

DEATH FROM BLOW

And Not the Result of an Accidental Fall, in the Case of Peter McClarren, as Supposed.

DOGS TO BE CAUGHT WITH NETS.

Southside Police Break Up a Quiet Little Game of Draw Poker in an Effortful Manner.

ALLEGHENY'S COWS TO BE CORRALLED.

Happenings of a Day in the Busy Cities at the Head of the Ohio River.

The death of Peter McClarren has assumed a more serious phase than was at first supposed. James Breen was now confirmed in the county jail, charged with McClarren's murder...

ALLEGHENY'S COWS TO BE CORRALLED.

Happenings of a Day in the Busy Cities at the Head of the Ohio River.

The death of Peter McClarren has assumed a more serious phase than was at first supposed. James Breen was now confirmed in the county jail, charged with McClarren's murder...

ALLEGHENY'S COWS TO BE CORRALLED.

Happenings of a Day in the Busy Cities at the Head of the Ohio River.

ALLEGHENY'S COWS TO BE CORRALLED.

Happenings of a Day in the Busy Cities at the Head of the Ohio River.

ALLEGHENY'S COWS TO BE CORRALLED.

Happenings of a Day in the Busy Cities at the Head of the Ohio River.

ALLEGHENY'S COWS TO BE CORRALLED.

Happenings of a Day in the Busy Cities at the Head of the Ohio River.

and a general row occurred, in which Mrs. McBride was badly used up. They will be given a hearing this morning.

A NET FOR STRAY DOGS.

Superintendent Weir Adopts a Plan for Capturing Unlicensed Canines.

The system of dog catching has been fully developed upon by Superintendent Gamble Weir of the Police Bureau.

One wagon has been furnished with a strong cotton cord and attached to an iron hoop with a handle.

The death of Peter McClarren has assumed a more serious phase than was at first supposed. James Breen was now confirmed in the county jail, charged with McClarren's murder...

The death of Peter McClarren has assumed a more serious phase than was at first supposed. James Breen was now confirmed in the county jail, charged with McClarren's murder...

The death of Peter McClarren has assumed a more serious phase than was at first supposed. James Breen was now confirmed in the county jail, charged with McClarren's murder...

The death of Peter McClarren has assumed a more serious phase than was at first supposed. James Breen was now confirmed in the county jail, charged with McClarren's murder...

The death of Peter McClarren has assumed a more serious phase than was at first supposed. James Breen was now confirmed in the county jail, charged with McClarren's murder...

The death of Peter McClarren has assumed a more serious phase than was at first supposed. James Breen was now confirmed in the county jail, charged with McClarren's murder...

The death of Peter McClarren has assumed a more serious phase than was at first supposed. James Breen was now confirmed in the county jail, charged with McClarren's murder...

The death of Peter McClarren has assumed a more serious phase than was at first supposed. James Breen was now confirmed in the county jail, charged with McClarren's murder...

The death of Peter McClarren has assumed a more serious phase than was at first supposed. James Breen was now confirmed in the county jail, charged with McClarren's murder...

The death of Peter McClarren has assumed a more serious phase than was at first supposed. James Breen was now confirmed in the county jail, charged with McClarren's murder...

The death of Peter McClarren has assumed a more serious phase than was at first supposed. James Breen was now confirmed in the county jail, charged with McClarren's murder...

The death of Peter McClarren has assumed a more serious phase than was at first supposed. James Breen was now confirmed in the county jail, charged with McClarren's murder...

The death of Peter McClarren has assumed a more serious phase than was at first supposed. James Breen was now confirmed in the county jail, charged with McClarren's murder...

The death of Peter McClarren has assumed a more serious phase than was at first supposed. James Breen was now confirmed in the county jail, charged with McClarren's murder...

The death of Peter McClarren has assumed a more serious phase than was at first supposed. James Breen was now confirmed in the county jail, charged with McClarren's murder...

The death of Peter McClarren has assumed a more serious phase than was at first supposed. James Breen was now confirmed in the county jail, charged with McClarren's murder...

The death of Peter McClarren has assumed a more serious phase than was at first supposed. James Breen was now confirmed in the county jail, charged with McClarren's murder...

The death of Peter McClarren has assumed a more serious phase than was at first supposed. James Breen was now confirmed in the county jail, charged with McClarren's murder...

The death of Peter McClarren has assumed a more serious phase than was at first supposed. James Breen was now confirmed in the county jail, charged with McClarren's murder...

The death of Peter McClarren has assumed a more serious phase than was at first supposed. James Breen was now confirmed in the county jail, charged with McClarren's murder...

The death of Peter McClarren has assumed a more serious phase than was at first supposed. James Breen was now confirmed in the county jail, charged with McClarren's murder...

The death of Peter McClarren has assumed a more serious phase than was at first supposed. James Breen was now confirmed in the county jail, charged with McClarren's murder...

The death of Peter McClarren has assumed a more serious phase than was at first supposed. James Breen was now confirmed in the county jail, charged with McClarren's murder...

The death of Peter McClarren has assumed a more serious phase than was at first supposed. James Breen was now confirmed in the county jail, charged with McClarren's murder...

The death of Peter McClarren has assumed a more serious phase than was at first supposed. James Breen was now confirmed in the county jail, charged with McClarren's murder...

The death of Peter McClarren has assumed a more serious phase than was at first supposed. James Breen was now confirmed in the county jail, charged with McClarren's murder...

The death of Peter McClarren has assumed a more serious phase than was at first supposed. James Breen was now confirmed in the county jail, charged with McClarren's murder...

The death of Peter McClarren has assumed a more serious phase than was at first supposed. James Breen was now confirmed in the county jail, charged with McClarren's murder...

The death of Peter McClarren has assumed a more serious phase than was at first supposed. James Breen was now confirmed in the county jail, charged with McClarren's murder...

The death of Peter McClarren has assumed a more serious phase than was at first supposed. James Breen was now confirmed in the county jail, charged with McClarren's murder...

The death of Peter McClarren has assumed a more serious phase than was at first supposed. James Breen was now confirmed in the county jail, charged with McClarren's murder...

Church congregation had the Fourth and Ninth Street pews and the corner of the street.

John Jones and John Hobecki, two Poles, who were injured by the explosion...

In answer to the proposed fire boat will be ready for service for a year, the story about Samuel N. Evans being made commander of the craft is considered decidedly premature...

The Lotus Club, of the Southside, will leave tonight, via the Pittsburgh and Lake Erie Railroad, for the One Thousand Islands, where it will camp for the next six weeks...

John Rice was committed to jail by Alderman McKenna yesterday for court trial on a charge of assault and battery preferred by Virginia Gordon. The latter made the information in behalf of an attack of cramps on her husband...

John Rice was committed to jail by Alderman McKenna yesterday for court trial on a charge of assault and battery preferred by Virginia Gordon. The latter made the information in behalf of an attack of cramps on her husband...

John Rice was committed to jail by Alderman McKenna yesterday for court trial on a charge of assault and battery preferred by Virginia Gordon. The latter made the information in behalf of an attack of cramps on her husband...

John Rice was committed to jail by Alderman McKenna yesterday for court trial on a charge of assault and battery preferred by Virginia Gordon. The latter made the information in behalf of an attack of cramps on her husband...

John Rice was committed to jail by Alderman McKenna yesterday for court trial on a charge of assault and battery preferred by Virginia Gordon. The latter made the information in behalf of an attack of cramps on her husband...

John Rice was committed to jail by Alderman McKenna yesterday for court trial on a charge of assault and battery preferred by Virginia Gordon. The latter made the information in behalf of an attack of cramps on her husband...

John Rice was committed to jail by Alderman McKenna yesterday for court trial on a charge of assault and battery preferred by Virginia Gordon. The latter made the information in behalf of an attack of cramps on her husband...

John Rice was committed to jail by Alderman McKenna yesterday for court trial on a charge of assault and battery preferred by Virginia Gordon. The latter made the information in behalf of an attack of cramps on her husband...

John Rice was committed to jail by Alderman McKenna yesterday for court trial on a charge of assault and battery preferred by Virginia Gordon. The latter made the information in behalf of an attack of cramps on her husband...

John Rice was committed to jail by Alderman McKenna yesterday for court trial on a charge of assault and battery preferred by Virginia Gordon. The latter made the information in behalf of an attack of cramps on her husband...

John Rice was committed to jail by Alderman McKenna yesterday for court trial on a charge of assault and battery preferred by Virginia Gordon. The latter made the information in behalf of an attack of cramps on her husband...

John Rice was committed to jail by Alderman McKenna yesterday for court trial on a charge of assault and battery preferred by Virginia Gordon. The latter made the information in behalf of an attack of cramps on her husband...

John Rice was committed to jail by Alderman McKenna yesterday for court trial on a charge of assault and battery preferred by Virginia Gordon. The latter made the information in behalf of an attack of cramps on her husband...

John Rice was committed to jail by Alderman McKenna yesterday for court trial on a charge of assault and battery preferred by Virginia Gordon. The latter made the information in behalf of an attack of cramps on her husband...

John Rice was committed to jail by Alderman McKenna yesterday for court trial on a charge of assault and battery preferred by Virginia Gordon. The latter made the information in behalf of an attack of cramps on her husband...

John Rice was committed to jail by Alderman McKenna yesterday for court trial on a charge of assault and battery preferred by Virginia Gordon. The latter made the information in behalf of an attack of cramps on her husband...

John Rice was committed to jail by Alderman McKenna yesterday for court trial on a charge of assault and battery preferred by Virginia Gordon. The latter made the information in behalf of an attack of cramps on her husband...

John Rice was committed to jail by Alderman McKenna yesterday for court trial on a charge of assault and battery preferred by Virginia Gordon. The latter made the information in behalf of an attack of cramps on her husband...

John Rice was committed to jail by Alderman McKenna yesterday for court trial on a charge of assault and battery preferred by Virginia Gordon. The latter made the information in behalf of an attack of cramps on her husband...

John Rice was committed to jail by Alderman McKenna yesterday for court trial on a charge of assault and battery preferred by Virginia Gordon. The latter made the information in behalf of an attack of cramps on her husband...

John Rice was committed to jail by Alderman McKenna yesterday for court trial on a charge of assault and battery preferred by Virginia Gordon. The latter made the information in behalf of an attack of cramps on her husband...

John Rice was committed to jail by Alderman McKenna yesterday for court trial on a charge of assault and battery preferred by Virginia Gordon. The latter made the information in behalf of an attack of cramps on her husband...

John Rice was committed to jail by Alderman McKenna yesterday for court trial on a charge of assault and battery preferred by Virginia Gordon. The latter made the information in behalf of an attack of cramps on her husband...

John Rice was committed to jail by Alderman McKenna yesterday for court trial on a charge of assault and battery preferred by Virginia Gordon. The latter made the information in behalf of an attack of cramps on her husband...

John Rice was committed to jail by Alderman McKenna yesterday for court trial on a charge of assault and battery preferred by Virginia Gordon. The latter made the information in behalf of an attack of cramps on her husband...

John Rice was committed to jail by Alderman McKenna yesterday for court trial on a charge of assault and battery preferred by Virginia Gordon. The latter made the information in behalf of an attack of cramps on her husband...

John Rice was committed to jail by Alderman McKenna yesterday for court trial on a charge of assault and battery preferred by Virginia Gordon. The latter made the information in behalf of an attack of cramps on her husband...

John Rice was committed to jail by Alderman McKenna yesterday for court trial on a charge of assault and battery preferred by Virginia Gordon. The latter made the information in behalf of an attack of cramps on her husband...

John Rice was committed to jail by Alderman McKenna yesterday for court trial on a charge of assault and battery preferred by Virginia Gordon. The latter made the information in behalf of an attack of cramps on her husband...

John Rice was committed to jail by Alderman McKenna yesterday for court trial on a charge of assault and battery preferred by Virginia Gordon. The latter made the information in behalf of an attack of cramps on her husband...

John Rice was committed to jail by Alderman McKenna yesterday for court trial on a charge of assault and battery preferred by Virginia Gordon. The latter made the information in behalf of an attack of cramps on her husband...

John Rice was committed to jail by Alderman McKenna yesterday for court trial on a charge of assault and battery preferred by Virginia Gordon. The latter made the information in behalf of an attack of cramps on her husband...

COMING TO A CRISIS.

The Pennsylvania Steel Company Given Seven Days in Which to Sign the Amalgamated Scale.

Flint Workers Say a 10 Per Cent Reduction Has Been Asked.

MISCELLANEOUS INDUSTRIAL ITEMS

Interest in the labor dispute at Steelton is increasing. It is given out now that the men will strike again as they can receive the sanction of the Executive Board of the Eastern district.

John Rice was committed to jail by Alderman McKenna yesterday for court trial on a charge of assault and battery preferred by Virginia Gordon. The latter made the information in behalf of an attack of cramps on her husband...

John Rice was committed to jail by Alderman McKenna yesterday for court trial on a charge of assault and battery preferred by Virginia Gordon. The latter made the information in behalf of an attack of cramps on her husband...

John Rice was committed to jail by Alderman McKenna yesterday for court trial on a charge of assault and battery preferred by Virginia Gordon. The latter made the information in behalf of an attack of cramps on her husband...

John Rice was committed to jail by Alderman McKenna yesterday for court trial on a charge of assault and battery preferred by Virginia Gordon. The latter made the information in behalf of an attack of cramps on her husband...

John Rice was committed to jail by Alderman McKenna yesterday for court trial on a charge of assault and battery preferred by Virginia Gordon. The latter made the information in behalf of an attack of cramps on her husband...

John Rice was committed to jail by Alderman McKenna yesterday for court trial on a charge of assault and battery preferred by Virginia Gordon. The latter made the information in behalf of an attack of cramps on her husband...

John Rice was committed to jail by Alderman McKenna yesterday for court trial on a charge of assault and battery preferred by Virginia Gordon. The latter made the information in behalf of an attack of cramps on her husband...

John Rice was committed to jail by Alderman McKenna yesterday for court trial on a charge of assault and battery preferred by Virginia Gordon. The latter made the information in behalf of an attack of cramps on her husband...

John Rice was committed to jail by Alderman McKenna yesterday for court trial on a charge of assault and battery preferred by Virginia Gordon. The latter made the information in behalf of an attack of cramps on her husband...

John Rice was committed to jail by Alderman McKenna yesterday for court trial on a charge of assault and battery preferred by Virginia Gordon. The latter made the information in behalf of an attack of cramps on her husband...

John Rice was committed to jail by Alderman McKenna yesterday for court trial on a charge of assault and battery preferred by Virginia Gordon. The latter made the information in behalf of an attack of cramps on her husband...

John Rice was committed to jail by Alderman McKenna yesterday for court trial on a charge of assault and battery preferred by Virginia Gordon. The latter made the information in behalf of an attack of cramps on her husband...

John Rice was committed to jail by Alderman McKenna yesterday for court trial on a charge of assault and battery preferred by Virginia Gordon. The latter made the information in behalf of an attack of cramps on her husband...

John Rice was committed to jail by Alderman McKenna yesterday for court trial on a charge of assault and battery preferred by Virginia Gordon. The latter made the information in behalf of an attack of cramps on her husband...

John Rice was committed to jail by Alderman McKenna yesterday for court trial on a charge of assault and battery preferred by Virginia Gordon. The latter made the information in behalf of an attack of cramps on her husband...

John Rice was committed to jail by Alderman McKenna yesterday for court trial on a charge of assault and battery preferred by Virginia Gordon. The latter made the information in behalf of an attack of cramps on her husband...

John Rice was committed to jail by Alderman McKenna yesterday for court trial on a charge of assault and battery preferred by Virginia Gordon. The latter made the information in behalf of an attack of cramps on her husband...

John Rice was committed to jail by Alderman McKenna yesterday for court trial on a charge of assault and battery preferred by Virginia Gordon. The latter made the information in behalf of an attack of cramps on her husband...

John Rice was committed to jail by Alderman McKenna yesterday for court trial on a charge of assault and battery preferred by Virginia Gordon. The latter made the information in behalf of an attack of cramps on her husband...

John Rice was committed to jail by Alderman McKenna yesterday for court trial on a charge of assault and battery preferred by Virginia Gordon. The latter made the information in behalf of an attack of cramps on her husband...

John Rice was committed to jail by Alderman McKenna yesterday for court trial on a charge of assault and battery preferred by Virginia Gordon. The latter made the information in behalf of an attack of cramps on her husband...

John Rice was committed to jail by Alderman McKenna yesterday for court trial on a charge of assault and battery preferred by Virginia Gordon. The latter made the information in behalf of an attack of cramps on her husband...

John Rice was committed to jail by Alderman McKenna yesterday for court trial on a charge of assault and battery preferred by Virginia Gordon. The latter made the information in behalf of an attack of cramps on her husband...

John Rice was committed to jail by Alderman McKenna yesterday for court trial on a charge of assault and battery preferred by Virginia Gordon. The latter made the information in behalf of an attack of cramps on her husband...

John Rice was committed to jail by Alderman McKenna yesterday for court trial on a charge of assault and battery preferred by Virginia Gordon. The latter made the information in behalf of an attack of cramps on her husband...

John Rice was committed to jail by Alderman McKenna yesterday for court trial on a charge of assault and battery preferred by Virginia Gordon. The latter made the information in behalf of an attack of cramps on her husband...

John Rice was committed to jail by Alderman McKenna yesterday for court trial on a charge of assault and battery preferred by Virginia Gordon. The latter made the information in behalf of an attack of cramps on her husband...

John Rice was committed to jail by Alderman McKenna yesterday for court trial on a charge of assault and battery preferred by Virginia Gordon. The latter made the information in behalf of an attack of cramps on her husband...

John Rice was committed to jail by Alderman McKenna yesterday for court trial on a charge of assault and battery preferred by Virginia Gordon. The latter made the information in behalf of an attack of cramps on her husband...

John Rice was committed to jail by Alderman McKenna yesterday for court trial on a charge of assault and battery preferred by Virginia Gordon. The latter made the information in behalf of an attack of cramps on her husband...

John Rice was committed to jail by Alderman McKenna yesterday for court trial on a charge of assault and battery preferred by Virginia Gordon. The latter made the information in behalf of an attack of cramps on her husband...

interest in 30,000 acres of mineral lands in Shenandoah county, Virginia, to George W. Bryan of Pittsburgh. The transfer was made through the furnace company's representative, Mr. E. T. Calvert.

TEN PER CENT LESS WAGES

In What Green Bottle Makers Have Notified Their Men They Will Ask.

A number of delegates to the Steubenville Flint Glass Workers' Convention returned last night on the eastern express. The proceedings terminated yesterday at 3:30 o'clock. The convention found the business of the order in first-class condition.

No action was taken regarding the affiliation of the green glass workers with the flint. No application from them was received. The fact has been overlooked that the Green Val and Flint Bottle Manufacturers' Association at its late meeting in New York requested a course of action which may engender a conflict between the employers and owners before work is resumed. The manufacturers have notified the men of a reduction in wages of 10 per cent and of their intention to employ apprentices to every ten blowers in lieu of one to every 15 as now. The green glass men having withdrawn from the Knights of Labor, they need not, it is assumed, will be to affiliate with the flints, and the flints may have something to say to the matter of a reduction in wages.

The colored co-operationists who started a store on Wylie avenue, below Fulton street, two years ago, have wound up their business, as most co-operative institutions do. It hasn't exactly been a success, but it came out better than ordinarily. There was something unique about the method of doing business. Like the farmer that Lincoln told of, who when he failed to blow out a stump, dug it out or burnt it, concluded to plow around it, the colored merchants adopted a device of their own to get around the legal restrictions that guard such enterprises. The law does not allow such concerns to give credit, nor are people authorized to trust each other. The plan for violation on the part of the foreign creditor is that he cannot secure the aid of the law in collecting his debt.

A Scheme to Get Around the Law. This co-operative institution not only got around the law, but it tramped its stockholders with goods. The first gave no special trouble, as the creditor might whistle for his pay if the stockholders did not come to the center, but the landlord, who was to get \$75 a month rent, could avail himself of a landlord's warrant.

Well, it seems that the company found it could not do a cash business with its stockholders, and the cash returns from outsiders were not sufficient to keep up the stock, so an expedient was devised. It was decided to trust stockholders to the amount of their stock, and for a time business boomed to such an extent that the salesmen, with fevered brows and aching muscles, and articulations and other physical ailments, thanked their stars for each day's work. The stockholders, however, dropped on their pillows that another day was over. Each morning they felt like galley slaves when they arose to begin another day's wretched.

One day, however, all awoke to find that their labors were accomplished. The stockholders had invested to the extent of their stock, and the sum of the profits, after expenses were deducted, was but little larger than the little end of nothing whittled to a point. A consultation was held, and it was decided to settle with the landlord and quit business.

Some of those interested are of opinion that a cog must have slipped somewhere, but they have the consolation of knowing...

The best record ever made by any machine shop in this part of the country is said to be that of the Fletcher works, from which over 300 tons of finished castings were sent to the South inside of 36 hours. The task was performed this week.

German Printers Strike.

The German-American Typographical Union No. 26 has called out the compositors employed on the Allegheny Sun newspaper. The reason given is that Mr. Joes, the proprietor of the paper, has violated the rules of the union by using plates.

Industrial Notes.

The Building Trades Council will try to meet to-night.

The Bell barrel factory, of New Castle, will be completed and put into operation in about two months.

The asphalt paving block works, of New Castle, has just received orders aggregating 25,000 blocks.

The Hours and Sweets of It.

The old idea obtained for each eminent legal authorities as Blackstone and others that "What is not reason is not law."

In order that the public will be enabled to estimate this "glorious victory" as its true worth, the decree of the Court is appended, first stating for the benefit of the layman that this suit was for the alleged infringement of a label.

OPINION PER CURIAM.

This is a close case.

Aside from the Master's report and finding, the Court would probably have found that the labels of defendant are not likely to deceive the ordinary purchaser. It is easy to see that to the practiced eye of an artist, the labels are dissimilar in coloring, in arrangement, in names and devices that he would suppose that it would be an impossibility to mistake one label for the other. No one precisely, and would read could be deceived into taking one for the other. The Master has found from the testimony that defendant's label was not intended to deceive, and in fact it has deceived none. The form of package is common one for a much longer time than any of the parties have been in business.

The general finding of the grouping of fruits in high colors, such as those mentioned, rather than in natural colors, the sizes and shapes are also to our personal knowledge common from a time long before these parties were in business.

Yet we cannot say that taking the two labels together the Master is wrong in finding that in general effect on the eye, and in general impression, the defendant's label is so similar as to be likely to deceive the ordinary retail purchaser of such goods.

The Master finds the leading fruit of the label to be the defendant's "supper" finding. A countryman might mistake it for a squash, at least he never saw the original of the pear in form and color, and he is not precisely the same as each label. To the casual unskilled observer the general arrangement is the same. It should not be difficult to make the necessary changes. The exceptions to the Master's report are dismissed.

The plaintiffs have suffered no actual damages; the hardship in this case is on the defendant. The Court would not affirm any finding of more than nominal damages. It is therefore unnecessary to refer the case back to the Master to assess the damages. Under all the facts found the defendants should be allowed a reasonable time to change their labels. Let a decree be drawn accordingly.

"Judge White dissents and would dismiss the bill."

It might be said that such an other "victory" would be worse than defeat. The Court says aside from the Master's report it would probably have found that the labels of defendant are not likely to deceive the ordinary purchaser. That to an artist the labels are so dissimilar in coloring, in arrangement, in names and devices that he would suppose that it would be an impossibility to mistake one for the other. Precisely so. Lutz Bros. employed an artist to design their label. They intended to be so well known that the public would believe that they succeeded to the satisfaction of unprejudiced and intelligent persons in avoiding similarity to labels of other firms. They have no need to practice such deception if the goods they manufacture bear a large and ready sale on their merits and their name and reputation is bringing in a daily increasing business, Lutz Bros. being second to none in this business. The Court says further: "No one that could and would read could be deceived into taking one for the other. Taking this into consideration, the Court would seem to place a premium on illiteracy. The Court says again: "The hardship in this case is on the defendant." It might be suggested that the supposed illiterate Court is to see that no hardship is to be inflicted. As the case stands Lutz Bros. unquestionably sustain a hardship, and not being willing to endure non-affiliated, at all events, purpose appealing to the Supreme Court.

Excursion to Wheeling.

On Sunday, via the B. & O. R. R. Rate \$1.50 on a round trip. Trains leave Pittsburgh at 8:30 A. M.

TURNED UP ITS TOES.

Another Co-operative Store Ends Its Mission of Usefulness.

NOTHING WHITTLED TO A POINT.

Stockholders Trusted to the Full Amount of Their Holdings.

THE GHOST WAS GIVEN UP GRACEFULLY.

The colored co-operationists who started a store on Wylie avenue, below Fulton street, two years ago, have wound up their business, as most co-operative institutions do. It hasn't exactly been a success, but it came out better than ordinarily. There was something unique about the method of doing business. Like the farmer that Lincoln told of, who when he failed to blow out a stump, dug it out or burnt it, concluded to plow around it, the colored merchants adopted a device of their own to get around the legal restrictions that guard such enterprises. The law does not allow such concerns to give credit, nor are people authorized to trust each other. The plan for violation on the part of the foreign creditor is that he cannot secure the aid of the law in collecting his debt.

A Scheme to Get Around the Law. This co-operative institution not only got around the law, but it tramped its stockholders with goods. The first gave no special trouble, as the creditor might whistle for his pay if the stockholders did not come to the center, but the landlord, who was to get \$75 a month rent, could avail himself of a landlord's warrant.

Well, it seems that the company found it could not do a cash business with its stockholders, and the cash returns from outsiders were not sufficient to keep up the stock, so an expedient was devised. It was decided to trust stockholders to the amount of their stock, and for a time business boomed to such an extent that the salesmen, with fevered brows and aching muscles, and articulations and other physical ailments, thanked their stars for each day's work. The stockholders, however, dropped on their pillows that another day was over. Each morning they felt like galley slaves when they arose to begin another day's wretched.

One day, however, all awoke to find that their labors were accomplished. The stockholders had invested to the extent of their stock, and the sum of the profits, after expenses were deducted, was but little larger than the little end of nothing whittled to a point. A consultation was held, and it was decided to settle with the landlord and quit business.

Some of those interested are of opinion that a cog must have slipped somewhere, but they have the consolation of knowing...

The best record ever made by any machine shop in this part of the country is said to be that of the Fletcher works, from which over 300 tons of finished castings were sent to the South inside of 36 hours. The task was performed this week.

German Printers Strike