

HOUSES, Lots, FARMS, Lands. For Sale By BEMIS,

FIFTEENTH AND DOUGLAS STS.

- No. 258, Full lot fenced and with small building on Capitol Avenue near 25th street, \$700. No. 257, Large lot on block 250 by 770 feet on Hamilton, near 16th street, \$2,400. No. 256, Full corner lot on Jones, near 10th street, \$2,000. No. 255, Two lots on Center street, near Cumington street, \$800. No. 254, Lot on Spruce street, near 6th street, \$650. No. 253, Two lots on Seward, near King street, \$850. No. 252, Lot on Seward, near King street, \$850. No. 251, Lot on Dodge, near 11th street, \$1,100. No. 250, Four beautiful residences lots, near Oregon College (or will sell separate), \$8,000. No. 249, Two lots on Charles, near Cumington street, \$2,000. No. 248, Lot on Idaho, near Cumington street, \$1,400. No. 247, One acre lot on Cumington, near Dutton street, \$750. No. 246, Lot on Farham, near 18th street, \$1,000. No. 245, Lot 66 by 133 feet on 26th street, near St. Mary's Avenue, \$500. No. 244, Lot on Douglas, near 20th street, \$375. No. 243, Lot on Farham, near 26th street, \$750. No. 242, Lot 60 by 99 feet on South Avenue, near Mason street, \$550. No. 241, Corner lot on Dur, near 23d street, \$2,500. No. 240, 120x132 feet on Harney, near 24th street, (will cut it up), \$2,400. No. 239, 71x130 feet on Sherman Avenue (10th et al), near Grace, \$2,400. No. 238, Lot on Douglas street, near 23d \$750. No. 237, Lot on Pier street, near Seward, \$500. No. 236, Lot 200 by 100 feet on C. J. Howard street, near 23d street, \$1,000. No. 235, Two lots on Decatur, near Irene street, \$200 and \$175 each. No. 234, Lot 143 by 110 by 141 feet on Sherman Avenue (10th et al), near Grace, \$2,400. No. 233, Lot 25x100 feet on Douglas, near 13th street, make an offer. No. 232, Lot on 13th street, near Clark, \$500. No. 231, Lot on Hamilton, near King, \$800. No. 230, Lot on 18th, near Nicholas street, \$1,000. No. 229, Two lots on 16th, near Pacific street, \$1,500. No. 228, Two lots on Castellar, near 10th street, \$150. No. 227, Beautiful residence lot on Division street, near Cumington, \$800. No. 226, Lot on Saunders, near Hamilton street, \$500. No. 225, Lot 15th street, near Pacific, \$500. No. 224, Three lots on Saunders street, near Seward, \$1,000. No. 223, Lot on 20th street, near Sherman \$500. No. 222, Two lots on 22d, near Grace street \$600 each. No. 221, Two lots on King, near Hamilton street, \$1,200. No. 220, Two lots on 17th street, near White Lead Works, \$1,000. No. 219, One full block, ten lots, near the barracks, \$400. No. 218, Lot on Parker, near Irene street, \$300. No. 217, Two lots on Cass, near 21st street, \$600 each. No. 216, Lot on Center, near Cumington street, \$300. No. 215, Lot on Pier, near Seward street, \$650. No. 214, Lot on Sherman, near 12th street, make an offer. No. 213, Lot on Cass, near 14th, \$1,000. No. 212, Lot on Pacific, near 14th street, \$1,000. No. 211, Lot on Farham, near 24th street \$1,450 to \$2,000 each. No. 210, Full block on 20th street, near race course, and lots in line's addition near Saunders and Cass streets, \$2,000. No. 209, Lot on California street, near Creighton college, \$425. No. 208, Acre lot, near the head of St. Mary's Avenue, \$500. No. 207, Two acres, near the head of St. Mary's Avenue, \$1,000. No. 206, Lot on 18th street, near White Lead Works, \$250. No. 205, Sixteen lots, near shot tower on the Bellevue road, \$75 per lot. No. 204, 12x132 feet (2 lots) on 18th street, near Poppleton's, \$1,000. No. 203, 11x132 feet on 18th street, near Caldwell's additions on Sherman avenue, Spring and Saratoga streets, near the end of Grace street, \$800. No. 202, Lot on Chicago, near 22d street, \$1,500. No. 201, Lot on Caldwell, near Saunders street, \$500. No. 200, Corner lot on Charles, near Saunders street, \$700. No. 199, Lot on Izard, near 21st, with two acre house, \$2,400. No. 198, Two lots on 19th, near Pierce street, \$1,000. No. 197, 70x132 feet on 9th street, near Leavenworth street, \$2,000. No. 196, 60x132 feet on Douglas street, near 10th, \$1,000. No. 195, Eighteen lots on 21st, 22d, 23d and Saunders streets, near Grace and Saunders street, \$400 each. No. 194, One fourth block (180x132 feet), near the end of Pier on Hamilton street, near Creighton College, \$1,000. No. 193, 1/2 acre lot, near 21st, \$1,200. No. 192, 1/2 acre lot, near 21st, \$1,200. No. 191, 1/2 acre lot, near 21st, \$1,200. No. 190, 1/2 acre lot, near 21st, \$1,200. No. 189, 1/2 acre lot, near 21st, \$1,200. No. 188, 1/2 acre lot, near 21st, \$1,200. No. 187, 1/2 acre lot, near 21st, \$1,200. No. 186, 1/2 acre lot, near 21st, \$1,200. No. 185, 1/2 acre lot, near 21st, \$1,200. No. 184, 1/2 acre lot, near 21st, \$1,200. No. 183, 1/2 acre lot, near 21st, \$1,200. No. 182, 1/2 acre lot, near 21st, \$1,200. No. 181, 1/2 acre lot, near 21st, \$1,200. No. 180, 1/2 acre lot, near 21st, \$1,200. No. 179, 1/2 acre lot, near 21st, \$1,200. 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THE NATIONAL CAPITAL.

Further Damaging Evidence Against Sherman.

Being Disclosed in the Investigation Set on Foot by the Bounced Pitney.

The House Committee on Elections to Take up the Utah Contest Monday.

Miscellaneous Notes From the National Capital.

CHICAGO, January 3.—The Tribune's Washington special says: The senate committee investigating the expenditure of the contingent fund in the treasury department will resume their daily sessions to-day. Since the last meeting of the committee Senator Cookrell has, at the request of his colleagues, been scanning the testimony already introduced with a view to familiarizing himself with the routine of treasury purchasing business in order to properly and intelligently conduct the further examination of witnesses. One result of the senator's review of testimony thus far presented has been to develop numerous questions of veracity between witness, but he has also obtained such a knowledge of the purchasing business of the department as will, he claims, enable the committee to prevent the covering up of any fraud herebefore committed in connection with the disbursing of the contingent fund. All the important witnesses who have heretofore been before the committee will be recalled for further examination. This proceeding will be repeated until the committee has gone to the bottom of the matter.

WASHINGTON, January 3.—The committee investigating the expenditure of the treasury contingent fund resumed to-day and examined L. W. Vail, who conducted the Washington World, a Sherman campaign organ, prior to the Chicago convention. It is charged that the type for that establishment was obtained without payment therefor from the government printing office, and sinecure and government appointments given to employees on the paper. Mr. Vail holds a position as special agent in the treasury department, one son a clerkship and another, a mere lad.

Mr. Paul Jones, who was foreman of the treasury cabinet, was the next witness, and submitted a memorandum of work done at different times during the year 1881 upon Secretary Sherman's house, stable, etc., and charged to the department. The data is very explicit, giving the date of all the work done, the time occupied, material used, and the branch of the treasury department to which it was charged with the amount charged.

CAPITAL NOTES.

WASHINGTON, January 3.—Mr. Howe will qualify to-morrow and assume control of the department Thursday morning. Mr. Howe called on the secretary of the state this morning.

ATTORNEY GENERAL BREWSTER.

called at the department of justice this morning, and after the introduction of clerks and subordinates, settled down to work at his desk. He is preparing for active participation in the star route cases, and says they must be vigorously pushed.

WHITTAKER'S COURT MARTIAL ILLEGAL.

It is rumored Gen. Swain, advocate general, has decided in Whittaker's case the court martial was illegal because of the fact that the president has no authority to call one, except by the request of the department commander, and as no such request had been made the whole work of the court martial is thrown aside. This report comes from high quarters, and, though by no means official, is believed to be founded on fact. General Swain's decision is the subject of considerable comment this evening in army circles. His holding that the president has no authority to organize a court martial without request of the department commander within whose jurisdiction occurs, is questioned by many. That such is the prerogative of the president of the United States as commander-in-chief of the army and navy has not been questioned in the past. In the navy, however, this question was considered so doubtful that a special act granting individual discretion to the president to order court martial was passed a few years ago. The opinion of General Swain that the president has no such discretion in the army, under the present laws is opposed to former decisions on the subject made by his predecessors, who held that he had. The Whittaker court martial was not called for by the general who at that time commanded the department of West Point, but was the result of a request of the defense, when the findings of the court of inquiry, which was held at West Point were made known. The question of illegality of the court martial will have to be decided by Attorney General Brewster before any further steps in the Whittaker case are taken. That question will be referred to Mr. Brewster in a few days.

CABINET MEETING.

There was a two hours' cabinet meeting to-day. Brewster attended. At the close Postmaster General Howe called and had an informal talk about the star route cases. Afterwards James had a long conference with the president.

MISCELLANEOUS.

Secretary Lincoln resumed his duties this morning.

Fits-John Porter.

National Associated Press. New York, January 3.—The Times to-day contains an important contribution to the Grant-Fits-John Porter matter. The statement having been made public that Gen. Grant had recently concluded that Gen. Porter was a greatly injured man, and that his conviction and dismissal from the army was an act of flagrant injustice, and, furthermore, that he (Grant) had addressed or intended to address an earnest appeal to President Arthur in Gen. Porter's behalf, a reporter called on Gen. Grant and asked if the reports were true. "Yes," answered the general, "their statements are correct, with the exception that I have not said anything about Gen. Porter's restoration to the army. I am anxious to see justice done to General Porter's reputation as a soldier, but the question of his being restored to the army is something that I have nothing to do with."

"I had a very happy New Year, gentlemen and ladies, and I hope everybody else had. I had plenty of visitors—high toned, middle toned and low toned. The general opinion is that I ought not to be hung and I have no doubt but that I shall be acquitted."

The cross-examination of Dr. Gray was resumed by Mr. Scoville. The witness stated emphatically that from personal examinations of the prisoner he had no evidence of insanity, and that in his mind there was no doubt he was sane at that time he shot Garfield and now.

Guiteau, during this testimony, toyed with his eye-glasses and flirted with the ladies, who evinced the usual interest in him. Once he told Dr. Gray he had better get his money and go, as his testimony showed he was lamentably ignorant on the subject of insanity.

Scoville then placed Clark Mills, the sculptor who took the cast of Guiteau's head, on the stand. The prosecution objected, but the court allowed him to be sworn. Scoville then made a long argument to show that cranialogy was valuable in ascertaining how far certain malformation of the head indicated insanity.

The prosecution objected to the introduction of cranialogy as a test of sanity, and the court sustained the objection and Mills was dismissed. Guiteau said he had a letter from one of Garfield's old friends, sustaining his position and he would read it. Judge Cox sternly told the prisoner to keep quiet, and Marshal Henry told the guard to keep the prisoner quiet. In mocking tones Guiteau said he had got through with his remarks.

Mr. Mills was dismissed and John W. Guiteau was called to the stand to state whether his brother was sane or not in writing the letter to Senator Cameron, requesting a loan of \$500. The prisoner refused to be quiet, notwithstanding Marshal Henry's efforts. He said: "I address fifty millions of people when I talk. Other people are interested in this business than those here."

The trial is so protracted, said Davidge, in closing a long speech against the admission of this evidence, "that the health of every man is endangered. For myself I may say I have no voice to address your honor on account of the condition of the court room."

J. W. Guiteau then let the stand and Scoville said he intended to introduce evidence showing the condition of the prisoner on the 1st of July. Davidge opposed any reopening of the case in order to allow the defense to introduce cumulative evidence in support of their theory. He said if the trial were to have an end it would be only through an amendment of the rules of law and practice established for cases of this kind. He objected so any reopening under any such pretenses.

Reed said that the question of further testimony by affidavit of Scoville should be left to the court, and said an adjournment should be agreed to in order that such affidavit should be prepared. Corbill wanted the other side to submit the list of witnesses they intended to produce, and points as to what they would testify, saying the government was willing to submit the case to the jury now, and they were anxious the trial should close. Court adjourned at 2:40.

Guiteau was very quiet during the afternoon. He appeared very anxious in regard to the verdict, and is beginning to think that his days will be ended on the scaffold. Marshal Henry mingled among the crowd outside the court house this evening. He was very indignant at the conduct of Guiteau before adjournment and said: "Well, if the judge would allow it, I would keep him quiet."

"How!" asked a reporter. "Oh," said the marshal, "I've got a good stiff wrist. There's a way to quiet him if it's necessary."

The marshal was unusually severe in his demeanor and looked as if he was anxious for a chance either to gag or choke Guiteau.

Marine Intelligence.

The arrivals of ocean steamers yesterday were as follows: at Glasgow—the State of Nevada from New York; at Plymouth—the Wieland from New York for Hamburg; at Liverpool—the Indiana from Philadelphia. The departures from London—the State of Indiana for New York; from Rotterdam—the Edam for New York; from London—the Greece for New York.

Bank Closed.

JERSEY CITY, N. J., January 3.—The Bergen Savings bank closed this morning because, as the directors say, they have \$35,000 which they cannot invest. The bank will pay all claims.

THE EIGHTH WEEK BEGUN.

With the Assassin's Usual Egotistical Display.

Scoville Endeavors to Introduce Further Testimony to Lengthen the Trial.

To Which There is Decided Objection Made by the Government Counsel.

Meanwhile Guiteau Toys With His Eye-Glasses and Flirts With the Ladies.

WASHINGTON, January 3.—The eighth week of the Guiteau trial opened this morning with the usual crowd in attendance. When Guiteau was brought in his brother John wished him a happy New Year as he passed and Guiteau turned and scowlingly replied: "You dry up." When the prisoner reached the dock he said: "I had a very happy New Year, gentlemen and ladies, and I hope everybody else had. I had plenty of visitors—high toned, middle toned and low toned. The general opinion is that I ought not to be hung and I have no doubt but that I shall be acquitted."

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Reed said that the question of further testimony by affidavit of Scoville should be left to the court, and said an adjournment should be agreed to in order that such affidavit should be prepared. Corbill wanted the other side to submit the list of witnesses they intended to produce, and points as to what they would testify, saying the government was willing to submit the case to the jury now, and they were anxious the trial should close. Court adjourned at 2:40.

Guiteau was very quiet during the afternoon. He appeared very anxious in regard to the verdict, and is beginning to think that his days will be ended on the scaffold. Marshal Henry mingled among the crowd outside the court house this evening. He was very indignant at the conduct of Guiteau before adjournment and said: "Well, if the judge would allow it, I would keep him quiet."

"How!" asked a reporter. "Oh," said the marshal, "I've got a good stiff wrist. There's a way to quiet him if it's necessary."

The marshal was unusually severe in his demeanor and looked as if he was anxious for a chance either to gag or choke Guiteau.

Death of Judge Dillon's Wife.

WASHINGTON, January 3.—Indian Commissioner Pease was called to New York to-day by the death of his daughter, Mrs. Judge Dillon.

Solving a Mysterious Murder.

DETROIT, Mich., January 3.—The principal topic of discussion here to-day is the \$50,000 libel suit of Hugh S. Peoples against the Evening News, based on an article published in the paper August, 1880, which gave the results of detective work for information regarding the fiendish murder of Martha Whittaker, a young woman who was bound, gagged, tied up in a bag and thrown into the river alive, and whose body had been found floating in the river a year previous. The article stated that all the clues pointed to a certain man, but did not identify or give his name. A year after the article was published Peoples came into court with a libel suit and said the cap fitted him, that he was the person alluded to in the article above mentioned. He sued the News, the Daily Volksblatt and the Post and Publishing work accomplished by the detective and a couple of weeks ago he brought a fresh libel suit against the News for \$50,000, based on an editorial which said the News would defend itself on the ground of privilege and justification