

SPECIAL NOTICES.

A BARCAN

HARD TO BEAT!

LADIES'

Undervests or Pants

AT 25 CTS. EACH.

Next Friday forenoon we shall sell

a large lot of Ladies' Winter Undervests or

Drawers, sold when all perfect at 50

cents each, at 25 cents each. These have

measured places.

SEE OUR

\$1.69 Union Silk Umbrellas!

RINGS FOR GENTLEMEN.

J. P. WELCH.

Absolutely Pure.

This powder never varies. A marvel of purity

and softness, and most perfect in its

adaptation to the face. It is not only

the best of all face powders, but it is

also the best of all face powders, but it is

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MISCELLANEOUS.

PLEASURES OF BEING A PRESIDENT.

Your Yard Transferred Into A Photo

grapher's Studio

And You Yourself the Target for All

Sorts of Invitations.

Harrison's Popularity With the Children

Reminds Him of A Story.

INDIANAPOLIS, Nov. 14.—The Tippecanoe

ball, from Cumberland, Md., that was rolled

in the big parade in New York early in the

campaign, and that has been rolling about

all over the country ever since, brought up in

front of the Harrison house this afternoon,

and a photographer was on hand with his

camera to take its picture. The back of his

overcoat still bore the tracks of Harrison

jubilant figures that had been chalked on

it, and his raiment generally showed traces

of the wear and tear of the celebration. He

last night headed in the chilly wind, and his

hair stood up in fine frenzy as he hustled

about getting the ball where he wanted it

and the men who have been rolling it properly

grouped.

He took his first picture from across the

street with the ball nearly in front of the

house. This was the motto on the ball that

was turned toward the camera:

"Then found the Union over the

head of the Union."

When Harrison's first picture part:

But where, O, where, was Grover?

After this the ball was rolled back into the

yard. The veterans who had rolled the ball

risked rheumatism without flinching by

squatting in picturesque Turkish attitude

upon the damp grass. The Harrison dog, a

setter, was captured and dragged

willingly to a central position. The

shaver with yellow curls, a red hat, and

a small brass drum was bribed to sit on

the ground and wave a little flag in the

small boys of the neighborhood were grouped

in front of the dog, and the dog had been

coaxed into a momentary position as a

headed photographer sprung his camera and

shutter. Then Harrison's second picture part:

Just then Grover Harrison came out of the

house, and the Harrison dog, a setter, was

clapped his hat on the camera instead of on

his head. In the foreground, a small boy

would have been worth double money with

his hat on the camera instead of on his head.

Harrison's third picture part:

Others who had gathered about stopped the

General to shake hands as he passed them.

The children still look on the president

as their particular friend, and election or

not, they will be sure to find him in the

house this afternoon three bright-eyed, rosy-

cheeked children, who have been

from school, are looking on the president

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DOCTORS IN SESSION.

Twelfth Annual Meeting of the

American Academy of Medicine.

NEW YORK, Nov. 14.—Thirty physicians

and surgeons from various cities of the

United States assembled yesterday morning

at the headquarters of the American Academy

of Medicine, an organization, the chief

object of which is to advance the standard

of knowledge among physicians as well as to

increase the requirements for preliminary

education in the various medical colleges.

The academy now numbers over 400 mem-

bers. Dr. Frederick Henry Gerrish presided

at the opening of the session, and

among those present at the session were

Dr. William B. Canfield of Baltimore, Dr. J.

Preston Morris of Philadelphia, Dr. R. J.

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THE PRESS.

THURSDAY MORNING, NOV. 15.

We do not read anonymous letters and communications. The name and address of the writer are in all cases indispensable, not necessarily for publication but as a guarantee of good faith. We cannot undertake to return or preserve communications if they are not used.

Henry W. Grady, orator and editor, is said to be having a hard task to hold in the young men of Georgia. He wants to put his son into Senator Cullitt's seat. Cullitt fears that Grady may be overpowered by keeping him up nights, it is said.

The new dynamite cruiser Vesuvius is nearly completed, and is said to surpass the expectations of its builders in several respects. It is said to have made a recent private trial thirteen and one half miles in twenty-nine minutes, being an estimated speed of twenty-seven miles an hour. A speed of twenty knots an hour is fast sailing, and the fast torpedo boats of Europe are few that do better. But it is thought that the Vesuvius may easily steam twenty-three knots an hour. The three-ton and one-half inch dynamite guns are completed and ready to be put aboard. That they shall work successfully is of course of much more importance than the speed of the boat. Together with the high rate of speed and the ability to throw heavy charges of dynamite with accuracy and safety will, if attained, make the Vesuvius the most interesting and formidable warship afloat.

The list of victims of the habit of letter writing continues to grow. With Lord Sackville and Sir Charles Warren, London Superintendent of Police, is Judge O. N. Denny, an American, until recently general adviser and man Friday to the King of Corea, at a salary of eighteen thousand dollars a year, to say nothing of perquisites and a rank and dignity second only to that of his royal master. The King of Corea, Judge Denny committed the folly of writing a letter to Senator Mitchell, of Oregon. It was a very voluminous document filled with abuse of China and Chinese officials, and relating an infamous plot on the part of Li Hung Chang, the Chinese Viceroy, to murder the Korean King and install as regent a man who would serve as the tool of theeking government. The letter was published in the United States, and in due course of time travelled back to China where it was translated into beautiful Chinese characters and put before Li Hung Chang himself. Now the King of Corea is not so independent of China as he might be; and when the King of Corea has Chinese emissaries hastened to dispense with the obnoxious writer of letters. The general principle is thus enforced again that it is not safe for anyone anywhere to write letters that say anything.

Lord Stanley of Preston, the Queen's Viceroy in Canada, gives the cold shoulder to the doctrines of commercial union, reciprocity and annexation to the United States. "People talk of annexation," said he in a speech to a delegation of French Canadian citizens at Ottawa Monday, "and various other cries of the political world. The municipal constitution gives us complete autonomy without obliging us to give up anything to be subject to those violent oscillations of politics like those which just now have disturbed the business of our neighbors in the United States, and under the external form of a republic it would be impossible to find a more complete expression of the sentiment and of the wishes of our neighbors in Canada today with us. Do not, therefore, gentlemen, listen to those who would endeavor to disturb you. We know very well the object of such intrigues. Let us remain tranquil. The representative of the Queen, if he said anything on the subject, could say nothing else. But there is no doubt that Lord Stanley spoke the more readily because of the agitation of the question of Canada's future in the United States and England at the present time. Senator Sherman has boldly proclaimed his belief that closer relations with Canada are desirable and has set the limit of ten years within which union, commercial or political, will be brought about. In England and the leading statesmen are studying means whereby Canada and other colonies may be perpetually welded to the Empire. In a speech at Glasgow last month Lord Brassey, who has travelled and observed the position of the colonial dependencies of Great Britain more carefully probably than any other living Englishman, made the relations of Canada and the United States the main point of an elaborate speech. He regarded that the commercial connection of Canada with the United States would imply the adoption of a hostile tariff against Great Britain. Such a tariff would make England less disposed than at present to defend Canada. Hence he argued that commercial union with the United States would lead to separation from the mother country. His contention to the United States would be the next step, a step which in Lord Brassey's opinion would mean certain ruin to the rising industries of Canada. On the other hand Imperial connections, in his judgment, would enable Canada to raise the loans required to develop her resources on terms which could not be obtained were she an independent and foreign state or a part of the American Union; and would give her greater security on account of the sustaining strength of the Imperial navy. He said that this leading change of an Imperial Federation of England and her colonies makes out a strong set of reasons. Why should Canada wish to remain with England, since the United States is so much more powerful than England, and so much more disposed to defend and develop a country situated as Canada is? But the attention which he gives the subject marks the fact that the English are watching critically and anxiously the growth of popular sentiment on this subject both in Canada and the United States. Lord Stanley's perfunctory delegation at Ottawa was not perfunctory; it was rather an echo of the conservative and dominating forces of the British Empire.

PERSONAL AND PECULIAR.

Some time ago Professors Morse and Sweet of South Chicago, agreed to set across the continent, on foot, in the first instance, to the Pacific coast, and then to the United States. They were to be accompanied by a large number of men, and the expedition was to be a grand one. They were to be accompanied by a large number of men, and the expedition was to be a grand one. They were to be accompanied by a large number of men, and the expedition was to be a grand one.

General Harrison now receives his mail in an express wagon. Monday's post included fifteen hundred letters and four bags of newspapers, to say nothing of a hundred telegrams. The General requests the press to announce that he would like every copy of the United States Gazette, and that there are now seven thousand newspapers waiting in his hands, and he must abandon the attempt. Chauncey M. Depew will deliver the oration at the centennial celebration of Washington's inauguration in New York April 30 next. Dr. Storrs will offer prayer, Whittier will read a poem, Archbishop Corrigan will pronounce the benediction and the President of the United States will speak. Foreign part. There will be a grand parade. It is proposed to raise \$175,000 for the expenses of the celebration.

THE RIGHT TO VOTE.

The address of the Rev. Dr. Thomas to the Congregational Club the other night on the subject of immigration brought out some facts with regard to the "sacred right of the ballot" which are probably new to most people in Maine, and as disagreeable as they are new. We imagine that the majority of Dr. Thomas' audience were, to put it mildly, very much surprised when he told them that "an immigrant can land at Castle Garden to-day, be railroaded through to Denver, Colorado, declare his intention to become a citizen and vote at the next election." Yet such is the fact, provided the next election does not occur within six months from the time the immigrant arrives in Colorado and declares his intention to become a citizen. The section of the Colorado constitution which fixes the qualifications of electors declares that: "Every male person over the age of 21 years, possessing the following qualifications, shall be entitled to vote at all elections: First, he shall be a citizen of the United States, or, in the case of a foreigner, he shall have declared his intention, according to the laws of the United States, to become a citizen, and he shall have resided in the State six months before he offers to vote. Second, he shall be a native-born citizen of the United States, or, in the case of a foreigner, he shall have declared his intention, according to the laws of the United States, to become a citizen, and he shall have resided in the State six months before he offers to vote. Third, he shall be a native-born citizen of the United States, or, in the case of a foreigner, he shall have declared his intention, according to the laws of the United States, to become a citizen, and he shall have resided in the State six months before he offers to vote. Fourth, he shall be a native-born citizen of the United States, or, in the case of a foreigner, he shall have declared his intention, according to the laws of the United States, to become a citizen, and he shall have resided in the State six months before he offers to vote. Fifth, he shall be a native-born citizen of the United States, or, in the case of a foreigner, he shall have declared his intention, according to the laws of the United States, to become a citizen, and he shall have resided in the State six months before he offers to vote. Sixth, he shall be a native-born citizen of the United States, or, in the case of a foreigner, he shall have declared his intention, according to the laws of the United States, to become a citizen, and he shall have resided in the State six months before he offers to vote. Seventh, he shall be a native-born citizen of the United States, or, in the case of a foreigner, he shall have declared his intention, according to the laws of the United States, to become a citizen, and he shall have resided in the State six months before he offers to vote. Eighth, he shall be a native-born citizen of the United States, or, in the case of a foreigner, he shall have declared his intention, according to the laws of the United States, to become a citizen, and he shall have resided in the State six months before he offers to vote. Ninth, he shall be a native-born citizen of the United States, or, in the case of a foreigner, he shall have declared his intention, according to the laws of the United States, to become a citizen, and he shall have resided in the State six months before he offers to vote. Tenth, he shall be a native-born citizen of the United States, or, in the case of a foreigner, he shall have declared his intention, according to the laws of the United States, to become a citizen, and he shall have resided in the State six months before he offers to vote. Eleventh, he shall be a native-born citizen of the United States, or, in the case of a foreigner, he shall have declared his intention, according to the laws of the United States, to become a citizen, and he shall have resided in the State six months before he offers to vote. Twelfth, he shall be a native-born citizen of the United States, or, in the case of a foreigner, he shall have declared his intention, according to the laws of the United States, to become a citizen, and he shall have resided in the State six months before he offers to vote. Thirteenth, he shall be a native-born citizen of the United States, or, in the case of a foreigner, he shall have declared his intention, according to the laws of the United States, to become a citizen, and he shall have resided in the State six months before he offers to vote. Fourteenth, he shall be a native-born citizen of the United States, or, in the case of a foreigner, he shall have declared his intention, according to the laws of the United States, to become a citizen, and he shall have resided in the State six months before he offers to vote. Fifteenth, he shall be a native-born citizen of the United States, or, in the case of a foreigner, he shall have declared his intention, according to the laws of the United States, to become a citizen, and he shall have resided in the State six months before he offers to vote. Sixteenth, he shall be a native-born citizen of the United States, or, in the case of a foreigner, he shall have declared his intention, according to the laws of the United States, to become a citizen, and he shall have resided in the State six months before he offers to vote. Seventeenth, he shall be a native-born citizen of the United States, or, in the case of a foreigner, he shall have declared his intention, according to the laws of the United States, to become a citizen, and he shall have resided in the State six months before he offers to vote. Eighteenth, he shall be a native-born citizen of the United States, or, in the case of a foreigner, he shall have declared his intention, according to the laws of the United States, to become a citizen, and he shall have resided in the State six months before he offers to vote. Nineteenth, he shall be a native-born citizen of the United States, or, in the case of a foreigner, he shall have declared his intention, according to the laws of the United States, to become a citizen, and he shall have resided in the State six months before he offers to vote. Twentieth, he shall be a native-born citizen of the United States, or, in the case of a foreigner, he shall have declared his intention, according to the laws of the United States, to become a citizen, and he shall have resided in the State six months before he offers to vote. Twenty-first, he shall be a native-born citizen of the United States, or, in the case of a foreigner, he shall have declared his intention, according to the laws of the United States, to become a citizen, and he shall have resided in the State six months before he offers to vote. Twenty-second, he shall be a native-born citizen of the United States, or, in the case of a foreigner, he shall have declared his intention, according to the laws of the United States, to become a citizen, and he shall have resided in the State six months before he offers to vote. Twenty-third, he shall be a native-born citizen of the United States, or, in the case of a foreigner, he shall have declared his intention, according to the laws of the United States, to become a citizen, and he shall have resided in the State six months before he offers to vote. Twenty-fourth, he shall be a native-born citizen of the United States, or, in the case of a foreigner, he shall have declared his intention, according to the laws of the United States, to become a citizen, and he shall have resided in the State six months before he offers to vote. Twenty-fifth, he shall be a native-born citizen of the United States, or, in the case of a foreigner, he shall have declared his intention, according to the laws of the United States, to become a citizen, and he shall have resided in the State six months before he offers to vote. Twenty-sixth, he shall be a native-born citizen of the United States, or, in the case of a foreigner, he shall have declared his intention, according to the laws of the United States, to become a citizen, and he shall have resided in the State six months before he offers to vote. Twenty-seventh, he shall be a native-born citizen of the United States, or, in the case of a foreigner, he shall have declared his intention, according to the laws of the United States, to become a citizen, and he shall have resided in the State six months before he offers to vote. Twenty-eighth, he shall be a native-born citizen of the United States, or, in the case of a foreigner, he shall have declared his intention, according to the laws of the United States, to become a citizen, and he shall have resided in the State six months before he offers to vote. Twenty-ninth, he shall be a native-born citizen of the United States, or, in the case of a foreigner, he shall have declared his intention, according to the laws of the United States, to become a citizen, and he shall have resided in the State six months before he offers to vote. Thirtieth, he shall be a native-born citizen of the United States, or, in the case of a foreigner, he shall have declared his intention, according to the laws of the United States, to become a citizen, and he shall have resided in the State six months before he offers to vote. Thirty-first, he shall be a native-born citizen of the United States, or, in the case of a foreigner, he shall have declared his intention, according to the laws of the United States, to become a citizen, and he shall have resided in the State six months before he offers to vote. Thirty-second, he shall be a native-born citizen of the United States, or, in the case of a foreigner, he shall have declared his intention, according to the laws of the United States, to become a citizen, and he shall have resided in the State six months before he offers to vote. Thirty-third, he shall be a native-born citizen of the United States, or, in the case of a foreigner, he shall have declared his intention, according to the laws of the United States, to become a citizen, and he shall have resided in the State six months before he offers to vote. Thirty-fourth, he shall be a native-born citizen of the United States, or, in the case of a foreigner, he shall have declared his intention, according to the laws of the United States, to become a citizen, and he shall have resided in the State six months before he offers to vote. Thirty-fifth, he shall be a native-born citizen of the United States, or, in the case of a foreigner, he shall have declared his intention, according to the laws of the United States, to become a citizen, and he shall have resided in the State six months before he offers to vote. 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WHITE STORE!

Read! We Speak in No Uncertain Terms!

WE SAID WE WERE GOING TO GIVE THE PUBLIC A BENEFIT. Read, and see whether we are or not. This week we will pay our attention to the Workingman.

For every one hundred cents he gives us he will receive one hundred and twenty-five cents in goods.

READ THE BARGAINS.

Old Tanned Leather Jackets \$4.00, worth \$6.00
Hartford Overcoats 5.00, " 8.00
Gray Mixed Overcoats 6.00, " 9.00
Indigo Blue (red edge) Overcoats 7.50, " 12.00
Blue Beaver Overcoats 10.00, " 15.00
Victory Woolen Suits 7.00, " 10.00
Five Different Styles of Suits 9.00, " 12.00
Genuine Saver Suits 12.00, " 15.00

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Goods purchased at our store, if not entirely satisfactory, can be returned and money will be refunded.

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Rubber Boots Shoes.

There is no line of goods manufactured of which the consumer knows so little regarding quality.

You ask for a pair of GOOD RUBBERS and take whatever the retailer offers you. If you will insist on having the

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goods and be sure that they bear this Company's name or trade mark. You will be assured of good articles. They are made of the finest Pure Para Rubber, and are sold by all First Class Retailers. Insist on having them and take no others.

CURRENT COMMENT.

HEARD ENOUGH OF IT.

For heaven's sake let us never hear again the promise of Democratic gains in the

election. Every election we are promised that the farmers of the Northwest are going to come right into camp and bring several States along with them. This is what it is all about. We were to get them, sure. A few counties in the Northwest were to be scratched up to make room for them. Michigan especially was just hunting to get in. Well, they didn't come! We have lost it. Congressmen out there, which hardly leaves us enough for sale. The Republican majorities are increased everywhere. As for Michigan, she lifted herself up from her slumped position of 1888, in 1892, and voted 10,000 in 1888. From the New Jersey line to the Pacific ocean the West is solidly Republican—and is going to stay that way. Our hope is, and has been, New York, New Jersey and Connecticut.

EVOLUTION IN THE SOUTH.

(Boston Advertiser.)

There is no doubt that a larger number of votes were cast in West Virginia for Harrison than for Cleveland, but it is probable that sufficient Republican votes will be thrown out to give the latter a nominal plurality. A large Republican province in Mercer county is to be thrown out on account of mere technicality, although if the strict letter of the law were applied many Democratic as well as Republican returns would have been thrown out. Democratic papers are claiming the State by 139 for Harrison, and the Republican papers for Cleveland. The election of the leaders in West Virginia as compared with those in other Southern States that they are content with so small a plurality. There is an evolution in progress in the South. The old Virginia, which will probably be the first to advance by the next Presidential election as to permit the vote to stand and be counted as it was cast.

PERSONAL AND PECULIAR.

Some time ago Professors Morse and Sweet of South Chicago, agreed to set across the continent, on foot, in the first instance, to the Pacific coast, and then to the United States. They were to be accompanied by a large number of men, and the expedition was to be a grand one. They were to be accompanied by a large number of men, and the expedition was to be a grand one.

General Harrison now receives his mail in an express wagon. Monday's post included fifteen hundred letters and four bags of newspapers, to say nothing of a hundred telegrams. The General requests the press to announce that he would like every copy of the United States Gazette, and that there are now seven thousand newspapers waiting in his hands, and he must abandon the attempt. Chauncey M. Depew will deliver the oration at the centennial celebration of Washington's inauguration in New York April 30 next. Dr. Storrs will offer prayer, Whittier will read a poem, Archbishop Corrigan will pronounce the benediction and the President of the United States will speak. Foreign part. There will be a grand parade. It is proposed to raise \$175,000 for the expenses of the celebration.

THE RIGHT TO VOTE.

The address of the Rev. Dr. Thomas to the Congregational Club the other night on the subject of immigration brought out some facts with regard to the "sacred right of the ballot" which are probably new to most people in Maine, and as disagreeable as they are new. We imagine that the majority of Dr. Thomas' audience were, to put it mildly, very much surprised when he told them that "an immigrant can land at Castle Garden to-day, be railroaded through to Denver, Colorado, declare his intention to become a citizen and vote at the next election." Yet such is the fact, provided the next election does not occur within six months from the time the immigrant arrives in Colorado and declares his intention to become a citizen. The section of the Colorado constitution which fixes the qualifications of electors declares that: "Every male person over the age of 21 years, possessing the following qualifications, shall be entitled to vote at all elections: First, he shall be a citizen of the United States, or, in the case of a foreigner, he shall have declared his intention, according to the laws of the United States, to become a citizen, and he shall have resided in the State six months before he offers to vote. Second, he shall be a native-born citizen of the United States, or, in the case of a foreigner, he shall have declared his intention, according to the laws of the United States, to become a citizen, and he shall have resided in the State six months before he offers to vote. Third, he shall be a native-born citizen of the United States, or, in the case of a foreigner, he shall have declared his intention, according to the laws of the United States, to become a citizen, and he shall have resided in the State six months before he offers to vote. Fourth, he shall be a native-born citizen of the United States, or, in the case of a foreigner, he shall have declared his intention, according to the laws of the United States, to become a citizen, and he shall have resided in the State six months before he offers to vote. Fifth, he shall be a native-born citizen of the United States, or, in the case of a foreigner, he shall have declared his intention, according to the laws of the United States, to become a citizen, and he shall have resided in the State six months before he offers to vote. Sixth, he shall be a native-born citizen of the United States, or, in the case of a foreigner, he shall have declared his intention, according to the laws of the United States, to become a citizen, and he shall have resided in the State six months before he offers to vote. Seventh, he shall be a native-born citizen of the United States, or, in the case of a foreigner, he shall have declared his intention, according to the laws of the United States, to become a citizen, and he shall have resided in the State six months before he offers to vote. Eighth, he shall be a native-born citizen of the United States, or, in the case of a foreigner, he shall have declared his intention, according to the laws of the United States, to become a citizen, and he shall have resided in the State six months before he offers to vote. 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Eighteenth, he shall be a native-born citizen of the United States, or, in the case of a foreigner, he shall have declared his intention, according to the laws of the United States, to become a citizen, and he shall have resided in the State six months before he offers to vote. Nineteenth, he shall be a native-born citizen of the United States, or, in the case of a foreigner, he shall have declared his intention, according to the laws of the United States, to become a citizen, and he shall have resided in the State six months before he offers to vote. Twentieth, he shall be a native-born citizen of the United States, or, in the case of a foreigner, he shall have declared his intention, according to the laws of the United States, to become a citizen, and he shall have resided in the State six months before he offers to vote. 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