

A CHINESE UPRISING.

The Tienchuanlui Rebellion Said to Be Growing.

"SWEEP CHINA AND DESTROY ALIENS"

A Large Force Enlisted to Repel the Movement of Tung Fuh Siang.

VICTORIA, B. C., Aug. 7.—The steamer Queen Adelaide brings news that the Tienchuanlui rising is growing.

On the receipt of a report that Tung Fuh Siang has started a rebellion and is marching upon Sian, says a Shanghai paper, the Chinese court has enlisted

From an unimpeachable source the Nagasaki press learns that General Gribiski, the military governor of Biagovostchensk and districts, committed suicide on July 14 as he was approaching the above city on his return from St. Petersburg.

ADJUTANT GENERAL PLEASSED WITH PHILIPPINE CONDITIONS.

MANILA, Aug. 5.—The towns of Capalan, Naujan and Pola, on the northeast coast of the island of Mindoro, were occupied by a battalion of the Thirtieth volunteer infantry and Macenebe scouts after a slight resistance.

Adjutant General Corbin, who has returned to Manila after an 11 day tour of the islands, including a visit to the sultan of Sulu, with whom he exchanged presents.

"In my opinion the changes now being made in the Philippines could not be carried out by able hands than those of Governor Taft and General Chaffee.

WASHINGTON, Aug. 7.—Ernest L. Harris, United States consular agent at Eidenstock, has informed the state department that valuable mineral treasures have recently been discovered in Palestine and that it is safe to say the industrial awakening of the Holy Land is no longer a dream.

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BALTIMORE, Aug. 7.—The Republican state convention held here placed in nomination the following ticket: For state comptroller, Hermann S. Platt of Baltimore; for clerk of the court of appeals, Thomas Parzan of Calvert county.

WIFE PAYS ALIMONY.

Widow Made a Matrimonial Blunder Which Costs Her Forty-Three Dollars a Year.

The widow Thornton was a business woman. She owned one of the finest farms in Ohio and only a few miles from Cincinnati. She received \$1,800 a year from the estate of her father, the late Stephen Crane, a lawyer of Cincinnati. She had been a widow for several years, but managed her estate with as much skill as a man could have done.

Still, at the age of 43 she decided that she was not entirely happy. "I should have a husband," the Widow Thornton said to herself. "A husband is usually a nuisance, but if he's taken young enough and well trained he can be brought up so that



SHOT HIM IN THE FOOT.

he can be of some benefit to his family and not a great liability.

So the Widow Thornton made up a list of eligible men in the vicinity and decided upon William Bernard, one of the hired men on her farm. William was still in his twenties, had no bad habits, of a gentle disposition, and strong and hearty.

That night at supper the Widow Thornton said to the hired hand: "William, we may as well get married. The house is big enough for two. It's a shame to have so much room in this great big place wasted. I'll give you an income of \$250 a year, William. You'll be expected to look after the chores as usual, William. Bring the buggy around to the front door to-morrow morning at ten o'clock, William, and we will go down to the Methodist preacher's and be married."

"Yessum," said William, meekly. After the Widow Thornton became Mrs. Bernard she found she had made a mistake. William put on airs. He seemed to think that as the husband of his former employer it was beneath his dignity to milk the cows night and morning, and he positively declined to run the clothes wringer on washdays. He refused to let his spouse bring him up in the way he should go, but instead made frequent trips "down ter the city" and put on more style than the leading man of a stock company.

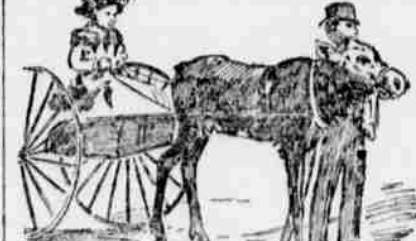
The end came one day when William put on his store clothes, lit a "see-gar," and calmly started down the road to the depot to take the train for Cincinnati. Mrs. Bernard wanted him to come back and agitate the washing on the washboard. William said "nit." Mrs. Bernard went in pursuit and, catching up with her spouse, shot him in the foot.

William returned home. Mrs. Bernard sued for divorce. It was granted, but the judge said seeing that William was proposed to that he should have \$43 a year alimony.

MOOSE IN HARNESS.

Unique Outfit Photographed on the Streets of Skagway by a Yankee Camera Fiend.

The moose has not been recognized hitherto as a domestic animal, but there is no telling what may be accomplished until one tries, and this fact is illustrated by a photograph which shows a young moose in harness, drawing a small carriage with a little girl in it.



THE MOOSE IN HARNESS.

Inasmuch as the animal is perfectly gentle and tractable, there is no danger to the driver. The moose can run pretty fast in its native wilds, but it is not a 2:10 trotter between shafts, and this charming outfit cannot be expected to go at a dangerous pace. Unfortunately, this valuable species of animal is being driven out of existence by hunters, and before very long will become extinct, so that there is no hope of utilizing the moose on any considerable scale as a domesticated beast, whether to draw vehicles or for other purposes. The photograph was taken in Skagway.

Thickly-Populated Country. Bengal, with an area of 203,473 square miles—nearly one-quarter less than the area of Texas—has a population of 74,713,000.

ADULTERATED COFFEE.

GROCEER WHITE FOUND GUILTY OF VIOLATING OHIO'S PURE FOOD LAWS.

Interesting Facts Concerning the Hoaxing of Coffee Brought Out by Scientific Experts—Presence of Bacteria.

TOLEDO, O., Aug. 3.—The jury in Judge Meek's court in this city has found James White, a local grocer, guilty of selling adulterated coffee. The prosecution was based on a package of Arbuckles Ariosa coffee.

The State of Ohio, through the Pure Food Commission, prosecuted White. The case was on trial for nearly a month and attracted national attention.

The manufacturers of Ariosa coffee conducted the defense for Grocer White. The best attorneys in the country were retained to defend him, but, after a short consultation, a verdict of guilty was returned by the jury. The State of Ohio considers this a big victory. Pure Food Commissioner Blackburn has been waging a warfare on spurious food articles and the department has been successful.

The complaint of the State of Ohio was that Ariosa coffee was coated with a substance which concealed defects in the coffee and made it appear better than it is. The State charged this coating or glazing was a favorable medium for the propagation of bacteria.

Prof. G. A. Kirchmaier, of this city, a well known chemist, was the principal witness for the State. He had made scientific examinations of samples of Ariosa purchased from Grocer White in the open market. He found that each Ariosa berry contained an average of 300 bacteria. Mr. Kirchmaier further testified that other coffees he examined contained few bacteria or none at all. He declared that the glazed coffee was not a wholesome food product.

Chemist Schmidt, of Cincinnati, corroborated the testimony of Prof. Kirchmaier. The State did not present further testimony.

The defense through the Arbuckles, who prepared this glazed coffee, secured some of the most eminent chemists and scientists in the United States to give testimony in their behalf. Prof. H. W. Wiley, of the United States Agricultural Department; Prof. Vaughn of Ann Arbor University; Prof. Bielle and Webber, of the Ohio State University, were called to defend Ariosa. Dr. Wiley had made a careful examination of the method of manufacturing Ariosa. He told of the 10,000,000 eggs used by the Arbuckles yearly in the preparation of this glazing. On this point in cross examination, the State's attorney deftly drew from him the information that these eggs might be kept in cold storage by the Arbuckles for a year or two at a time.

The experts who heard Dr. Wiley's testimony were pleased to be able to "catch" so famous a chemist. The doctor at one point in his testimony explained very clearly how it is that the egg put into the coffee pot by the house wife settles the coffee. He said that the heat coagulates the egg, and as it sinks to the bottom of the pot it carries the fine particles of coffee with it, and thus clarifies the drink. It is the act of coagulation in the coffee pot that does the work. Later on in his cross examination, he had to admit that when the egg was put on Ariosa coffee at the factory it became coagulated, and as egg cannot be coagulated but once, that the coating on coffee was practically no value, as a "settler" when it reached the coffee pot.

Prof. Wiley acknowledged that the glazing might be a favorable medium for the propagation of bacteria, although he would not testify positively either way because he was not a bacteriologist.

Prof. Vaughn, of Ann Arbor, also a witness for the Arbuckles, said he found bacteria on Ariosa coffee.

Pure Food Commissioner Blackburn says: "The State is very much elated over its victory against this corporation. We are now considering the advisability of informing every grocer in the State of Ohio that it is an infraction of the laws to sell Ariosa, and at the same time give warning to consumers that the coffee is an adulterated food article."

The verdict of the jury in this case is of national importance because a great many other States have pure food laws like that of Ohio, and it is natural to suppose that similar action will be taken by other Pure Food Commissioners to prevent the sale of glazed coffees.

Washington's Fastidious Kinsman. Lawrence, earl of Ferrers, a distant relative of George Washington, had a most tyrannical temper, and one day in a fit of passion he cut down with his sword his steward, an old gentleman named Johnson. The latter had given no provocation for the deed, and the crime was an act of brutality inexcusable save that the earl may not have been well balanced mentally. He was brought to trial for killing Johnson and demanded and received the privilege of being tried by his peers.

The house of lords was thronged during the hearing. The evidence proved to be conclusive, and Ferrers was sentenced to be hanged at Tyburn. Appeals were made to the king for clemency, but in vain. Ferrers met his fate with considerable bravado. He was carefully attired for the occasion and insisted on providing a silken cord for the ceremony. To this whim the executioner agreed, and the earl was turned off otherwise like any other felon.

INTELLIGENCE OF FISHES.

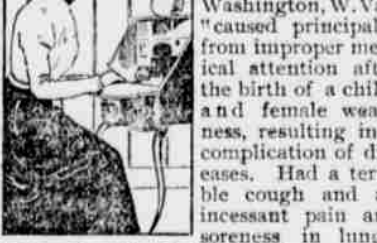
Curious Indications of It Noted by an Old Eastern Fisherman.

"Here is a curious thing that fishes do, and one that seems clearly to show great intelligence," said an old fisherman, according to the New York Sun. "It might be that two fishes some feet apart saw the same object of prey, maybe a smaller fish, at the same instant, and they might both dart for it at once and come violently into collision while their prey escaped. Now that would be when they had each the same chance of capturing what they wanted; they would both make a dash for it. But often I have seen something very different happen. Of two larger fishes following along side by side and pretty well closed up together pursuing a minnow, I have seen the rear-most sheer off and let the other fellow have it; apparently, either because he knew he couldn't reach it, and there was no use of his trying any more, or because he knew that if he kept on and mixed in he would make the fish ahead lose the game, as well as himself. This last would seem to indicate, besides intelligence, unselfishness on the part of fish. No. 2; but the action of sheering off when he saw he couldn't get it, showed intelligence, anyhow."

"I endured nearly four years of suffering," writes Mrs. J. L. Myers, of Washington, W. Va., "caused principally from improper medical attention after the birth of a child, and female weakness, resulting in a complication of diseases. Had a terrible cough and an incessant pain and soreness in lungs.

Was reduced in flesh from 184 pounds to about 100 pounds in eighteen months. I had no appetite, and became so weak and nervous I could scarcely sit up. I doctored with our home physicians for two years with no benefit, I was finally induced to try Dr. Pierce's medicines. I wrote to Doctor Pierce regarding my case, and received a prompt reply, free, advising the proper medicines for my case. After taking four bottles of Dr. Pierce's Favorite Prescription and four of his 'Golden Medical Discovery' three doses each day, also taking one bottle of Dr. Pierce's Compound Extract of Senna-Seed and some of his 'Pellets,' I ceased coughing, and am now enjoying splendid health and have gained thirty-five pounds in weight. I again feel like my former self, thanks to Dr. Pierce and his great medicines."

Sick women are invited to consult Dr. Pierce by letter FREE. All correspondence sacredly confidential and all women's confidences guarded by strict professional privacy. Address Dr. R. V. Pierce, Buffalo, N. Y.



Widow's Appraisements. The following widow's appraisements will be presented to the Orphans' Court of Columbia County, on Monday, September 24, 1901, and confirmed nisi, and unless exceptions are filed within four days thereafter, they will be confirmed finally:

1. Estate of Lorton Runyon, late of the County of Bloomsburg, Pa., deceased. Personalty, \$500.00.

2. Estate of John Snell, late of Borough of Centralia, deceased. Personalty, \$75.00. Balance real estate or personal property available.

3. Estate of Emanuel Kirkendall, late of Mifflin township, deceased. Personalty, \$140.00. Realty, \$150.00.

4. Estate of J. M. Yost, late of Fishingcreek township, deceased. Personalty, \$129.76. Realty, \$156.00.

W. H. HENRIE, Clerk of O. C. Register's office, Bloomsburg, Pa., Aug. 6, 1901.

PROTHONOTARY'S ACCOUNTS. The following account will be presented to the Court of Common Pleas of Columbia County on Monday, September 24, 1901, and confirmed nisi, and unless exceptions are filed to same within four days, it will be confirmed absolutely.

Account of John W. Evans, Treasurer, estate of uncalled for dividends and moneys due on stock in the Newcomer Falls Bridge Co. a corporation recently dissolved, whose owners or reputed owners, have been unknown for seven years last past, and upwards, and no person having appeared to claim the same.

R. R. ZARR, Deputy. W. H. HENRIE, Prothy. Prothy's office, Bloomsburg, Pa., Aug. 6, 1901.

PROFESSIONAL CARDS. N. U. FUNK, ATTORNEY-AT-LAW, Mrs. Est's Building, Court House Alley, BLOOMSBURG, PA.

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HARNESS. An excellent preservative. Reduces cost of your harness. Never burns the leather; its efficiency is increased. Secures best service. Stitches kept from breaking.

OIL. In sold in all Localities. Manufactured by Standard Oil Company.

REGISTER'S NOTICE.

Notice is hereby given to all legatees, creditors and other persons interested in the estates of the respective decedents and minors, that the following administrators, executors and guardians accounts have been filed in the office of Register of Columbia County, and will be presented for confirmation and allowance to the Orphans' Court, to be held at Bloomsburg, Pa., on Monday, September 24, 1901, at 2 o'clock p. m. of said day:

No. 1. The first and final account of George Lowery, executor of Maria Lowery, late of Orange township, deceased.

No. 2. The first and final account of Peter J. Weaver, administrator of the estate of Peter J. Weaver, late of Catawissa, deceased.

No. 3. The first and final account of J. D. Henrie, administrator of the estate of Eliza Henrie, late of Orange township, deceased.

No. 4. First and final account of J. J. OHL, guardian of the estate and person of Warland P. Evans, minor child of P. A. Evans, late of Bloomsburg, deceased.

No. 5. First and final account of Mary A. Richardson, administratrix of the estate of E. K. Richardson, late of Berwick, deceased.

No. 6. First and final account of G. E. and Benjamin Kretschmer, administrators of the estate of Mary Kretschmer, late of Cleveland township, deceased.

No. 7. First and final account of Isalah J. Jamison, administrator of the estate of Daniel Jamison, late of Centre township, deceased.

No. 8. First and final account of J. C. Brown, W. S. Meyer and C. C. Peacock, executors of the last will of Sarah J. Brown, late of Bluffsburg, deceased.

No. 9. First and final account of Peter K. Shultz and D. K. S. Kille, executors of the estate of Wm. A. Kille, late of Sugarloaf township, deceased.

No. 10. First and final account of John K. Mordan, executor of the estate of Benjamin Krum, late of Mt. Pleasant township, deceased.

No. 11. First and final account of Esther J. Lockard, administratrix of the estate of Geo. M. Lockard, late of Bloomsburg, deceased.

No. 12. First and final account of H. G. Supple, administrator of the estate of N. L. Campbell, late of Columbia County, deceased.

H. R. STEES, ATTORNEY-AT-LAW.

Office, in Ent Bldg, BLOOMSBURG, PA.

H. A. MCKILLIP, ATTORNEY-AT-LAW.

Columbian Building, 2nd Floor, BLOOMSBURG, PA.

RALPH R. JOHN, ATTORNEY AT LAW,

Hartman Building, Market Square, Bloomsburg, Pa.

IKELER & IKELER, ATTORNEY-AT-LAW.

Office back of Farmers' National Bank, BLOOMSBURG, PA.

CLYDE CHAS. YETTER, ATTORNEY-AT-LAW,

BLOOMSBURG, PA.

Office in Wirt's Building,

J. H. MAIZE, ATTORNEY AT LAW, INSURANCE AND REAL ESTATE AGENT,

Office, in Lockard's Building, BLOOMSBURG, PA.

W. H. RHAWN, ATTORNEY AT LAW,

Office, Corner of Third and Main Sts CATAWISSA, PA.

CLINTON HERRING, ATTORNEY-AT-LAW.

Office with Grant Herring, BLOOMSBURG, PA.

Will be in Orangeville Wednesday of each week.

WILLIAM C. JOHNSTON, ATTORNEY-AT-LAW.

Office in Wells' Building over B. A. Gidding's Clothing Store, Bloomsburg, Pa

Will be in Millville on Tuesdays.

H. MONTGOMERY SMITH, ATTORNEY-AT-LAW,

Office—Wirt building, over Alexander Bros. 11-16-99

EDWARD FLYNN, ATTORNEY-AT-LAW,

CENTRALIA, PA.

Office Liddick building, Locust avenue

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