

OLD WEYMOUTH CHURCH CELEBRATED ANNIVERSARY

CELEBRATED ANNIVERSARY

AT MEETING HOUSE.

Was One of the First Places

Worship in South Jersey Where
Iron Furnaces Were in Blast—
Still In Good Condition.

The one hundred and third anniversary
the old Weymouth Meeting House was cele-
brated at Weymouth by all day services to the

quaint old place of worship, which is one of the oldest in South Jersey. Services were held in the original meeting house, built on the same grounds in the year 1754, and owing to the historical relations and the noted improvements made to the church and cemetery since the 1907 anniversary, attracted a large delegation of former residents who crowded

The interior of the edifice was tastefully and beautifully decorated with evergreens and

The services of the day opened at 9:45 with a brief song and praise service led by the Rev. Benjamin Collins, of Millville; at 10:30 the Rev. William T. Abbott, of Asbury Park, presented the anniversary sermon. During the course of his remarks the speaker referred to many of the former residents who had worshiped in the meeting house. "In yonder cemetery," he said, "the noblest sages mark their resting place."

At the conclusion of the sermon Mrs. A. H. Hsley and Mr. H. W. Shaner rendered a duet, "Belong to the King," followed by the singing of children. Mr. Josiah Nankivel sang solo, entitled "Send me."

report of Mrs. Charles R. Colwell, treasurer of the cemetery improvement fund, read by M. R. Morse, Miss Mary Risley and Mr. H. Shaner sang "Beautiful Isle." Mrs. Colwell delivered the address of welcome, followed by preaching by the Rev. Benjamin Collins. The speaker dwelt briefly upon landmarks and said that they were worshipping in one of

time. He spoke of his former connections with the church in the sixties, when he was a student of Weymouth, and how God used him abundantly pour out his spirit upon the brethren and sisters, most of whom are now deceased. Mr. Joseph Nankivel rendered solos and the meeting closed with appropriate remarks by the Rev. William Disbrow.

William Winslow Laid to Rest
Death came quietly to Mr. William Winslow early Wednesday morning, after months of illness. He was in his 84th year.

year, and during his long residence he surrounded himself with many friends. He was assigned as the direct cause of his death, though other ailments had long impaired his health. Surrounded by wife and children, his last moments were marked by solicitude for their comfort, and he died as he had lived—Christian. During his later years Mr.

low acted as janitor of the Presbyterian Church and was well and favorably known throughout the community. The funeral services were conducted yesterday morning at his late residence on Lenape avenue. Rev. William Disbrow, large numbers of relatives and friends attending and interment was made in the Presbyterian Cemetery.

New Power House Begun.
Work on the construction of the new
and power house of the County building
contract for which was recently awarded
without argument was begun this week.

the foundations have been laid. A large number of men will rush the structure to completion as speedily as possible as the approaching winter weather makes it uncomfortable for inmates of the jail and the clerks in the offices. The plant will be built in the rear of the Court House.

Gen. Grubb for Congress
General E. Burd Grubb was nominated for Congress by the Democratic convention in Burlington Saturday last, after a meeting during which two other pro-Democrats refused to stand for the nomination. The platform adopted praised the Republican administration and endorsed Bryan.

Unclaimed Letters.
The following list of letters remain unclaimed in the May's Landing, N. J., post-office, dated March 3, 1908:

Genevieve Mullen, Marion Gray, Delaware; William Jones, William Semple, New York; David I. Edwards, New York.

Electric Railroad Schedule

Post-Office Hours.

The mails close at the post-office as follows: North—7.45 a.m. and 5.00 p.m. South—12.10 and 8.10 p.m.
Mail is collected from the mail box at Court House Station at 7.45 a.m. and 5.00 p.m.

October Tides at Atlantic City
High

	A. M.	P. M.
3 Saturday.....	58	118
4 Sunday.....	1.55	2.32
5 Monday.....	3.17	3.43
6 Tuesday.....	4.37	4.46
7 Wednesday.....	5.25	5.45
8 Thursday.....	6.15	6.37
9 Friday.....	7.04	7.26
10 Saturday.....	7.48	8.14
11 Sunday.....	8.33	8.68

12 Monday	10.15	10.35
13 Tuesday	10.05	10.25
14 Wednesday	10.40	11.20
15 Thursday	11.25	
16 Friday	15	20
17 Saturday	1.77	1.25
18 Sunday	2.20	2.25
19 Monday	2.21	2.25
20 Tuesday	4.15	4.25
21 Wednesday	4.20	5.25
22 Thursday	5.25	5.25

23 Thursday	6.15	6.35
24 Friday	6.40	7.00
25 Saturday	7.30	7.50
26 Sunday	8.00	8.20
27 Monday	8.05	8.25
28 Tuesday	8.05	8.25
29 Wednesday	8.30	8.50
30 Thursday	10.15	10.35
31 Friday	11.00	11.20
1 Saturday	11.00	11.20

and Mill
empt de-
Honey
N.Y.

REPORT OF THE CONDITION OF The Second National Bank,

Northeast Corner Atlantic and New York Avenues,
Atlantic City, N. J.

At the Close of Business, September 23d, 1908.

RESOURCES	
Loans and Investments.....	\$1,024,177.48
Due by Banks.....	7,784.99
Cash and Reserve.....	500,477.26
	\$1,532,439.73
LIABILITIES	
Capital.....	\$100,000.00
Surplus.....	165,000.00
Undivided Profits.....	51,407.58
Circulation.....	96,500.00
Deposits.....	1,119,532.15
	\$1,532,439.73

Furnishes Letters of Credit, Travelers' Checks and Foreign Drafts Payable in All Parts of the World.

We Invite Your Account.

OFFICERS

GEORGE F. CURRIE, President.
LEVI C. ALBERTSON, Vice-President.
W. S. COCHRAN, Cashier.

DIRECTORS

George F. Currie
Levi C. Albertson
Joseph Thompson
Louis Kuehnle
I. G. Adams
James H. Mason
Samuel K. Marshall
Isaac Bacharach
E. V. Corson
Warren Somers
Lewis Evans

REPORT OF THE CONDITION OF The Atlantic Safe Deposit & Trust Co. OF ATLANTIC CITY, N. J.

At the Close of Business, September 23d, 1908.

RESOURCES	
Bonds and Mortgages Owned.....	\$256,800.00
Time Loans on Collateral.....	515,655.00
Notes and Bills Purchased.....	687,079.14
Stocks and Bonds Owned.....	377,202.75
Demand Loans on Collateral.....	165,000.00
Cash and Reserve.....	478,990.76
	\$2,480,727.65
LIABILITIES	
Capital Stock.....	\$150,000.00
Surplus Fund.....	260,000.00
Undivided Profits (Net).....	69,834.13
Dividends Unpaid.....	6,000.00
Dividend July 1st, 1908.....	466.00
Individual Deposits.....	1,990,656.97
Due Other Banks.....	3,770.55
	\$2,480,727.65

We Invite Your Careful Inspection of Our Banking Facilities.
Three Per Cent. Interest Paid on Special Time and Deposits.

OFFICERS

GEORGE F. CURRIE, President.
JOSEPH THOMPSON, Vice-President and Trust Officer.
SILAS SHOEMAKER, Secretary and Treasurer.

DIRECTORS

George F. Currie
M. D. Youngman
James T. Bew
Samuel K. Marshall
Levi C. Albertson
Lewis Evans
Warren Somers
William B. Loudenslager
Joseph Thompson
I. G. Adams
James H. Mason
C. L. Cole
E. V. Corson
J. L. Baier
Daniel W. Myers
Isaac Bacharach
John J. White
Charles E. Schroeder

Report of the Condition of City National Bank, at the close of business, September 23d, 1908.

RESOURCES	
Loans and discounts.....	\$1,081,536.79
Overdrafts, secured and unsecured.....	61.63
Bonds to secure circulation.....	50,000.00
Bond, securities, etc.....	205,700.00
Banking house, furniture and fixtures.....	60,000.00
Due from National Banks (not reserve agents).....	2,752.83
Due from State Banks and Bankers.....	3,499.38
Due from approved reserve agents.....	460,215.61
Checks and other cash items.....	15,033.01
Notes of other National Banks.....	12,395.00
Fractional paper currency, nickels & cents.....	2,018.61
Lawful money reserve in Bank, viz: Specie.....	131,591.40
Legal tender notes.....	13,680.00
Redemption fund with U. S. Treasurer (5 per cent. of circulation).....	2,500.00
Total.....	\$2,040,984.26
LIABILITIES	
Capital stock paid in \$.....	50,000.00
Surplus fund.....	325,000.00
Undivided profits, less expenses and taxes paid.....	49,775.41
National Bank notes outstanding.....	50,000.00
Due to other National Banks.....	12,770.66
Due to Trust Companies and Savings Banks.....	738.97
Dividends unpaid.....	48.00
Individual deposits subject to check.....	1,349,186.39
Demand certificates of deposit.....	201,514.58
Certified checks.....	1,950.25
Total.....	\$2,040,984.26

State of New Jersey,
County of Atlantic, ss:
I, Elwood S. Bartlett, Cashier of the above named bank, do solemnly swear that the above statement is true to the best of my knowledge and belief.

ELWOOD S. BARTLETT,
Cashier.
Subscribed and sworn to before me this 26th day of September, 1908.
CHAS. C. BABCOCK,
Notary Public.
Correct—Attest:
Chas. Evans,
Joe. E. Norton,
Geo. B. Thompson,
Directors.

Report of the Condition of Guarantee Trust Company, Atlantic City, N. J. At the Close of Business, September 23d, 1908.

RESOURCES	
Loans and Investments.....	\$1,898,144.78
Cash and Reserve.....	583,513.98
	\$2,481,658.76
LIABILITIES	
Capital Stock Paid In.....	\$600,000.00
Surplus.....	260,000.00
Undivided Profits.....	17,611.29
Dividends Unpaid.....	180.00
Deposits.....	1,598,104.64
Other Liabilities.....	5,762.83
	\$2,481,658.76

TRUST FUNDS.

(Not Included in Above Statement)

Trust Funds Invested.....	\$1,153,514.09
Trust Funds Uninvested.....	41,380.85
	\$1,194,894.94

With the largest Capital and Surplus of any Bank or Trust Company in Atlantic City, amounting to Eight Hundred and Sixty Thousand Dollars, (\$860,000.00), it can consistently solicit your patronage.

PROMPT SERVICE
LIBERAL TREATMENT
ABSOLUTE SAFETY

OFFICERS.

CARLTON GODFREY, President.
HENRY W. LEEDS, 1st Vice-President.
DANIEL S. WHITE, 2d Vice-President.
CHARLES H. JEFFRIES, Treasurer.
HERMAN M. SYMPHERD, Trust Officer.

DIRECTORS.

Carlton Godfrey,
Henry W. Leeds,
Huelings Lippincott,
John J. Gardner,
George P. Eldredge,
William A. Faunce,
Oliver J. Hammel,
Hubert Somers,
William F. Wahl,
James Parker,
Nelson Ingram, M. D.,
William M. Pollard, M. D.,
Silas R. Morse,
Walter E. Edge,
James B. Reilly,
Levi C. Salts,
Clement J. Adams,
Charles R. Myers,
Daniel S. White,
Albert Beyer,
John W. Hackney,
Charles D. White,
Frederick C. Robbins.

Report of the Condition of The Union National Bank, at the close of business, September 23d, 1908.

RESOURCES	
Loans and discounts.....	\$546,611.69
Overdrafts, secured and unsecured.....	65.43
U. S. Bonds to secure circulation.....	25,000.00
Bonds, securities, etc.....	129,859.25
Banking house, furniture and fixtures.....	38,819.04
Other real estate owned.....	58,052.21
Due from National Banks (not reserve agents).....	3,035.52
Due from State Banks and Bankers.....	5,081.96
Due from approved reserve agents.....	154,293.47
Checks & other cash items.....	9,353.52
Notes of other Nat. Banks.....	2,920.00
Fractional paper currency, nickels and cents.....	4,667.22
Lawful money reserve in Bank, viz: Specie.....	8,532.75
Leg. tend. notes.....	45,485.00
Redemption fund with U. S. Treasurer (5 per cent. of circulation).....	1,250.00
Due from U. S. Treasurer, other than 5 per cent. of redemption fund.....	3,000.00
Total.....	\$1,036,027.06
LIABILITIES	
Capital stock paid in.....	\$100,000.00
Surplus fund.....	125,000.00
Undivided profit, less expenses and taxes paid.....	14,299.89
National Bank notes outstanding.....	25,000.00
Individual deposits subject to check.....	591,834.26
Demand certificates of deposit.....	179,892.91
Total.....	\$771,727.17

State of New Jersey,
County of Atlantic, ss:
I, James M. Aikman, Cashier of the above named bank, do solemnly swear that the above statement is true to the best of my knowledge and belief.

J. M. AIKMAN,
Cashier.
Subscribed and sworn to before me this 26th day of September, 1908.
E. A. HIGGINS,
Notary Public.
Correct—Attest:
Thomas G. Eason,
Walter E. Lewis,
Thompson, Jr.,
Directors.

Report of the Condition —OF THE— Marine Trust Co., ATLANTIC CITY, N. J. At the Close of Business, September 23d, 1908.

RESOURCES	
Loans and Investments.....	\$630,240.91
Cash and Reserve.....	140,979.30
	\$771,220.21
LIABILITIES	
Capital Stock.....	\$100,000.00
Surplus and Undivided Profits earned.....	78,898.54
Deposits.....	592,306.67
Dividends Unpaid.....	15.00
	\$771,220.21

Amount expended in dividends, \$12,000.
Three per cent. interest allowed on Time Accounts.
Safe Deposit Boxes to rent, \$5.00 per year, up.

OFFICERS

LOUIS KUEHNLE, President.
MAX WEINMANN, Vice President.
JOSEPH A. McNAMEE, Secy. and Treas.
THEO. W. SCHIMPF, Solicitor.

DIRECTORS

LOUIS KUEHNLE
MAX WEINMANN
JOHN L. KELLY
W. H. BURKARD
RICHARD McALLISTER
W. E. SHACKELFORD
HARRY BACHARACH
JAMES B. REILLY
WILLIAM RIDDLE

Report of the Condition of The Boardwalk National Bank, at the close of business, September 23d, 1908.

RESOURCES	
Loans and discounts.....	\$237,718.80
Overdrafts, secured and unsecured.....	60.10
U. S. Bonds to secure circulation.....	60,000.00
U. S. Bonds on hand.....	20,000.00
Premiums on U. S. Bonds.....	3,300.00
Banking house, furniture and fixtures.....	274,691.00
Due from National Banks (not reserve agents).....	12,267.34
Due from State Banks and Bankers.....	1,758.90
Due from approved reserve agents.....	35,642.23
Checks and other cash items.....	2,142.05
Notes of other National Banks.....	655.00
Fractional paper currency, nickels and cents.....	1,446.85
Lawful money reserve in Bank, viz: Specie.....	13,698.45
Leg. tendernotes.....	2,985.00
Redemption fund with U. S. Treasurer (5 per cent. of circulation).....	3,000.00
Due from U. S. Treasurer, other than 5 per cent. redemption fund.....	1,000.00
Total.....	\$670,365.72
LIABILITIES	
Capital stock paid in.....	\$200,000.00
Surplus fund.....	50,000.00
Undivided profits, less expenses and taxes paid.....	4,368.32
National Bank Notes outstanding.....	57,600.00
Due to other Nat'l Banks.....	7,830.22
Due to Trust Companies and Savings Banks.....	827.45
Due to approved reserve agents.....	2,077.24
Individual deposit subject to check.....	164,027.42
Time cert's of deposit.....	3,610.00
Cashiers ch'ks outstanding.....	25.07
Liabilities other than those above stated.....	180,000.00
Total.....	\$670,365.72

State of New Jersey,
County of Atlantic, ss:
I, J. G. Hammer, Cashier of the above named bank, do solemnly swear that the above statement is true to the best of my knowledge and belief.

J. G. HAMMER, Cashier.
Subscribed and sworn to before me this 28th day of September, 1908.
L. E. MARVEL, Notary Public.
Correct—Attest:
R. Ely Parker,
Samuel W. Moore,
Sigmond Oberlin,
Directors.

TAFT'S WORK IN CHINA

He Rehabilitated Our National Reputation.

CHECKED COURT ABUSES.

Cleared the United States Banner From the Dishonor That American Criminals Had Brought Upon It. Rejected Consular Service.

It was chiefly through the influence and at the instigation of Mr. Taft that the recent rehabilitation of our national reputation in China was accomplished by the establishment of the United States court in China. Until Mr. Taft became a paramount figure in the east, scandalous conditions had prevailed in Shanghai and other cities of China where the United States exercised extrajudicial rights. Undesirable subjects of the United States, men and women, had degraded the American flag by using it as a cloak under which to conduct numerous nefarious enterprises. American sharpshooters, gamblers and promoters of questionable schemes had long worked in conjunction with discredited lawyers to their mutual and illegal gain. In various instances these criminal endeavors were aided and abetted by American consular officers, who were dismissed from the service. The former practice of adjudicating all causes in which Americans were parties in consular courts gave rise to abuses. The American flag in Shanghai particularly, stood for national dishonor in the eyes of other nations who by legislation and the creating of proper courts had spared their flags the disgrace that descended upon the United States banner.

When he was at the head of the Philippine government in Manila Mr. Taft by his proximity to China soon appreciated the seriousness of the conditions there and foresaw the loss of standing in the eyes of the Chinese to which we were indifferently exposing ourselves by our failure to keep in check American criminals. He brought the matter to the attention of the state department and joined with Secretary Root, Representative Edwin Denby of Michigan, a son of the former United States minister to China; Charles Denby, another son, who is now consul general at Shanghai; Senator Spooner and some others in an endeavor to remedy conditions. He exerted his influence to obtain the passage by congress of a bill creating the United States court for China. Leubus Redmond Willey of Missouri, who had been Mr. Taft's attorney general in the Philippines, was named as judge.

Mr. Taft from the first took a deep personal interest in the work of Judge Willey and his court. In a way he supervised its work and was frequently appealed to by Judge Willey for advice as to procedure and other details. The lack of adequate laws hampered Judge Willey, but by proceeding in accordance with the common law he quickly made the court effective. Within a few months after the court was organized Shanghai and other cities in China where conditions were such as to require it were thoroughly and drastically cleaned up. Syster American lawyers were disbanded, so that the gamblers, disreputable women and other offenders against the law were deprived of legal support. The reputable American lawyers in good standing aided Judge Willey. Heavy fines and terms of imprisonment exercised a deterrent effect, upon the lawbreakers, many of whom summarily fled from the court before the court could bring them to account.

When Mr. Taft was in Shanghai last fall he was heartily thanked and congratulated by the law-abiding Americans there for the part he had taken in removing the stigma from the American flag and restoring the good name of the national name in the east. In his speech before the American association in China he paid a high tribute to Judge Willey, saying in part:

"Our government was fortunate in the selection as the first judge of the court of a gentleman who had had four years' experience in the office as attorney general of the Philippines and who went to Shanghai with an intimate knowledge of the method of uniting in one administration the principles of the common law of the United States with the traditions and conditions of a foreign country. His policy in raising high the standard of administration to the bar and in promoting the vigorous prosecution of American violators of law, which eliminated from that community many undesirable characters who had brought disgrace upon the name of Americans in the cities of China, cannot be overestimated. One might have deduced from his manner that his thoughts ran something like this: 'That's a hard climb, and that hole looks smaller than my body, but those fellows don't believe that I can climb up that ladder and get through the hole. I believe I can. I'm going to try it.'"

LABOR WORLD FOR TAFT.

Characterizes Him as True Friend of the Worker. The Labor World comes out strongly in its advocacy of Mr. Taft. It characterizes him a true friend of labor and declares that the unfair attacks of Mr. Gompers will have little or no effect in alienating from him the labor world. It says: "That Secretary Taft is a true friend of labor is certain, and all the untrue, ungenerous, vicious attacks that President Gompers or any one else may make on him cannot prevent him from continuing to be the friend of the wage worker. Organized labor cannot afford to have itself split up into factions on this political issue. That President Gompers is wrong in forcing this most obvious fight is certain, and intelligent wage workers will certainly come to this conclusion."

Republican voters will make the "peerless one" without a peer in the number of his defeats.

Bryan has discovered the proper road to between paralysis and prosperity. It is himself.

Public Sale of Real Estate for Taxes.

Public notice is hereby given by Dominick Corsiglia, Collector of Taxes for Buena Vista Township, Atlantic County, New Jersey, that he will sell at public sale, all the lands, tenements, hereditaments and real estate of the persons named below, for the amount of taxes due on the same, or in fee where no one will bid for a shorter term, for the years specified opposite the name of each owner, and all costs, fees, charges and expenses, the said sale will take place on

Wednesday, The Fourth Day of November, 1908,

at the hour of 2 o'clock p. m., at the Buena Hotel, the said lands, tenements, hereditaments and real estate to be sold and the names of the persons against whom the said taxes have been levied on account of the same and the amount of taxes laid on account of each parcel are as follows, viz:

Names	Acres	Description	Years	Tax	Cost & Int.	Total
Abbott, C. A.	10	Lot 10, Bk. 1, L. 1, Eastside	1905-6-7	\$1.78	\$1.19	\$2.97
Arthur, Hannah E.	5	8 W. cor. Main & Landis	1907	1.00	2.22	3.22
Ballard, Annie M.	1	1st lot, rear 14, L. 1, Eastside	1907	1.00	2.22	3.22
Beauchamp, T.	10	1st lot, rear 14, L. 1, Eastside	1905-6-7	1.00	2.22	3.22
Bolamman, Jennie	20	Washington ave., Richmond	1907	1.00	2.22	3.22
Campbell, Francis	20	1st lot, rear 14, L. 1, Eastside	1905-6-7	1.00	2.22	3.22
Cuchi, Alexander	1	1st lot, rear 14, L. 1, Eastside	1907	1.00	2.22	3.22
Cuchi, Joseph	1	1st lot, rear 14, L. 1, Eastside	1907	1.00	2.22	3.22
Contenti, G.	1	1st lot, rear 14, L. 1, Eastside	1907	1.00	2.22	3.22
Dankeworth, H. J.	11 1/2	1st lot, rear 14, L. 1, Eastside	1905-6-7	1.00	2.22	3.22
Dillio, Zepeto	10	1st lot, rear 14, L. 1, Eastside	1907	1.00	2.22	3.22
Di Sile & Stunalle	4	1st lot, rear 14, L. 1, Eastside	1905-6-7	1.00	2.22	3.22
Graham, Mrs. Vincent	10	1st lot, rear 14, L. 1, Eastside	1907	1.00	2.22	3.22
Grinnell, E.	15 1/2	1st lot, rear 14, L. 1, Eastside	1905-6-7	1.00	2.22	3.22
Green, Hercules W.	3	1st lot, rear 14, L. 1, Eastside	1907	1.00	2.22	3.22
Hallsted, Bertram	3	1st lot, rear 14, L. 1, Eastside	1905-6-7	1.00	2.22	3.22
Hoyt, Est. Benjamin	18 1/2	1st lot, rear 14, L. 1, Eastside	1905-6-7	1.00	2.22	3.22
Harris, H.	8	1st lot, rear 14, L. 1, Eastside	1907	1.00	2.22	3.22
Hughes, Chas. A.	5	1st lot, rear 14, L. 1, Eastside	1905-6-7	1.00	2.22	3.22
Henthorn, A. H.	5	1st lot, rear 14, L. 1, Eastside	1907	1.00	2.22	3.22
Jones, Aubrey & George	1	1st lot, rear 14, L. 1, Eastside	1905-6-7	1.00	2.22	3.22
Levinson, Sarah	10	1st lot, rear 14, L. 1, Eastside	1907	1.00	2.22	3.22
Lesli, A.	1	1st lot, rear 14, L. 1, Eastside	1905-6-7	1.00	2.22	3.22
Melroy, Minnie	5	1st lot, rear 14, L. 1, Eastside	1907	1.00	2.22	3.22
Maguire, John	10	1st lot, rear 14, L. 1, Eastside	1905-6-7	1.00	2.22	3.22
Mallozzi, Benedict	1	1st lot, rear 14, L. 1, Eastside	1907	1.00	2.22	3.22
Mascio, P.	1	1st lot, rear 14, L. 1, Eastside	1905-6-7	1.00	2.22	3.22
Masero, Angelo	40	1st lot, rear 14, L. 1, Eastside	1907	1.00	2.22	3.22
McCormick, W. E.	3	1st lot, rear 14, L. 1, Eastside	1905-6-7	1.00	2.22	3.22
McCann, John	10	1st lot, rear 14, L. 1, Eastside	1907	1.00	2.22	3.22
Oaks, G. M.	6	1st lot, rear 14, L. 1, Eastside	1905-6-7	1.00	2.22	3.22
Packer, John	10	1st lot, rear 14, L. 1, Eastside	1907	1.00	2.22	3.22
Palmer, Henry M.	15	1st lot, rear 14, L. 1, Eastside	1905-6-7	1.00	2.22	3.22
Pulombo, P.	1	1st lot, rear 14, L. 1, Eastside	1907	1.00	2.22	3.22
Quackenbush, John	20	1st lot, rear 14, L. 1, Eastside	1905-6-7	1.00	2.22	3.22
Roberts, John	30	1st lot, rear 14, L. 1, Eastside	1907	1.00	2.22	3.22
Rosen, Miss Elizabeth	30	1st lot, rear 14, L. 1, Eastside	1905-6-7	1.00	2.22	3.22
Salvo, Vito	10	1st lot, rear 14, L. 1, Eastside	1907	1.00	2.22	3.22
Rizzi, Giovanni	4	1st lot, rear 14, L. 1, Eastside	1905-6-7	1.00	2.22	3.22
South Jersey Land & Trust Co.	1321	1st lot, rear 14, L. 1, Eastside	1907	1.00	2.22	3.22
Sheppard, Alois	10	1st lot, rear 14, L. 1, Eastside	1905-6-7	1.00	2.22	3.22
Schickling, John J.	10	1st lot, rear 14, L. 1, Eastside	1907	1.00	2.22	3.22
Stochette, Michael	10	1st lot, rear 14, L. 1, Eastside	1905-6-7	1.00	2.22	3.22
Salvo, Vito	10	1st lot, rear 14, L. 1, Eastside	1907	1.00	2.22	3.22
Tourtellet, E. M.	20	1st lot, rear 14, L. 1, Eastside	1905-6-7	1.00	2.22	3.22
Thomas, John	20	1st lot, rear 14, L. 1, Eastside	1907	1.00	2.22	3.22
Tunick, L.	1	1st lot, rear 14, L. 1, Eastside	1905-6-7	1.00	2.22	3.22
Yannacop, Joseph	1	1st lot, rear 14, L. 1, Eastside	1907	1.00	2.22	3.22
Zononak, Joseph	14	1st lot, rear 14, L. 1, Eastside	1905-6-7	1.00	2.22	3.22
Zanni, Cesare	3	1st lot, rear 14, L. 1, Eastside	1907	1.00	2.22	3.22

Payment must be made before the conclusion of the sale otherwise the property will be immediately resold. On all taxes paid before day of sale will deduct seventy-five cents from amount of cost.

DOMINICK CORSIGLIA, Tax Collector.

Dated the twenty-eighth day of September, 1908.

MR. TAFT DOES THINGS.

One Incident That Shows the Quality of His Man.

This incident affords perhaps as good an insight into the psychology of Mr. Taft as any that could be cited. It illustrates the way Mr. Taft does things, the way he works and the way he plays, for when he plays he plays as hard and zestfully as he works. With him the thing is to do it. Accomplishment is ever his aim. It happened while Mr. Taft was on the sea, bound for Manila to open the Philippine assembly. The narrator watched the proceedings at close range. Three men stood between decks on the steamship, away up in the eyes of the ship, and contemplated a hole ten feet above their heads. A narrow iron ladder led perpendicularly to the deck. The circumference of the hole seemed to approximate that of a sugar barrel. One of the men, Ambassador O'Brien, bound for Tokyo, was tall and spare, lean and sinewy. The second, Judge Thomas Burke of Seattle, was short and round. The third, Mr. Taft, was larger and heavier than the other two put together.

"It would be easier for the camel to go through the needle's eye, Mr. Secretary, than for you to get through that hole," bantered Judge Burke.

"I wouldn't like to try that climb, Mr. confessor," said the ambassador.

"Well, I don't know," rejoined the 285 pound secretary of war. "It looks like a rough proposition."

For a moment the three turned aside to examine something to which their attention was directed. Unregarded, Mr. Taft stepped to the foot of the ladder and observed it contemplatively. One might have deduced from his manner that his thoughts ran something like this: "That's a hard climb, and that hole looks smaller than my body, but those fellows don't believe that I can climb up that ladder and get through the hole. I believe I can. I'm going to try it."

JUDSON OUT FOR TAFT.

Chicago University's Head So Notifies Bryan.

To the Editor of the New York World: I shall vote for the Republican electors because I believe, on the whole, Mr. Taft's administration will be a successful one. I believe, on the whole, Mr. Taft's administration will be a successful one. I believe, on the whole, Mr. Taft's administration will be a successful one.

HARRY PRATT JUDSON, President Chicago University Chicago, Aug. 12.

Anti-Injunctions.

Attorney General Wade H. Ellis of Ohio, who was a member of the committee on resolutions of the Republican national convention, makes the following reply to the criticisms of the platform made by W. J. Bryan. The attorney general says in part:

"The charge made by Mr. Bryan that the Republican declaration with respect to the use of the writ of injunction was designed to decelerate the laboring man is entirely without foundation. It is a charge that each county shall, at all times, be entitled to at least one member, and the whole number of members to be chosen shall never exceed sixty."

"The anti-injunction resolution is a frank, clear statement of the Republican party's position on a question on which others have been attempting to deceive labor. The sole basis of any rational complaint as to the issuance of injunctions in labor cases has been the use of the writ of injunction by the courts in some instances which have intervened before a hearing of the case."

"The present statute does not require any notice at all before the granting of a temporary order, and it is entirely within the discretion of the court to postpone to any time the judge may see fit the hearing upon the question of an injunction. The Republican plank simply declares that notice shall always be given unless an irreparable injury will result from delay, and in that case there shall be a speedy hearing provided it is not the approval of every right thinking man, whether an employer or an employee."

Taft and Labor.

When on the bench Judge Taft said: That employees have a right to form labor unions. That such unions are a benefit to labor and to the public. That they have the right to join with other unions. That the accumulation of a fund to aid in a strike is right.

That the accumulation of a fund to aid in a strike is right. That the accumulation of a fund to aid in a strike is right. That the accumulation of a fund to aid in a strike is right. That the accumulation of a fund to aid in a strike is right.

AMENDMENTS PROPOSED TO THE CONSTITUTION OF THE STATE OF NEW JERSEY BY THE LEGISLATURE OF 1908.

SENATE CONCURRENT RESOLUTION NO. 6.

STATE OF NEW JERSEY.

Be It Resolved (the House of Assembly concurring), That the following amendments to the constitution of this State be and the same are hereby proposed, and the same shall be agreed to by a majority of the members elected to the Senate and House of Assembly, the said amendments shall be entered on their journals, with the yeas and nays thereon, and referred to the Legislature next to be chosen, and published for three months prior to the first Tuesday after the first Monday of November next, in the last newspaper of each county, to be designated by the President of the Senate, the Speaker of the House of Assembly and the Secretary of State:

1. Strike out paragraph 3 of section II, Article IV, and insert in place thereof the following:

2. Elections for members of the Senate and General Assembly shall be held on the first Tuesday after the first Monday of November, beginning anno domini one thousand nine hundred and ten, and every second year thereafter; and the House shall meet separately on the second Tuesday of January of each year, at which time of meeting the legislative year shall commence.

3. Strike out paragraph 1 of section II, Article IV, and insert in place thereof the following:

4. The Senate shall be composed of one Senator from each county in the State, elected by the legal voters of the counties respectively, for four years, and of one Senator from each county, elected by the legal voters of the counties respectively, for four years, and of one Senator from each county, elected by the legal voters of the counties respectively, for four years.

5. Strike out paragraph 2 of section II, Article IV, and insert in place thereof the following:

6. As soon as the Senate shall meet, after the first election, it shall, in pursuance of this constitution, be divided by the Senate, as equally as may be into two classes. The seats of the Senators of the first class shall be vacated at the expiration of the second year; of the second class, at the expiration of the fourth year, so that one class may be elected every second year, and if vacancies happen, they shall be supplied by the persons elected to supply such vacancies shall be elected for the unexpired terms only; provided, that the Senators having the longest period of service shall be the first to retire, and in case of a tie, the lot shall be cast.

7. The Governor shall be elected by the legal voters of the State, for four years, and of one Governor from each county, elected by the legal voters of the counties respectively, for four years, and of one Governor from each county, elected by the legal voters of the counties respectively, for four years.

8. Strike out paragraph 1 of section II, Article IV, and insert in place thereof the following:

9. The Governor shall be elected by the legal voters of the State, for four years, and of one Governor from each county, elected by the legal voters of the counties respectively, for four years, and of one Governor from each county, elected by the legal voters of the counties respectively, for four years.

10. The Governor shall be elected by the legal voters of the State, for four years, and of one Governor from each county, elected by the legal voters of the counties respectively, for four years, and of one Governor from each county, elected by the legal voters of the counties respectively, for four years.

11. The Governor shall be elected by the legal voters of the State, for four years, and of one Governor from each county, elected by the legal voters of the counties respectively, for four years, and of one Governor from each county, elected by the legal voters of the counties respectively, for four years.

12. The Governor shall be elected by the legal voters of the State, for four years, and of one Governor from each county, elected by the legal voters of the counties respectively, for four years, and of one Governor from each county, elected by the legal voters of the counties respectively, for four years.

13. The Governor shall be elected by the legal voters of the State, for four years, and of one Governor from each county, elected by the legal voters of the counties respectively, for four years, and of one Governor from each county, elected by the legal voters of the counties respectively, for four years.

14. The Governor shall be elected by the legal voters of the State, for four years, and of one Governor from each county, elected by the legal voters of the counties respectively, for four years, and of one Governor from each county, elected by the legal voters of the counties respectively, for four years.

15. The Governor shall be elected by the legal voters of the State, for four years, and of one Governor from each county, elected by the legal voters of the counties respectively, for four years, and of one Governor from each county, elected by the legal voters of the counties respectively, for four years.

16. The Governor shall be elected by the legal voters of the State, for four years, and of one Governor from each county, elected by the legal voters of the counties respectively, for four years, and of one Governor from each county, elected by the legal voters of the counties respectively, for four years.

17. The Governor shall be elected by the legal voters of the State, for four years, and of one Governor from each county, elected by the legal voters of the counties respectively, for four years, and of one Governor from each county, elected by the legal voters of the counties respectively, for four years.

18. The Governor shall be elected by the legal voters of the State, for four years, and of one Governor from each county, elected by the legal voters of the counties respectively, for four years, and of one Governor from each county, elected by the legal voters of the counties respectively, for four years.

19. The Governor shall be elected by the legal voters of the State, for four years, and of one Governor from each county, elected by the legal voters of the counties respectively, for four years, and of one Governor from each county, elected by the legal voters of the counties respectively, for four years.

20. The Governor shall be elected by the legal voters of the State, for four years, and of one Governor from each county, elected by the legal voters of the counties respectively, for four years, and of one Governor from each county, elected by the legal voters of the counties respectively, for four years.

21. The Governor shall be elected by the legal voters of the State, for four years, and of one Governor from each county, elected by the legal voters of the counties respectively, for four years, and of one Governor from each county, elected by the legal voters of the counties respectively, for four years.

22. The Governor shall be elected by the legal voters of the State, for four years, and of one Governor from each county, elected by the legal voters of the counties respectively, for four years, and of one Governor from each county, elected by the legal voters of the counties respectively, for four years.

23. The Governor shall be elected by the legal voters of the State, for four years, and of one Governor from each county, elected by the legal voters of the counties respectively, for four years, and of one Governor from each county, elected by the legal voters of the counties respectively, for four years.

24. The Governor shall be elected by the legal voters of the State, for four years, and of one Governor from each county, elected by the legal voters of the counties respectively, for four years, and of one Governor from each county, elected by the legal voters of the counties respectively, for four years.

25. The Governor shall be elected by the legal voters of the State, for four years, and of one Governor from each county, elected by the legal voters of the counties respectively, for four years, and of one Governor from each county, elected by the legal voters of the counties respectively, for four years.

26. The Governor shall be elected by the legal voters of the State, for four years, and of one Governor from each county, elected by the legal voters of the counties respectively, for four years, and of one Governor from each county, elected by the legal voters of the counties respectively, for four years.

27. The Governor shall be elected by the legal voters of the State, for four years, and of one Governor from each county, elected by the legal voters of the counties respectively, for four years, and of one Governor from each county, elected by the legal voters of the counties respectively, for four years.

28. The Governor shall be elected by the legal voters of the State, for four years, and of one Governor from each county, elected by the legal voters of the counties respectively, for four years, and of one Governor from each county, elected by the legal voters of the counties respectively, for four years.

29. The Governor shall be elected by the legal voters of the State, for four years, and of one Governor from each county, elected by the legal voters of the counties respectively, for four years, and of one Governor from each county, elected by the legal voters of the counties respectively, for four years.

30. The Governor shall be elected by the legal voters of the State, for four years, and of one Governor from each county, elected by the legal voters of the counties respectively, for four years, and of one Governor from each county, elected by the legal voters of the counties respectively, for four years.

31. The Governor shall be elected by the legal voters of the State, for four years, and of one Governor from each county, elected by the legal voters of the counties respectively, for four years, and of one Governor from each county, elected by the legal voters of the counties respectively, for four years.

32. The Governor shall be elected by the legal voters of the State, for four years, and of one Governor from each county, elected by the legal voters of the counties respectively, for four years, and of one Governor from each county, elected by the legal voters of the counties respectively, for four years.

33. The Governor shall be elected by the legal voters of the State, for four years, and of one Governor from each county, elected by the legal voters of the counties respectively, for four years, and of one Governor from each county, elected by the legal voters of the counties respectively, for four years.

34. The Governor shall be elected by the legal voters of the State, for four years, and of one Governor from each county, elected by the legal voters of the counties respectively, for four years, and of one Governor from each county, elected by the legal voters of the counties respectively, for four years.

35. The Governor shall be elected by the legal voters of the State, for four years, and of one Governor from each county, elected by the legal voters of the counties respectively, for four years, and of one Governor from each county, elected by the legal voters of the counties respectively, for four years.

36. The Governor shall be elected by the legal voters of the State, for four years, and of one Governor from each county, elected by the legal voters of the counties respectively, for four years, and of one Governor from each county, elected by the legal voters of the counties respectively, for four years.

37. The Governor shall be elected by the legal voters of the State, for four years, and of one Governor from each county, elected by the legal voters of the counties respectively, for four years, and of one Governor from each county, elected by the legal voters of the counties respectively, for four years.

38. The Governor shall be elected by the legal voters of the State, for four years, and of one Governor from each county, elected by the legal voters of the counties respectively, for four years, and of one Governor from each county, elected by the legal voters of the counties respectively, for four years.

39. The Governor shall be elected by the legal voters of the State, for four years, and of one Governor from each county, elected by the legal voters of the counties respectively, for four years, and of one Governor from each county, elected by the legal voters of the counties respectively, for four years.

40. The Governor shall be elected by the legal voters of the State, for four years, and of one Governor from each county, elected by the legal voters of the counties respectively, for four years, and of one Governor from each county, elected by the legal voters of the counties respectively, for four years.

41. The Governor shall be elected by the legal voters of the State, for four years, and of one Governor from each county, elected by the legal voters of the counties respectively, for four years, and of one Governor from each county, elected by the legal voters of the counties respectively, for four years.

42. The Governor