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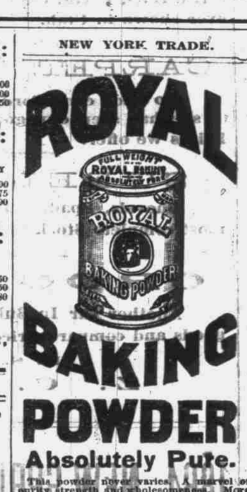
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SALT LAKE OFTY, UTAH. 48

BY TELEGRAPH.

PER WESTERN UNION TELEGRAPH LINE. XLIX CONGRESS.

Washington, 13.—Platt took the floor on his resolution relating to open Executive Sessions. The question was a political one he said, but in no sense a question of party politics. It reas above all party questions. It was the most important question of saministration reform to which the Senate could at this time devete its attention. The debate was continued at length on the secret executive session.

After considerable debate Frye's resolution was brought to a vete and agreed to—yeas 35, nays 10. Of the affirmative votes, there were 26 republicans and 9 democrats, the democrats affirmative votes, there were 26 republicans and 9 democrats, the democrats were all democrats, the democrats were all democratic, being Messrs. Brown, Butler, Fair, Gorman, Harris, McPherson, Mastey, Morgan and Parne. The measurements and state of the considerable could at the second manual of sold coin and builton in the Treasury, April 10th, was \$133,390,853, Mercall, Cockrell, Cockrell, Cockrell, Cockrell, Cockrell, Cockrell, Cord, Colquitt, Eustis, Gray, Pugh, Vance, Voorhees and Waith and the second month amounted to \$464,000 and during the same period the circulation was \$1,194,600.

unite in the sauth of the United States, brought for the purpose of vacating to the question of Ireland ought to be restored. It had been that the graph of the government of Ireland ought to be restored. It had been that the graph of the government of Ireland ought to be greated by Lord States that what ever the facts which made as the facts which made as the purpose of the amount of the amount of the government of Ireland ought to be the stated by Lord Rapid ought to be the stated by Lord Rapid ought to be the stated by Lord Rapid ought to be facts which made as the facts which made as the purpose of the amount of the states, and the facts which made as the state of this measure was the ever the facts of the government of Ireland ought to be greated by Lord Rapid ought to be the stated by Lord Rapid ought to be greated by Lord Rapid ought to be the SENATE. sense of the Senate that Congress should not provide for any joint com-mission to consider and settle the fisheries question.

The Inter-State commerce bill was then placed before the Senate in order that it might have the right of way at 2 o'clock to-morrow.

After an executive session the Senate After an executive session the Senate in order that all soldiers of the late war of the rebellion who, having re-enlisted as veteran volunteers, received commissions as officers in the army, shall be readed all installments of veteran bounty

HOUSE. Washington, 13.—Turner of Georgia called up as la privilege question the Ohlo contested election case of Hurd Neagan refrained from antagonizing it with the Intπ-State commerce bill, with the understanding that that measure should lose none of its rights as a

special order.

Doyle, of Pennsylvania, opened the debate in support of the majority report, and quoted from evidence to support him in his position that there was not only no ground for unseating Romeis, but scarcely any ground for contesting the seat. testing the seat.
Several speeches were made on the contested election case. Adjourned.

made to-day:
John A. McClernand, to be a member of the Utah Commission.
Robert L. Owen, Indian Territory,
Ament Union Agency, Indian Territory,
N. G. Barney, Washington Territory,
Receiver at Spokane Falls, Washingto Territory.
M. D. Baldwin,of Ohlo, Agent Black-Postmaster-W. V. McGarvey, Sa-

Postmaster—W. V. McGarvey, Salinas, Cal.

The following have been announced as members of the Congressional Democratic Committee: Connecticut, Mitchell; New Jersey, McAdoo; Delaware, Lore; Pennsylvania, Ermentrout; New York, Spriggs; Ohio, Wilkins; Texas, Crain; Iowa, Murphy; Tennessee, McMilian; Missour, Burns: Georgia. Candler: Virginia. Tennessee, McMilian; Missourl, Burns; Georgia, Candler; Virginis, Daniels; Arkansas, Dunn; Florida, Davidson; South Carolina, Dibble; Kentucky, Robertson; California, Heniey; Michigan, Maybury; Maryland, Compton; Wisconsin, Bragg; Indiana, Ford; Iilinois, Worthington; Louisians, Blanchard; Mississippi, Catchings; Alabama, Martin; North Carolina, Green; West Virginia, Snyder.

der.

The House committee on föreign affairs to-day considered Mr. Dingley's resolution relative to the Canadian fishery regulations, and after striking out the preamble reciting the acts on the part of the Canadian government in contravention of the principles of international comity, directed a favorable report upon the result, the resol international comity, directed a favorable report upon the result, the resolution being as follows:

Resolved, That the President be requested to furnish the House, if compatible with the public interests, with any information in his possession relative to the exclusion of American fishing vessels from ports of antry of the Dominion of Canada for the purpose of trading, purchasing supplies or landing fish caught in usep water for shipment in bond to the United States, or doing other acts which the Canadian and other British vessels are freely permitted to do in ports of the United States, and also to inform the House what steps, if any have been taken, to bring such unwarrantable and unfriendly acts of the Dominion authoraties to the attention of the British

government.

Frye to-day reported favorably from the committee on commerce an amendment intended to be proposed to the posteffice appropriation bill. It in creases the appropriation for the transportation of foreign mails from \$375,000 to \$1,000,000, and provides that this amount shall include the cost of railway transit across the Isthmus of Panama. The amendment further changes the bill so as to direct the Postmaster General to enter into contracts with American registered steamships whenever possible for the transportation of any part of said foreign ships whenever possible for the transportation of any part of said foreign
mails, after legal advertisement, with
the lowest responsible bidder, at a rate
not to exceed fifty cents per nautical
mile on a trip each way actually traveled between terminal points, provided, however, that the aggregate of
such contracts shall not exceed \$600,000
of the sum hereby appropriated.

The report of the sense authorizing the Secretary of the Interior to sell the Indian lands in excess of the allotments has been stricken out, leaving the Communication of the Indian lands in excess of the allotments has been stricken out, leaving to Congress the power to determine the procedure in each case of the sale of reservation lands. A section has also been added requiring the consent of a majority of the adult male Indians of any tribe before the allotments

Second—I not the public interests require that the authority should exist in the government, under proper instruction, to bring suit in the name of struction, to bring suit in the name of the United States to expel and annul any such patent so obtained.

Third—That under the statutes and decisions of the United States, it is a matter of grave doubt whether the authority now exists permitting a suit by the United States to annul any patent as above stated, which doubt can only be idetermined by a decision of the court of last resort.

Fourth—That in case it shall be authoritatively decided that the right to bring suit for the cancellation of a patent claimed to have been obtained by fraudulent collusion with an officer of the government, or surreptitiously, by or upon false suggestion, now rests. E. C. M. I. DEUG STORE, AGENTS, Congress should place, define and re-strict; that in case it shall be decided that no authority exists on the part of any officer or department of the gov-ernment to institute such suit; it is

necessary power upon the Attorney had not he should like to know how it the good old stand-bys, guavas, was a practical policy. Lord Harting-the Secretary of the Interior, in which no issue shall be litigated that can be determined in private suits.

The Attorney had not he should like to know how it was a practical policy. Lord Harting-ton had said that he did not admit the impossibility of governing Ireland by a mingled system of remedial and rence news if there is any, after it is

the same period the circulation was \$1,794,600. The House committee on military

affairs to-day agreed to a favorable re-port upon the bill of Representative Laird, for the relief of certain officers sions as officers in the army, shall be paid all installments of veteran bounty with interest, which were withheld from them respectively on being so commissioned and mustered; provided, that all the soldiers of the late war who were discharged to receive promotion shall be entitled to receive the same bounty with interest that they would have been entitled to had they served as enlisted men for the full term of their enlistment; provided further, that all volunteer soldiers and sailors of the late war, who were honorably discharged

unteer soldiers and sailors of the late war, who were honorably discharged on account of disease contracted in the line of duty, shall receive the same bounty that they would have been entitled to had they been discharged on account of wounds.

The Public Lands Committee of the House to day agreed to report a bill repealing the pre-emption, timber culture shd desert land laws bill, forfeiting certain lands granted to the State of Wisconsin for railroad purposes, and a bill forfeiting the Outonagon & State Line Railroad grant in Michigan

lotting of lands in severalty to the In-dians. The committee has amended the bill by providing for issue of indi-vidual, instead of tribal patents in all

The Strikers.

St. Louis, 18.—The inquest on the body of Thompson, killed in the East St. Louis riot, was completed to-night. The dury finds that the shooting was not justified, and holds the deputy sheriffs who participated in the shooting jointly responsible for the deaths occasioned. At a mass meeting of citizens ther to-night, called to order by Chauncey T. Filley, and at which Dr. Thomas O'Reilly acted as chairman, a lone depressing effects of the strike, and recommending the appointment of a committee of citizens of St. Louis, three from the resident directors of the ratiways interested, three from the resident laborers interested, and three discrept and recognized representatives of the mercantile, Manufacturing and professional element, to confer and arrange if possible for an end of the existing troubles. The committee was ordered to report at an adjourned meeting to be called by the chairman for that purpose.

NEW YORK, 18.-The Mail and Ex press asserts that on Sunday last diver Merrit of the Wrecking Company, went down and made an examination of the down and made an examination of the sunken steamer Oregon and ascertainted beyond question that she was sunken by a collision. Ten feet below the main deck and about twenty feet forward of the bridge the diver found a hole in the steamer's side, the heavy iron plates being crushed in. The hole is six feet deep and three feet in breadth at the widest part. The steamer is broken in two and her upper decks parted over twenty feet on top. Most of her cargo will be saved. Honey Matus.

SAN FRANCISCO, 13.—Reports received to-night from twenty-eight chief grain countries of the State show that the heavy rains of the last four days instead of injuring have largely benefited the crops, especially the late sown grain. In some instances the early sewn wheat has ledged, but the report clearly show that any injury done to advance grain will be more than counterbalence by the benefit to the late sown grain. The prospects at this moment for an impense wheat crop of good quality were never better in the history of the State. The fruit and grang prospects ar equally good the rains having done no injury beyond retarding cultivation.

FOREIGN.

determined in private suits.

Messrs. Ranney and J. W. Stewart unite in the second minority report, holding that there is no authority for a suit in the name of the United States, brought for the purpose of vacating a patent for an invention, except when it is based upon a state of facts which cannot be regarded by the court and made systlable in an infringement suit, and that in no case can the name of the government would do much that made systlable in an infringement suit, and that in no case can the name of the government be properly lent to a suit in the interest only of private parties.

Impossibility of governing Ireland by a mingled system of remedial and tend ministration of Lord Spencer that he thought the government of Ireland ought to be restored. It had been stated by Lord Hurtington that what ever the fate of this measure was, the mere introduction of it by a responsible government would do much that could never be recalled. Those events could never be recalled. Those events could never be recalled. Those events ensirely changed

recalled. Those events entirely changed the whole aspect of the Irish question. The course then taken made home rule inevitable. [Cries of On! Oh! and laughter.]

The speaker taunted the opponents of this measure with having no basis for an agreement on the Irish policy.

"Caleb W. West, of Kentucky, who was to-day mominated by the President to be Governor of Utah Territory, succeeding Governor Murray, lives in that provincial town Cynthiana, where James G. Blaine once taught school. West has never distinguished himself

tion of Mr. Gisastone's seasure.

Lord Randolph Charchill—"Yes they are against repeal in any shape or form." [Cheefs.]

The speaker retorted that that might mean as much as Lord Beaconsfield's denunciation of the five-pound franchise at the very moment when he designed to carry through the household a suffrage measure. [Jaughtev.] Continuing, he said the fact was that there was no alternative to the plan of the government except the severest coerging overnment except the severest coerging government a government determined, persistent, in harmony with itself, supported by an overwhelming majority in Parliament and in the country. Such a government and in the country. Such a government and in the country. Such a government could be influence, "Confinued the speaker, "has been made to the Irish in America. This House cannot for a moment be influenced by the action of dastardly assassins like Ford and others. But the Irish nation in America is as numerous as the Irish are at home. All possess the same instinct and the same sympathies. They have not been parties to the action of assassins. [Hear! Hear! These actions of assassins. [Hear! Hear! These actions of assassins is Governor as his preceessor. "has been made to the Irish in America. This House cannot for a moment be influenced by the action of dastardly assassins like Ford and others. But the Irish nation in America is as numerous as the Irish are at home. All possess the same instinct and the same sympathies. They have not been parties to the action of assassins. [Hear! Hear!] These actions of assassins receive universal condemnation from the people of the United States. [Irish and Liberal cheers.] But if you reject this bill, do you believe, are you sure there will not be sympathy with those as-HAZAKU POWDER

Office, 63. Pine St., New York.

Office, 63. Pine S In the course of an energetic speech

Mr. Goschen contended that there was no analogy between the position of Ireland and England and that of Nor-

Mr. Goschen contended that there was no analogy between the position of Ireland and England and that of Norway and Sweden or Austria and Hungary. Irish and English interests, he said, were so interlaced that when they came to the finance question they would find it difficult to decide whether the income to be taxed was English or Irish. Their interest could not be disassociated. In conclusion, Goschen denied that firmness could be called election, and said there would be no repression if there was no crime. The responsibility of weakening the ties which unite the British Islanda rested with the Premier and his followers. Those resisting a break-up of the Empire mast close up their ranks and shoulder to shoulder resist the bill [Eathusiastic cheering.]

Gladstone replied at considerable length. He denied that the stateguard provided in the bill were dictated by a distrust of the Irish people. On the contrary, they were inserted in consequence of the mistrust that was left by others. Mr. Gladstone argued that the fundamental lear of those who attack the Home Rule measure was that the frish people would necessarily be changed. [Cries of hear heart? It regard to the disastions as to power of yets by the bill, he stated that there was no limitation to the income tax that would necessarily be asseparate in Ireland as at would be in England. Of the bill generally, he said to proposed, to give to the Irish people a reasonable satisfaction to their demand without imitating the example set by the former government in the case of America. He redictuled the fear that had been expressed as to further demand without imitating the example set by the former government in the case of America. He redictuled the fear that had been expressed as to further demand without imitating the example set by the former government in the case of America. He redictuled the fear that had been expressed as to further demand without imitating the example set by the former government in the case of America. He redictuled the law, He compared the ntroduce was put by the speaker and greed to without division amid pro-tracted and enthusiastic cheering.

CORRESPONDENCE.

THE BLAWASIAN MISSION. NEWSY NOTES FROM HOMESPUN. LAIR, March 24th, 1886.

It is quite in order to say that spring is here; but as there is not the least difference in the weather, to what we have had all winter (?) one can only look at the calendar and say, "this is certainly spring."

In my last letter we took a short look at Lale Nel. Now, there is so much I want you to see with my clumsy pen-spectacles, that I scarcely know where to commence. You must know we are a very lively, busy (ahem!)

shall be made.

Two reports by a minority of the judiciary committee upon a resolution submitted to that committee, inquiring into the power of the government to institute suit at the instance of private corporations to annul patents, were presented to the House to day.

The first report, which is signed by Messrs, Parker, E. B. Taylor, Hepburn and Caswell, after an exhaustive review of the precedents, provides:

First—That the authoffly to cancel or sunul a patent of invention or discovery in a suit between private parties on the ground that the lame was obtained by frankdient collusion with an officer of the government, or surreptitiously, by or upon a false suggestion, does not exist.

Second—That the public interests reports which are also and the calman descented from his sent suggestion, does not exist.

Second—That the public interests reports which are also and the calman was a provided to proceed further, as he suggestion, does not exist.

Second—That the public interests reports by a minority of the first short into the power of the government to institute the was to the death of his father, who as a noted philanthropist, the daughters, would hardly recognize as now. You see, there are 22 Elders, 10 women and the title on the death of his father, who as a noted philanthropist, the daughters. The calman descented from his settlement of invention or discovery in a suit between private parties.

The calman descented for measure and committee the wole white population, would hardly recognize as now. You see, there are 22 Elders, 10 women and the title on the death of his father, who would hardly recognize as now. You see, there are 22 Elders, 10 women and the cohildren of the white proportion of the calman of the proportion of the white proportion of the white proportion of the white proportio tion the few current items of news, and wait till another time to tell you about the acenes around here.

There is one thing deserving of

special mention. And that is THE LAIR BRASS BAND. When we came here last December the band had been practicing about a month. So they have been practice only about five months. And they place extremely well, for the length of time of the natives are generally year musical and the ones selected for this band at all years good matural musicians. The

ence news if there is any, after it is over, till then we say to friends in Utah, Aloha onkou! HOMESPUN.

THE NEW GOVERNOR.

This is how the New York World's Washington special correspondent writes of the handsome Eli's succes-

West has never distinguished himself in any particular form, other than dealing out justice from the bench in the County of Mason. At the breaking out of the war he joined the company of fighting Joe Desha, who, in after years became one of the Confederate leaders. After a year's fighting with Desha, West joined the army of General John Morgan, and was one of his staff when the chieftain surrendered at Greenville. At the close of the war he prepared him-Governor as his prececessor.

Life is short, wind to spend it pleasantly and without pain, use St. Jacobs

Woman, do you suffer from painful periods? If so, it is wrong, and War-ner's safe cure will, by restoring the delicate organs to their proper condi-

The Wrong Place for Scales BUFFALO, N. Y., Feb. 6, 1888.—In the spring of 1881, had a slight eruption particularly on the hands, itched in particularly on the hands, itched in-tensely. Spread to my face and my eyes swelled, and nearly closed. Face and hands covered with scales. Con-sulted physician with no relief. When I had given up hopes of recovery, took twenty bottles of Warner's safe cure, which completely cured me. It is one of the greatest remedies of the age.— Capt. W. B. Robinson, U. S. Marine Inspector.

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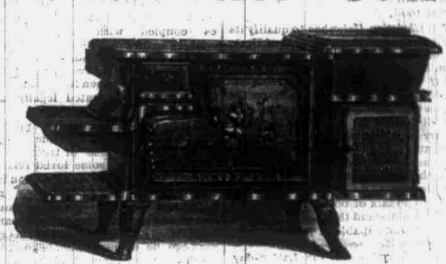
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