and later near the head of Church street. He departed for the other side of Lake Champlain sometime ago and located in Plattsburg, N. Y. His store was sold out at auction.

## HOUSE CUTS OUT ECONOMY FUND

### Shorn of a \$75,000 Item.

Washington, Feb. 24.—After refusing to adopt a rule of cloture and pass the big sundry civil appropriation bill under a suspension of the rules, the House settled down to a speedy consideration of the \$14,000,000 measure to-day and had disposed of a considerable part of its provisions when adjournment was taken at 10:30 o'clock.

The President's \$400,000 tariff board appropriation was voted upon favorably early in the day. Shortly afterward the House struck out the appropriation of \$75,000 asked for by the President for the routine work of his economy board, which is trying to systematize the expenses of the government.

The Panama canal appropriations and the \$5,000,000 appropriation for the fortification of the canal entrance were not reached to-night. These items probably will come up to-morrow, and will be characterized by a fight on the part of the opponents of fortifications. Chairman Tawney of the appropriations committee has let it be known that he will offer an amendment to prohibit the expenditure of any money for forts until after the President has made an effort to secure mutually friendly relations with all the leading maritime nations in the world.

**TAYLOR APPROVES CONSTITUTION.**

Washington, Feb. 24.—President Taft sent to Congress this afternoon the proposed constitution of the new State of New Mexico with a special message recommending its ratification.

Washington, Feb. 24.—The Judiciary committee of the House reported favorably tonight a bill to allow federal judges their actual expenses when holding court in their own districts elsewhere than at their permanent places of residence. The measure has passed the Senate.

**FURIED IN RANDOLPH.**

White River Junction, Feb. 24.—News was received to-day of the death of a hospital in Springfield, Mass., of Mrs. William H. Lynde, leaving a son, born Tuesday. She was Lydia Ella, daughter of the Rev. M. H. Ryan of the Vermont conference, formerly at Allion. The funeral will be held at the home in Springfield, Mass., Wednesday with burial in Randolph, Vt., Thursday afternoon.

William Thayer, only child of Dr. W. W. Thayer, died suddenly at Bristol, Cal., yesterday afternoon at two o'clock of complications following pneumonia.

**REMEMBER THE NAME.**

Foley's Honey and Tar for all coughs and colds, for croup, bronchitis, hoarseness and for making a grippe cough, a robust, return substitute. J. W. O'Sullivan, 24 Church St., Shanley & Kiley, Winoski.

What used to be called—sometimes derisively—"bargain hunting" has evolved into the practice of intelligent buying. The advertisement makes it possible.

## HOLES UP BRIDGE CROWD.

### Stunning Blonde in Harem Skirt Took Breath Away.

New York, Feb. 24.—Brooklyn bridge took its record as a scene of dare-devil exploits to-day. A suicide or professional bridge jumper thrilled the throng of bridge promenade more than did the appearance of a dazzling young blonde on the great thoroughfare late this afternoon. She was attired in the new harem skirt, the first of the millions of New York women publicly to venture the new affectation of men's clothes which has stirred continental cities to riot. It nearly came to that on the bridge to-day.

Pedestrian traffic was stopped by the crowd which collected in her wake and followed her bold lead right into Park row, past the square and down Broadway, finally vanishing into the underground station of the Hudson tubes.

The boldest of newspaper reporters "fell down" on the spot, all balking at the suggestion that some one inquire of the heroine's name. There were few who observed the deed this afternoon. A blonde, the actress was blue and had that she wore a black fur coat, the tone of which was on the skirt skirt reaching a little below the knees, disclosing black bodice-like contrivances (highly covered up) upon the ankles.

Two Polish girls unable to afford the new Paris fashion, crested quite as much excitement by parading the sidewalks of Manhattan in boys' clothes to-day, until they had a crowd of 100 and the police after them. Their expedition that day was a custom in Park row, as girls to dress up in their father's clothes, but before long, proved to the satisfaction of a magistrate that their disguise was a matter of harmless innocence and he dismissed them.

**GIFT TO MIDDLEBURY.**

College Receives 500 Acres of Forest from Colonel Battell.

Middlebury, Feb. 22.—At the Washington birthday college banquet last evening, President Thomas announced that the Hon. Joseph Battell has donated to the college about 500 acres of forest land in order to make possible a beginning of the school of forestry which it is his intention eventually to establish. The land is about four miles east of Middlebury on the first slope of the mountain. It will be placed in charge of Professor Edward A. Burt.

**HORSES PERISHED IN FIRE.**

Woodstock, Feb. 23.—The barn in the rear of W. W. Dearborn's residence on South street was destroyed by fire this evening. The fire was discovered about 8:30 after it was well under way. It caught in a harness room at the end of the barn. In an effort to save two horses owned by A. E. Leggett, whose house was connected with the barn by a shed, two men were driven out by the smoke, and the horses died of suffocation. The loss, about \$1,000, was covered by insurance, which does not include the horses.

**JURY DISAGREES AT WINDSOR.**

Woodstock, Feb. 23.—The jury in the Windsor county case of State vs. Daniel Hufnall of Reading, charged with adultery, reported a disagreement this morning and was discharged. The case was continued and Hufnall is now out on bail.

To-day's store advertisements probably contain information of immediate value to you.

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