

**HARRIMAN GETS ILLINOIS CENTRAL**

He Realizes His Ambition of a Railroad From the Atlantic To the Pacific.

**HUGE RAILROAD COMBINE.**

Big system Extends From Lakes to Gulf and Spans Continent East and West.

New York, Nov. 7.—By the election of J. T. Harahan as president of the Illinois Central Railroad company to succeed Stuyvesant Fish, it is believed that E. H. Harriman has at last realized the fulfillment of his plan to connect a railroad line from the Atlantic to the Pacific ocean. In this great plan the Illinois Central was the one link missing to complete a line of track from New York to San Francisco and Portland, Ore., from the Great Lakes to the Gulf of Mexico, and from the Gulf to the Pacific again. Until within a few months the eastern terminals of the Harriman system were at Kansas City, Omaha and New Orleans. The first important step in the direction of securing the outlet on the Atlantic seaboard of the Union Pacific and Southern Pacific railroads is believed to have been taken by Mr. Harriman several weeks ago when it was reported that one of the roads under his control had taken over control of the Baltimore & Ohio by purchase of a block of 400,000 shares of the Baltimore & Ohio company, which was sold by the Pennsylvania Railroad company. This would give Mr. Harriman a route from Chicago and St. Louis to Baltimore and New York.

**NECESSARY LINK.**

To complete the ambitious proposition for a continuous line from ocean to ocean, it was necessary only to connect the western terminals of the Baltimore & Ohio with the eastern terminals of the Southern Pacific and Union Pacific and this purpose the Illinois Central served amply. Its line from Omaha to Chicago ties together the Baltimore & Ohio and Baltimore & Ohio, while the Illinois Central branch from Chicago to New Orleans gives the Southern Pacific entrance into Chicago and the seaboard.

**FISH DID NOT VOTE.**

James T. Harahan, vice president of the Illinois Central, was elected president of the company at a meeting of the board of directors in this city by a vote of eight to nothing, the adherents of President Stuyvesant Fish not voting.

**"The Satisfaction Line"**






**"Sold on Merit"**

J. A. Folger & Co., San Francisco

The meeting is reported to have been a stormy one. The directors who voted for Mr. Harahan were John Jacob Astor, John W. Auchincloss, Robert W. Goetz, James T. Harahan, E. H. Harriman, Walter Lutton, Charles A. Penabaz and Cornelius Vanderbilt.

The following directors did not vote: Stuyvesant Fish, Charles M. Beach, J. DeWitt Cutting and Charles S. Deming, governor of Illinois, who is ex-officio a member of the board. John C. Walling, another director, was not present, owing to illness.

No successor to Mr. Harahan was chosen, but the other officers of the company whose terms expired were re-elected by a vote of 10 to nothing. Messrs. Fish and Beach not voting.

**REASONS GIVEN.**

Shortly before the meeting the directors who voted for Mr. Harahan sent a letter to President Fish giving their reasons for refusing to vote for his re-election. The letter declared that in June last, without consulting the other members of the board of directors, Mr. Fish issued a circular to the stockholders requesting proxies for the annual election.

At the next meeting of the board it was declared Mr. Fish, by breaking the terms of the charter of the company, had acted in a manner which was a disgrace to the company and that the board of directors, in making a resolution for the appointment of a committee to solicit proxies, later Fish and Harriman effected an agreement by which the Harriman-Kuhn-Loeb proxies should be given to Fish, who would vote for Harriman's selection of a successor to Grinnell at the annual meeting. Henry W. DeForest, Mr. Harriman's choice, but, the statement says, Fish absolutely refused to vote the proxies as agreed, and instead used the proxies to elect Fish's individual nominee. Fish

further wrote and caused to be published statements reflecting on his fellow directors. The letter continues:

**CLIMAX OF EVENTS.**

"This incident is the climax of a series of events during the past few years showing an inability on your part to distinguish between the powers and duties of the president and those of the directors of a corporation.

"We will not for a moment admit that you are more loyal to the stockholders or more keenly alive to the interests of the public in the performance of the public duties of the company than your fellow directors, nor will we, while directors of the company, permit you to assume to act as the entire board, to make agreements and violate them, or to asperse the motives of your fellow members in the expectation of securing personal advantage at their expense.

"The situation is solely of your own creating; but in view of what has taken place, of your deliberate violation of an agreement intended to create peace in the board and your attitude toward your fellow members, we are convinced that you have rendered impossible that harmony which must exist between the president of the company and individual members of the board, and that you have so seriously impaired your usefulness as an officer of the company as to compel us to refuse to vote in favor of your re-election."

**HARRIMAN'S VERSION.**

"This is not my fight," said Mr. Harahan, after the meeting. "It is a fight of the board of directors and Mr. Fish. I accepted the July agreement regarding the election of directors at the annual meeting, only in deference to

the wishes of the board. The July agreement was made primarily to quiet the public clamor which was being raised in the press and to silence the various recriminations which were being made in the public prints as to outcome of the contention which had arisen in the board of directors. Personally, I had not a word to say at today's meeting of the board. The board took no action whatever in regard to the appointment of any committee to take charge of the management of the road."

**CASTELLANE SCANDAL AIRED**

Paris, Nov. 7.—The courtroom in the palace of justice, occupied by the tribunal of first instance of the Seine, Judge Ditté presiding, was again crowded today when the hearing of the divorce suit brought by the Countess de Castellane, formerly Anna Gould, against her husband, Count Boni, was resumed.

Maitre Cruppi, of counsel for the countess, reviewed the points he had covered last week, referring to the reckless fashion in which the latter spent millions of the countess money while allowing her only a pittance of a few hundred francs monthly for pin money, on one occasion brutally refusing to increase her allowance to \$300 a month.

Counsel described the countess' generous offer to settle \$50,000 a year on the count for life, which the latter rejected because it did not include a full settlement of his outstanding debts. He was offered \$30,000 and \$200,000 to pay his personal debts, but wanted \$50,000 and the settlement of all his debts. In making the offer the countess gave way to an impulse to assure a fitting existence for the father of her children, but she now stood for her rights.

There was a flutter of excitement just before counsel closed, when he referred to a forgery in the possession of the other side, designed to blacken the character of a prominent attorney and a man conspicuous in public life. But Maitre Cruppi said he would not pursue the matter unless compelled to do so.

Maitre Cruppi made no comment of the fact that the countess added her husband in his electoral campaign last May.

Maitre Bonnet, of counsel for Count Boni, began his reply by describing the dreams of luxury of a young American heiress when she married a French nobleman, resulting in making the life of extravagance upon which she entered quite natural to her. Counsel then read affectionate letters written by the countess to the count, excusing her inability to furnish funds because her brother George would not supply them. To show that the count made sacrifices as well as his wife, Maitre Bonnet declared that he sold his share of the ancestral forest of Buency in order to make the first payment, \$50,000, on the Malakoff avenue property. The divorce proceedings, counsel said, were due to the evil counsel of mischief makers, especially to the machinations of Richmond Kelly, the American lawyer, whose object was to obtain a high fee. Without adverse interference counsel was sure the countess would return to her husband.

As for the testimony of servants, Maitre Bonnet said he classed such evidence, mere declarations not made under oath, as a comedy, and consequently he insisted on the examination of witnesses which would permit the tribunal to judge of their credibility. Maitre Bonnet protested indignantly against the bitterness shown against his client in picturing him as the brutal father of his wife. Counsel said: "The count has not been the brute he has been described to have been. He always has been a calm gentleman who has received affection for his wife. There has been nothing to shake or to destroy it. The count's only thought has been to give his wife the luxurious, quietly existence of which she dreamed. If he exceeded his aim, it is to his honor only. As a result of his laudable efforts he has been saddled with the task of paying \$25,000 annually.

Counsel for the count declared that the Gould family did not look favorably on a divorce. At any rate, George J. Gould wrote to Count Boni that he was profoundly grieved at what had happened. Had it not been for Mr. Kelly, who desired to secure the management of the immense estates, the countess would have listened to her husband's supplications. Mr. Kelly directed the campaign against the count, employing the myrmidons of a detective agency, and supported their evidence with that of discharged servants and chauffeurs. Counsel instanced an alleged case in which an agent of Mr. Kelly gave money to a witness in order to cause him to testify that he was making enough out of the case to buy a villa at Deauville and live independently.

The countess, counsel asserted, had known of the things complained of several years ago, and he hinted that she had condoned them and had taken no action except under outside pressure. Maitre Bonnet did not attack the countess during the course of his remarks, but, on the contrary, spoke of her in high terms.

Before counsel had concluded the count adjourned until tomorrow.

**PAULINE MORTON ENGAGED.**

New York, Nov. 7.—The engagement of Miss Pauline Morton, daughter of the former secretary of the navy, Paul Morton, to J. Hopkins Smith, Jr., was announced yesterday.

Mr. Smith is son of J. Hopkins Smith and a Harvard man, class of 1902. He is well known as a yachtsman.

Mr. Smith met Miss Morton at the White House while Mr. Morton was in the cabinet.

**"DRUNKENNESS"**

Cigarette and Tobacco Habits Cured by

**TRIB**

We, the undersigned, residents of Baker City, Oregon, have watched the good results obtained by the use of "TRIB" as a cure for the liquor and tobacco habits, and we can heartily recommend it to anyone in need.

Signed: Judge Samuel White, Judge of the Eighth Judicial District of the State of Oregon; L. P. Demaree, pastor of the Roman Catholic Church; Rev. J. R. N. Bell, the oldest living chaplain of the Grand Lodge of the Masonic Order of the World; and pastor of the Presbyterian Church; T. D. Carter, mayor; W. H. Kilburn, chief of police; S. L. Baer, vice president Citizens' National Bank; W. F. Butler, lawyer; A. Welch, manager of Baker Gas & Electric Company; J. F. Ferguson, real estate (27 years); Grace & Bodinson, druggists; John O'Connor, agent Pacific Express Co.

We will give you an absolute guarantee with each treatment. Price \$12.50 a cure.

**F. C. SCHRAMM.**

Cor. First St. and Main St., "Where the Cars Stop." Sole Agents.

**THE SALT LAKE LAUNDRY CO.**

Best Rough Dry Work Done at 6c Per Pound.

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**J. H. KNICKERBOCKER.**

Optician. Scientific Eye Testing. Glasses Properly Fitted. Expert Watch Repairing. Removed to No. 227 South Main Street.

**Hotel Grace**

EUROPEAN PLAN. Headquarters for Utah People and Mormon Missionaries in CHICAGO.

Location. Opposite Postoffice and Board of Trade. Exact Center of Business District. Jackson Boulevard and Clark Street.

200 Rooms at \$1 per day, and upward. Every room has hot and cold water. C. C. COLLINS, Proprietor.

**HOME FIRE INSURANCE COMPANY OF UTAH.**

HEBER J. GRANT & CO. General Agents. 33-26 South Main Street.

**SPECIAL SALE**

EIGHT HUNDRED MEN'S SUITS. Overcoats and Rain Coats, your choice, \$10; worth \$15, \$15, \$20. Open evenings until 9 o'clock.

**THE HUB.**

50 East First South.

**It's Time Now**

to make your early CHRISTMAS SELECTIONS. Phone 65 for the correct time.

**Leysen**

SALE LATE CITY

**"That Good Coal"**

**BAMBERGER.** 161 Melghn Street.

**Salt Lake Turf Exchange**

Direct Wire For All Sporting Events. California and Eastern Races. 308 MAIN STREET.

**BOWERS JEWELER**

245 S. MAIN ST.

**Home Visitors' Excursion EAST**

Nov. 20th and Dec. 18th Via OREGON SHORT LINE

Following rates will prevail from Salt Lake: Denver and return, \$19.75; Omaha and return, \$22.50; Chicago and return, \$44.50; Kansas City and return, \$39.50; St. Louis and return, \$39.50. Proportionately low rates from and to many other points.

Tickets Limited to 60 days From Date of Sale.

See Agents for Further Particulars. CITY TICKET OFFICE 201 Main St.

**For the Athlete In Training.**

One of these Bath Blankets would be the "Real Thing." They are of Turkish Goods and big enough to wrap up in. Our first direct importation just in. For the finest Bath Towels you need look no farther than our store.

**SCHRAMM'S**

Where the Cars Stop. The Great Prescription Drug Store.

**TOWNSEND**

ROCKY MOUNTAIN COUGH CURE

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**LEE KIM YING.**

The Celebrated Chinese Physician. 125 West South Temple St. Thousands of Testimonials of Persons Cured of Consumption, Catarrh, Hemorrhages and Every Disease and Sickness. Herbs Used. No Poisonous Drugs.

**GODBE PITTS.**

PRESCRIPTION DRUGGISTS, 101 MAIN ST.

**PROBATE AND GUARDIANSHIP NOTICES.**

Consult County Clerk of respective jurisdictions for further information.

**IN THE DISTRICT COURT, PROBATE DIVISION, IN and for Salt Lake County, State of Utah.**

Notice is hereby given that the estate of Edith F. Sheets, deceased, the petition of Edward L. Sheets, Edwin S. Sheets and Elmer S. Sheets, executors of the estate of Edith F. Sheets, deceased, for confirmation of the sale of the following described real estate of the decedent, to-wit:

Lot 16, in Block 14, 5-acre plat A, Big Field Survey, Salt Lake County, Utah; 1/100 interest by promissory note secured by property as described in the petition and the balance of \$100 payable by promissory note on November 1, 1907, interest at 4 per cent as appears from the return of sale, filed in this court, has been set for hearing on Saturday, the 10th day of November, A. D. 1906, at 10 o'clock a. m., at the County Court House, in the Court Room of said court, in Salt Lake City, Salt Lake County, Utah.

Witness the Clerk of said Court with the seal thereof affixed, this 25th day of October, A. D. 1906.

(Seal) J. C. ELDRIDGE, JR., Clerk.

By W. H. Farnsworth, Deputy Clerk, Young & Moyle, Attorneys for Estate.

**DELINQUENT NOTICE.**

Notice is hereby given that the following described stock in the Dry Creek Reservoir and Irrigation Company is delinquent in payment of an assessment levied Sept. 10th, 1906, the several amounts set opposite the names of the respective shareholders as follows:

Name. No. Shares No. Cert. Amt.

Arwood, H. W. 22 22.00

Brown, A. 22 22.00

Brown, A. 22 22.00

Dale, W. H. 22 22.00

Drickson, C. 22 22.00

Fairbank, Wm. 22 22.00

Hyde, W. T. 22 22.00

Johnson, Frank 22 22.00

Latimer, John 22 22.00

McGuffin, F. E. 22 22.00

Oleason, P. E. 22 22.00

Scott, Augustus L. 22 22.00

Schade, Wm. McFarlane 22 22.00

Stewart, J. A. 22 22.00

Williams, C. G. 22 22.00

And in accordance with law so many shares of each parcel of such stock as may be necessary will be sold at public auction at the office of the company, at the residence of P. P. Sorenson, Draper, Salt Lake County, Utah, on the 8th day of November, 1906, at 12 o'clock noon, to pay the delinquent assessment, together with cost of advertising and expenses of sale.

P. P. SORENSON, Secretary of the Dry Creek Reservoir and Irrigation Company.

Dated Draper, Oct. 20th, 1906.

**DELINQUENT NOTICE.**

THE SANTIQUIN MINING CO., a corporation, whose principal place of business is Salt Lake City, Utah. There are delinquent upon the following described shares of stock on account of an assessment No. 10, of 1 cent per share, levied on December 28, 1905, the several amounts set opposite the names of the respective stockholders as follows:

Name. Cert. Shares Amt.

Maud Kemp 20 20.00

Hannah Kemp 20 20.00

James Pittman 20 20.00

Joseph Pittman 20 20.00

John Mace 20 20.00

Wm. White 20 20.00

Wm. H. Burr 20 20.00

Wm. H. Burr 20 20.00

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Wm. H. Burr 20 20.00

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