

THE TIMES.

PUBLISHED EVERY THURSDAY.

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The only place where a black queen sets her rights is on a chess-board.

We hope that Congress will not worry itself over the Wilson bill, but just let it pass.

Mr. John Lawrence Sullivan has been knocked out by a woman. He may think of Sanson, however, and be consoled.

Mr. Cleveland may have made some mistakes in the Hawaiian matter, but the great propelling mistake was made by little Ben.

A MATTER OF DEMOCRACY AND JUSTICE.

There are 61,915,000 people in the United States whose tax burdens would be lightened by the passage of the income tax law, and 85,000 whose burdens would be increased. This increase would, of course, fall more heavily upon the 85,000 individuals who would pay it than the benefit would accrue, individually to the 61,915,000. But the 85,000 are the men whom the privileges of government most benefit. The rich man is universally aided and protected by the laws. From the very beginning of time the wide injustice has been canonized in law that the burdens of state must be borne by the poor. As forms of government have changed, this truth has still remained a feature of every government. The feudal barons paid no taxes; then came the villeins. Nowadays in the milder monarchies of Europe the rich are still exempt, protected by laws new in phraseology and identical in purport. In free America it is still true that the expenses of state are paid by the poor, and the Aegis of the law spreads protection above the rich. The McKinley act was a more atrocious form of this immemorial class injustice than any medieval mandate ever issued. It was a tyranny marked as a law, a vast extortion sanctified by the livery of legal formula. A tax on incomes will be a concession to the long suffering and long suffering and long paying masses and a notification to the privileged that they must at last pay something for their privileges. The rich have been paupers to the poor through the almonry of taxation long enough. They should now do this. Nothing could be more utterly absurd than this demagogue talk to the effect that a tax on incomes is a penalty imposed upon energy. It is no more a tax upon energy or ability to tax the profit of the millionaire than it is a penalty upon frugality and industry to tax the farmer's accumulation of acres, or the income of the mechanic as it goes, week by week, into the brick and lumber of the cottage he is building. Every man's investment are taxed except the man whose investments are so vast that actual ex-

penditure does not represent them. We trust and confidently expect that the present Congress will enact into a reversal of a system so inimical to all ideas of justice for the rights of men.—Memphis Commercial.

THE PRESIDENT AND THE INCOME TAX.

The New York Herald claims that Mr. Cleveland will actively oppose the income tax clause of the Wilson bill, and use his influence to defeat its passage. We hope that the Herald's wish is father to this belief, as such a policy on the part of the president would be very depressing and disheartening to the masses of the democratic party. Mr. Cleveland is officially on record as favoring this system of revenue taxation, and it is greatly hoped that he will not betray his pledge. Mr. Cleveland should not hold his policies and views at the bidding of Wall street, or favor their interests to the detriment of the general people. The system of taxation has long been a reversal of justice. The poor have borne all the burdens of government and the rich and privileged have been exempt. It is true statesmanship and true Democracy that these favored and fortunate ones should at last do something toward maintaining the government which is the source of all their advantages. The income tax provides for the just distribution in a way eminently equitable fair and Democratic. We sincerely hope that Mr. Cleveland will not ally himself with plutocracy and selfishness, in violation of his own stated opinions, and in violation of the good of the Democratic party and the American people.

There is a good moral in Jane Taylor's story of the discontented pendulum, which began one gloomy day to calculate how many times it would have to swing backward and forward in an hour, and then in a day, then in a week, then in a month, and then in a year, and then in ten years. How was it possible to do so much, or to work at all any given moment, with the dark prospect of so much work before it? So the pendulum stopped. Nor could it be induced to start again, till it was reminded that though it would have so many times to tick in the whole year, it had the year to do it in, and was only required to do the hour's work in an hour. The anxiety which men heap upon themselves arises greatly from forgetting this, and trying to provide to-morrow's work to-day. But leave to-morrow till it comes—take care of the minutes, and the hours will take care of themselves. A minute at a time, and each swing of the pendulum for God, that should be the rule of life.—Christian Standard.

One of the strangest superstitions of Chiuamen is the awe with which they regard the cockroach. John holds the ugly black pest as something sacred, claiming that it is specially favored by the gods and a particular favorite of the great Joss. The most unfortunate mishap that can befall a Chiuamen is to step on a cockroach. Instantly visions of terrible disasters and calamities arise before him. In some instances the superstition has been known to prey so on the minds of the Celestials as to drive them insane.

HERE IT IS, AND A PRETTY ONE TOO.

AS PRETTY AS SOLID GOLD FOR ONE THIRD WHAT A SOLID GOLD ONE COST IT IS GOLD FILLED AND GUARANTEED TO WEAR 15 YEARS.



IT IS NOT A SUN-DAY WATCH IT WILL WEAR 15 YEARS PRICE WITH ELGIN OR WALTHAM MOVEMENTS ONLY \$15. GENTS SIZE \$18 WE ALSO

CARRY A NICE LINE OF SILVER AND METAL CASES WHICH WE CAN FIT WITH ELGIN OR WALTHAM MOVEMENTS FROM \$3 TO \$12.50 In fact we carry in STOCK nearly every thing necessary to be kept in a jewelry store and we can give you as good goods for your money as any one can, who intends paying for what they buy. We call special attention to our watch and jewelry repairing and replating. Bring us a piece of your old jewelry and give us a trial, and you will be convinced that we can do what we say. We keep sewing machine needles, oil, shuttles, and all kind of pieces for machines.

Thanking the trade for their past liberal patronage we kindly invite one and all to come to see us and we will do our best to please you.

Very Truly,

GANEY & JORDON.

LEGAL NOTICES.

NOTICE OF LAND SALE.

By virtue of a power of sale contained in a certain Mortgage Deed, made to me by N. T. Creel and wife, and recorded in Book H No 2 pages 56, Records of Harnett county, I will sell at public sale for cash, at the court house door in Lillington at 12 o'clock M. February the 7th 1894 a certain Lot in the town of Dunn described in same Mortgage Deed. This January the 1st 1894. J. H. Mathews Mortgagee. F. P. Jones Atty. 14 4t

NOTICE OF LAND SALE.

By virtue of a power of sale contained in a certain Mortgage Deed, executed by J. E. Holmes and wife and recorded in Book H No 2 pages 389, Records of Harnett county, we will sell at public sale for cash, at the court house door in Lillington on the 7th day of February 1894 at 12 o'clock M. A valuable tract of land in Upper Little River township, Harnett county, containing 107 acres more or less. This January the 1st 1894. J. A. Burnes & Co. Mortgagee. F. P. Jones Atty. 14 4t

NOTICE!

By virtue of authority given me in an order of Sale issued of the Superior Court of Harnett county, on the 11th day of December, 1893. I will sell at the court house door in Lillington N. C., on Monday the 5th day of February 1894, at 12 o'clock M. 2 1/2 acres of land uncovered by the widow's dower, and the remainder in the dower tract belonging to the estate of S. D. Stephenson deceased, lying in Buckhorn township, Harnett county, N. C., adjoining the lands of B. F. Gardner and the dower tract of the Stephenson estate lands lying on the Northington road. The dower tract will be sold as stated above, subject to the dower rights of Mrs. Candie Gardner. Terms of sale cash. This January 1st 1894. N. A. Smith Commissioner. 14 4t

LEGAL NOTICES.

NOTICE.

By virtue of power of sale contained in a mortgage, executed to me by M. R. Smith and wife Louisa E. Smith, Recorded in the Register's office of Harnett county, I will sell at Court house door at Lillington, Tuesday Feb. 6th 1894 to the highest bidder for cash: One tract or parcel of land, adjoining the lands of J. C. Sorrell, Daniel Laest and others, containing about 50 acres more or less. For better description see records of Harnett county. This Jan 6th, 1894. E. F. Young, Mortgagee.

NOTICE.

North Carolina, In the Superior Harnett County, Court. Bradley Fertilizer Co. & others, Notice of Execution Sale. James A. Taylor, Sheriff. By virtue of an execution directed to the undersigned from the Superior Court of Harnett County in the above entitled action, I will on Monday, the 5th day of Feb., 1894, at 12 o'clock P. M., at the court house door of said county, sell to the highest bidder for cash, to satisfy said execution, all the right, title, and interest which the said Jas. A. Taylor Defendant, has in the following described real estate, to-wit: 1st Tract in Aversboro Township adjoining the lands of B. W. Hodges, Wilkin and others containing 15 acres. 2nd Tract One lot in the town of Dunn being parts of lots 10 in Block M, 3rd Tract in Block G, 4th & 5th Tract lots No. 8 in Block B, & No. 2 in Block G. 6th Tract on Broad & Ellises sts., 7th Tract in the town of Dunn being at McKay & Harnett st. For Further description see Mortgage made by James A. Taylor and wife to E. Strudwick. This levy is made subject the above mortgage referred to. C. Martin, Sheriff.

NOTICE.

The copartnership heretofore existing between the undersigned under the firm name of R. G. Taylor & Co. is this day mutually dissolved by T. D. Stewart withdrawing from the same. All debts due the firm of R. G. Taylor & Co. must be settled at once, payment may be made to R. G. Taylor, who is authorized to receipt for the same, all claims against the firm must be presented to R. G. Taylor, once for adjustment. This Jan 10th 1894. R. G. Taylor, T. D. Stewart.

I wish to say to the public that I will continue to carry on the business heretofore conducted by R. G. Taylor & Co., at the same place and most heartily thanking the public for a generous patronage, and hoping to merit a continuance of the same by fair and honest dealing. This Jan. 10th, 1894. R. G. Taylor.

Having this day withdrawn from the firm of R. G. Taylor & Co., I wish to most heartily thank the public for their liberal patronage which has been given me, during my connection with said firm. This Jan. 6th, 1894. T. D. Stewart.

ATLANTIC COAST LINE. WILMINGTON AND WELDON AND BRANCHES AND FLORENCE RAILROAD CONDENSED SCHEDULE.

Table with columns for DATED, TRAINS GOING NORTH, and TRAINS GOING SOUTH. It lists various train routes and schedules between Wilmington, Weldon, and other stations.

\* Daily except Sunday. Train on Scotland Neck Branch Road leaves Weldon 3 40 p.m., Halifax 4 00 p.m., arrive at Scotland Neck 4 55 p.m., Greenville 6 37 p.m., Kingston 7 35 p.m., returning, leaves Kingston 7 40 a.m., Greenville 8 25 a.m., arriving at Halifax at 11 05 a.m., Weldon 11 22 a.m., daily except Sunday. Train on Midland N.C. Branch leaves Goldsboro, N. C., daily except Sunday, 6 08 a.m.; arrive Smithfield N. C., 7 50 a.m. Returning leaves Smithfield N. C., 8 00 a.m., arrives Goldsboro, N. C., 9 30 a.m. John P. Divine, Gen'l Supt. J. R. Kenly, Gen'l manager. T. M. Emerson, Traffic Manager.

Advertisement for Longman Pure Paint. Features an image of a paint can and text: 'LONGMAN PURE PAINT. SOLD UNDER GUARANTEE. ACTUAL COST LESS THAN ANY OTHER. LEE HARDWARE CO. SOLE AGENTS, DUNN, N. C. June 29th 1y.

LEGAL NOTICES.

NOTICE.

By virtue of a power of sale contained in a certain mortgage deed executed to me January 18th 1893 by W. W. Munds and wife Mary E. Munds and duly recorded in Book T, No. 1, page 254 in Register's office of Cumberland County N. C. I will on Saturday Feb. 10th 1894 at 12 o'clock in sell at public sale to the highest bidder for cash at the Post Office door in Dunn N. C., the following real estate, to-wit: Adjoining the lands of Hinton Munds Geo. W. Wade, H. A. Hodges and others, lying in Harnett and Cumberland Counties between Big Stony Run and Little Stony Run. For a full description of said land see Book T, No. 4, page 254, Register's office of Cumberland county. Said land is valuable for farming purposes and contains valuable buildings, and contains 165 acres. L. L. Sasser, Mortgagee. This January 3rd, 1894.

NOTICE OF MORTGAGE SALE.

By virtue of a power of sale contained in a mortgage deed, executed to me and duly registered in Book H No. 2, Page 163, Records of Harnett county, I will sell at public sale at the Court House door at Lillington on the 1st day of March 1894 at 12 o'clock M. a certain house and lot in the town of Dunn, known as the Mack Parker place. This is one of the most desirable buildings in the town, the house being new, well finished, with 2 good sized rooms, being on the corner of two prominent streets, and a well of splendid water on the lot. Title is good. This Jan. 17th 1894, J. J. Wade, Mortgagee. F. P. Jones, Attorney. 4t