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We buy our rubber goods direct from the manufacturer—we buy guaranteed goods—we save the middleman's profit. In our last shipment the factory made a mistake and sent us double quantity. We refused to except so large a shipment, as we like to buy often and keep our stock fresh. The manufacturer has asked us to close out the extra shipment rather than pay return freight.

2, 3 and 4-quart Hot Water Bottles 75c each
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AMUSEMENTS

SUTTON'S BROADWAY THEATER
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Tonight And Tomorrow Night

Mr. Daniel Sully in a new play,
THE OLD MILL STREAM
A romance of the Catskills; complete production.
Prices—25c, 50c, 75c, \$1.00.

Two Nights Friday and Saturday Feb. 6-7

A specially selected company, supporting Miss Fanny Curtis, in the greatest success of the season.

Down By the Sea

A romantic comedy drama in four acts. Management of Phil Hunt. Wonderful electrical effects, magnificent scenic effects, startling mechanical effects. See the illuminated cathedral! See the East-Heaven light and the rescue! See the electrical storm at sea, and see that wonderful baby!

Union Family Theater

Reopened under new management, entirely renovated.

Tonight and all week, the musical comedy.

"A Trip to Paris"

And clever high-class vaudeville
Every evening at 8:30 o'clock.
Prices: 15c, 25c, 35c and 50c.

DO NOT WANT TEACHERS TO ENTER INTO POLITICS

Neither Does the School Board Think It Is Proper for Them to Frequent the Licensed Saloon.

At the meeting of the city school board last evening it was decided that hereafter when any teacher in the city schools became a candidate for office he would have to resign his position in the schools. While the present action of the board will not affect those members of the city teachers who have lately been nominated for the school board, to the extent that they will be compelled to get off the ticket or resign, it was decided that the teachers who are running on the ticket be advised by Superintendent Young that they must not neglect their duties while running for office.

The discussion about permitting teachers to run on political tickets was commenced by School Trustee W. McC. White, who said that while there was no state law on the subject, nevertheless something should be done in the matter, adding:

"It occurs to me that employees of this school district should keep out of politics, or at least should not accept nominations for political office while engaged as instructors. I think it would be proper for the committee on rules and regulations to enact a law along this line, and the superintendent should see that the men who have recently accepted nominations do not neglect their duties, and in the future their acceptance of such nominations will be equivalent to a resignation, so far as the board is concerned. I would not, however, include candidates for county or state superintendents of public instruction."

Mr. W. McC. White also said that he understood that teachers had been making a practice of visiting saloons, and that he did not believe that the practice was a good one.

"Yes; and I have seen one teacher making his way out of the rear entrance to a poolroom," said Trustee Lane.

A motion was adopted asking teachers who made a practice of entering saloons to tender their resignations.

While no formal action was taken in the matter, it was agreed among the members that R. L. Clinton and Superintendent Young should represent the school board in Helena in the matter of endeavoring to secure an appropriation for an industrial school for this city, through the legislature.

MACKEL'S MOTHER IS ILL

Alex Mackel and his brothers left last night for Ada, Minn., in response to a telegram telling of the serious illness of their mother. Dr. Bertha Mackel left for her mother's bedside Monday.

The advice from Minnesota are that the condition of the patient is dangerous.

CHIEF WITNESS IN HIS OWN SAD CASE

Harney Called to the Stand Before the Judiciary Committee.

DENIES VARIOUS ALLEGATIONS AGAINST HIM

Admits That He Drank, but Declares He Was Never Intoxicated While Upon the Bench and Never Allowed Habitual Inebriety to Interfere With His Official Duties—Other Testimony.

SPECIAL TO THE INTER MOUNTAIN.

Helena, Feb. 4.—Judge Harney was the chief witness in his own defense before the judiciary committee yesterday, but he was followed by several others. At the conclusion of his testimony Attorney James W. Forbis of Butte was called to the stand. Then the question was raised as to whether any more testimony for the defense should be heard and it created considerable discussion. The committee went into executive session and when the doors were opened, Chairman Self announced that the committee had decided to hear testimony until 5:30 o'clock, and again from 8 to 10 o'clock in the evening, and no longer.

Mr. Heinzel's attorney, Mr. Cotter, objected and said he would rather quit right then. He said all the time wanted should be granted. Asked by Representative Stapleton as to the time he desired, he said: "I think we can get along with one session in addition to the sessions today."

Wants for Witnesses.

Judge Harney made a plea of rather a demand for more witnesses to be heard in his defense. Chairman Self called his attention to the fact that this was not a trial and Attorney Kelley said the hearing already had been prolonged beyond all reasonable limit. After this the committee decided to hold one more session from 10 to 12 today and then the case will be closed.

The judiciary committee sat all afternoon hearing testimony, the house having adjourned for the purpose. Judge Harney denied specifically various allegations of drunkenness against him and insisted that he had done an immense amount of work on the bench. While admitting that he drank at times he declared that he never had been intoxicated. The funniest part of his testimony was in regard to a jag, record to which he referred to corroborate his testimony.

He said that there had been so much talk about his drunkenness that his family had instituted a sort of a diary, in which was entered his state and condition on his return home every day. This diary was kept up for a year and a half. He declared that the record showed that on days when he was accused of being drunk he was perfectly sober, or nearly so.

Denies a "Dearie" Letter.

Judge Harney, as he had done in the Shores case, entered a denial of the statement that his letter to Mrs. Brackett, known as exhibit B, was in reply to Mrs. Brackett's "Dearie" letter, known as exhibit A.

Harney admitted drinking one day while on the bench, but asserted that he had not been drunk. He declared that the witnesses Hartman, Day and MacDougall were all mistaken as to his condition.

The judge explained that his reasons for leaving the bench and retiring at times to his chambers was not that he had been drunk. He said that he had suffered from an intestinal trouble, which caused him intense pains at times and at other times caused him to be drowsy. This compelled him to go to his chambers now and then and perform certain gymnastic exercises which afforded him relief. He declared that these exercises had worked a cure.

He entered a formal denial of the statement that on the night of the street fair and Alamo saloon debauch he had attempted to lead the crowd to a house of ill-fame.

Always Went Home.

His drinking, he said, was done, when done at all, chiefly at night and when he admitted he would go home. He admitted having been taken home by Captain Dawson one night. He also denied that his drinking habits were matters of common notoriety in Butte.

Asked if he knew where Mrs. Brackett is now he said he understood she was in New York, but he had no direct information on the subject.

Attorney James W. Forbis swore that for the past one and one-half years he had been in Harney's court nearly every day and had never seen the judge drunk. He was asked by Attorney Kelley:

"Was Harney not associated with Harwood in the Davis matter?"

"Yes."

"Do you remember that the case was heard before Harney, and that after the hearing and before the decision you all went to the club, and did you not hear a conversation in which Harney told Route he had better buy a drink before he rendered a decision in his favor?"

"Yes, I heard it," said Forbis, "and I remarked to Harwood that it was not at all proper."

Say He Was Sober.

George A. Shelton, who is employed in the offices of McHatten & Cotter, attorneys for the Montana Ore Purchasing company; John B. Clayberg of Helena, an attorney; Frank Ryan and William F. Packard, who had served as jurors in Judge Harney's court, all swore to the sobriety of the judge on the bench when he was under their observation.

B. Binnard was a party to an action in Harney's court a few months ago and did not see him under the influence of liquor. J. Wingenback, a juror last spring in the case of Riddell against Ramsey, said Harney was sober as far as he could see. W. J. Rowe, bailiff in Harney's court, said he never saw Harney drunk in the courtroom. Jack Harrington, jailer at the courthouse, was a juror last fall and never saw Harney under the influence of liquor.

John G. Noble, stenographer in Judge Harney's court, and Harry M. Heimerdinger, clerk in the same court, gave evidence of the strongest kind in Judge Harney's court, swearing that they never saw him under the influence of liquor in the courtroom.

John N. Kirk of Butte said he had not noticed Harney drunk on the bench. G. F. Whitmore, a juror, gave similar testimony. So did Patrick Walls, another juror.

The affidavit of Mrs. Brackett that Attorney D'Gay Stivers had offered her \$15,000 to influence Harney at the famous meeting in the Thornton was read to the committee as the last thing at the night session.

NOTICE.

Silver Bow lodge, No. 48, A. F. & A. M., in future will meet on the first and third Thursdays of each month in place of second and fourth Thursdays.

Edwin Davis, popular bass, in concert at Grand Friday night.



MISS MABEL COOK,
Secretary Woodman's Circle,
3647 Indiana Avenue,
CHICAGO, ILL.

BEARING DOWN PAINS

CHICAGO, ILL., Sept. 27, 1902.

I have been a sufferer with almost every kind of female trouble for years, but as long as I could get around and do my work I would not try patent medicines as I had no faith in them. About eight months ago I had to take to my bed, suffering with prolapsus of the uterus, with bearing down pains and intense pains in the back. My aunt, who came to nurse me, told me of Wine of Cardui and sent for a bottle. I am indeed glad that she did, for that first bottle started me on the road to recovery. In a few weeks I was out of bed and in three months I was in better health and stronger than I had been in years. I take a dose now, occasionally, of Wine of Cardui and am kept in perfect health.

Mabel Cook
Secretary of Woodman's Circle No. 78.

This was the hardest kind of a case to cure, but Wine of Cardui never fails to benefit any case of female troubles, no matter how severe or how chronic. Miss Cook being helped, desires to help others and her letter shows you the way to health.

Wine of Cardui brings certain relief to a woman suffering any symptom of female weakness and perfectly regulates the menstrual flow and gives strength and tone to the weakened organs of womanhood. Wine of Cardui stops bearing down pains by permanently relieving the irritation which weakens the ligaments holding the womb in place. After taking Wine of Cardui Miss Cook had no more pains or suffering at the menstrual period. You need not suffer every month if you take this medicine. The periodical discharge will be painless and healthy without continual weakening drains. Wine of Cardui will make your health right and you may treat yourself privately in your own home. All druggists sell \$1.00 bottles of Wine of Cardui. Secure a \$1.00 bottle of Wine of Cardui today.

WINE of CARDUI

POWERS PREFERS THE BASTILE

Saloon Keeper Arrested on Charge of Being in Debt to the County Swears He Would Rather Go to Jail—But Later His Pedal Extremities Freeze and He Gives Bond.

The merry work of collecting unpaid licenses in the justice courts of Judge Doran and Judge Harrington goes blithely on. More warrants are being issued, and more delinquents will be brought before the bar of justice and required to pungle or make good some way for not paying their licenses.

Michael Powers, a saloonkeeper, who was arrested yesterday and charged with owing the county \$600, and who insisted on going to jail last night, although several friends offered to provide him with a bond, was up before Judge Doran to answer this morning to the charge against him.

Powers was not brought from the jail, however, having been out of jail since 11 o'clock last night, at which hour he got cold feet and concluded that he preferred his happy home to the bastille.

Pleads Not Guilty.

When he came in this morning he was represented by Assistant City Attorney Bollinger, and he pleaded not guilty to the charge.

When he was arraigned, Judge Doran said to him:

"Are you guilty or not guilty?"

"Not guilty," the prisoner replied.

Then Mr. Bollinger asked the court when it would be convenient to try Powers and discover whether he owes Silver Bow county \$600 or not, and Judge Doran set the case for 10 o'clock Friday morning.

"Do you want a jury trial?" the court asked then.

"Yes; I think that's best," the defendant replied, but his counsel cut in with a demurrer.

He was not so sure they wanted a jury trial, and he said he would let the judge know as to that matter today some time.

Then the question of a bond for the appearance of Powers for trial on Friday arose. The judge said:

"I think it is nothing more than right that you should furnish a bond for your appearance. Mr. Powers, I understand there are a number of men who are ready and anxious to go on a bond for you."

Split the Difference.

"What bond do you want, judge?" Mr. Bollinger asked.

"I think in a case of this kind a bond for \$500 is about right," said the court.

"Well, don't you think a bond for about \$100 would do, just for the defendant's appearance?" Mr. Bollinger inquired.

"Well, I'll split the difference," said the judge, "and set the bond at \$250."

The bond was furnished today, and Mr. Powers will explain on Friday how he comes to be charged with owing \$600 in unpaid licenses. He says that he is charged with \$450 for licenses last year when he did not own the business he now runs. The balance of \$150 for this year is not explained.

Billiards at the Pfister.

AMONG THE TOILERS

AMERICAN WOOL COMPANY TO HAVE THEIR TROUBLES

Strike Ordered Through Demand for Increase in Pay on the Part of the Spinners.

BY ASSOCIATED PRESS.

North Vassalboro, Me., Feb. 4.—A strike has begun in the mills of the American Wool company here, the spinners asking for an increase in wages and the weavers objecting to the practice of teaching apprentices. The spinners ask to be put on the same scale as spinners in the mills of the company in Massachusetts. The weavers have been receiving \$10 a week for teaching apprentices. Subsequently the weavers returned to work, as it was understood the management would require them to teach apprentices. The spinners have resolved to stay out until their demand is answered.

JEROME LANE WILL SETTLE

Treasurer of the Barbers' Union Has Effected a Compromise.

Jerome Lane, the treasurer of the Butte Barbers' union, who appropriated \$647 of the union's money to buy stocks with, has effected a settlement with the barbers' organization, by which he paid the union \$100 in cash and gave his note for the balance, agreeing to pay back the latter at the rate of \$25 a month.

SAYS CANAL IS ALL RIGHT

Jones Has Investigated Seismic Disturbances Along the Line.

Washington, Feb. 4.—Secretary Hay transmitted to the senate a report made by James O. Jones on the subject of earthquakes along the line of the Nicaragua canal route. Mr. Jones made a tour of the route last autumn as a special agent of the state department to investigate reports of seismic disturbances.

DEPUTY SHERIFFS QUELL RIOT

Miners at Gilman, Washington, Start to Raise a Rough House.

BY ASSOCIATED PRESS.

Seattle, Wash., Feb. 4.—Deputy sheriffs were dispatched yesterday to Gilman, a small mining town in this county, to quell a small-sized riot among the miners. The affair began in a drunken row and when the town marshal attempted to arrest one of the fighters he was badly beaten by the gang. His two assistants were also roughly handled. The crowd took away the keys of the jail and liberated the prisoners. The authorities appealed to the sheriff for assistance.

WAGES ARE SO HIGH THAT CONTRACTING IS USELESS

Master Builders in Schenectady, N. Y., Will Organize in Opposition to the Trades Assembly.

BY ASSOCIATED PRESS.

Schenectady, N. Y., Feb. 4.—The master builders, masons, carpenters, painters and plumbers of the city have decided to organize a builders' exchange. The object is to cope with the trades unions, which have a strong body known as the building trades section of the trades assembly, and which fix the price of labor for their members without reference to the employers. The wages paid carpenters, plumbers, plasterers, masons, painters and others are so high that a building costs an exorbitant cost and the employers are determined to resist further encroachments. The unions have driven non-union labor from this city by boycotting anyone who employs them, and this is another grievance, as at the present time the bosses are at the mercy of the unions.

HOT FUSILADE OF SHOTS

Union and Non-Union Men at Elizabethport, N. Y., Mix It Up.

BY ASSOCIATED PRESS.

Elizabeth, N. J., Feb. 4.—There was a hot fight at Elizabethport last night between non-union men employed at Townsend & Downey's shipyard on Shooters' Island and a gang of iron laborers on strike there, who live in Elizabeth. The latter lay in wait for the non-union men, and when they left the central wharf, where the steamer landed them from the shipyard, they were attacked with volleys of stones. Then there was a fusillade of shots exchanged, fired by both sides, but only one man was hit. He was a driver who happened to be passing the scene at the time on his wagon. He was shot through the foot. Several non-union men were hit by the flying stones, but only one was seriously injured. He was badly cut on the head.

Bowling at the Pfister.

NOTICE FOR PUBLICATION.

Department of the Interior,
Land Office at Helena, Mont.,
February 3, 1903.

Notice is hereby given that the following-named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before John R. Landley, United States commissioner, at Anaconda, Mont., on March 7, 1903, viz.: Ernest J. Joss for homestead entry No. 12,762, for the southeast quarter Section 14, Township 4 north, Range 11 west.

He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz.: John O. Allen, Frank Callan, William Callan, John Karlack, of Anaconda, Mont. FRANK D. MIRACLE, Register.

MacPherson—Woman's Club concert Friday, February 6th, at the Grand.

A GOOD MEAL FOR 60 CENTS

It costs more to operate a dining-car than it does to run a restaurant—and yet, in Burlington diners, prices are no higher than in a good restaurant—and not nearly as high as in an expensive one.

A good meal can be had for 60 cents and an excellent one for half as much again.

On the Burlington you can depend upon getting just what you want at a price you can afford to pay.

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H. F. RUGER, Agent,
35 East Broadway, Butte, Mont.

H. B. SEGUR,
General Agent, Billings, Mont.

FUNERAL OF DR. FORSYTH

Many Attend Ceremonies Over Remains at the Richards Establishment.

The funeral of the late Dr. John A. D. Forsyth was held yesterday afternoon from Richards' undertaking establishment, and was attended by a number of friends of the man who died last Friday from the effects of an overdose of morphine, taken to quiet his nerves. Rev. John Hosking of Centerville conducted the services. Interment was made in Mt. Moriah cemetery at the request of the dead man's aged mother living in St. Paul, who advised the undertaker to that effect.

NOTICE OF DISSOLUTION.

The firm heretofore existing under the name and style of Nelson & Erickson, doing business at Nos. 431 and 431½ South Arizona street, in the city of Butte, conducting what is known as the Palace Steam Laundry, is this day dissolved by mutual consent. E. F. Erickson having purchased the entire interest of Oscar W. Nelson in the concern, and will continue the business, pay all debts, and collect all moneys due to the firm.

OSCAR W. NELSON,
E. F. ERICKSON.
Dated this 2d day of February, 1903.

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ARRIVES BUTTE.

From St. Paul, daily, 10:15 p. m. From Great Falls and Helena, daily, 4:40 p. m.

FULL INFORMATION FROM City Ticket Office, No. 41 North Main street, Butte. J. E. Dawson, General Agent.

OREGON SHORT LINE RAILROAD

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And All Eastern Points Short Line To

Colorado, Arizona and Mexico San Francisco, Los Angeles (Ocean or Rail.)

PORTLAND And All Pacific Coast Points

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No. 9, 6:40 p. m. No. 8, 4:45 p. m. No. 7, 2:45 a. m. No. 10, 2:05 a. m.

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