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LAST NIGHT'S NEWS The Investigators Sifting Things Quite Thoroughly.

INTERNAL REVENUE RECEIPTS. The Cradle of "Uncle Tom's Cabin" Destroyed by Fire.

FULL TEXT OF GARLAND'S OPINION ON THE ALIEN LAW.

THE CHICAGO BODILERS' TRIAL—OHIO REPUBLICAN CONVENTION, ETC.

By Telegraph to the News.

No Jurisdiction. WASHINGTON, July 26.—In the case of the Traders and Travelers' Union against the Pullman and Reading Railway Company, the latter-day Commerce Commission decided it had no jurisdiction and dismissed the complaint. The case involves the free transportation of extra baggage.

The Millers. SAN FRANCISCO, July 26.—Treasurer Miller of the Southern Pacific Railway was examined again to-day by the Pacific Railway Investigation Commission. The witness presented the different articles of consolidation of the various roads of the Central Pacific system and the various mortgage bonds.

When speaking of the first mortgage bonds, Miller was asked: "From your knowledge of the market, at what rate of interest do you think the mortgage could be renewed, it remaining a first lien on the road?"

"At 4 1/2 per cent and possibly at 3 per cent, the bonds being placed at par," Miller thought the first mortgage upon the road from the state line to Ogden could also be renewed at the same rate. The two mortgage bonds amount in round numbers to \$20,000,000.

The bonds mature in January of 1890, 1897 and 1898. They bear 6 per cent interest and the amount of the principal could be saved, which would effect a total saving in interest of about \$750,000. The mortgage covering the consolidation of the roads was about \$40,000,000 or 7 per cent interest, falling due from 1890 to 1900.

The witness was then examined as to the capital stock of the road, and stated that the total amount of outstanding stock is \$38,000,000. "I see by your statement of the year 1885 that there were only \$34,000,000 outstanding. To what purpose was the additional \$4,000,000 applied?"

"There is no live stock who can answer that question," Miller said he thought not. Miller said that of the remaining \$9,000,000 a considerable portion of it had been applied on contracts with the Pacific Improvement Company, which is entrusted with the work of consolidating the roads and kindred works along the line of the railway system.

Petition asked: "Did you ever apply to Congress for permission to issue your stock in that way?" "Never, that I know of," said Miller. This ended the examination for the day.

Baseball. WASHINGTON, July 26.—Philadelphia..... 6 At New York..... 5 New York..... 5 Boston..... 3 Metropolitan..... 3 (Six innings—rain.) Detroit..... 8 AT PITTSBURGH. Pittsburgh..... 7 Indianapolis..... 1 AT PHILADELPHIA. Cincinnati..... 2 At Brooklyn..... 3 Brooklyn..... 0 St. Louis..... 1 (Six innings—rain.) AT BALTIMORE. Baltimore..... 8 Cincinnati..... 0 Baltimore..... 9 Cincinnati..... 1

Washington Post. WASHINGTON, July 26.—Some weeks ago General Black, commissioner of pensions, with the approval of the Secretary of the Interior, ordered the DISMISSAL OF BEHLE, special pension examiner at Cincinnati, upon confirmation of the fact that he was a German Imperialist.

Hon. Jos. S. Miller, commissioner of Internal Revenue, today submitted to Secretary Fairchild his preliminary report of the operations of the service during the fiscal year 1887-1888, from which the following facts and figures are taken: The total collections for the year were \$118,830,767. This is \$1,592,888 more than the collections of the previous fiscal year. The cost of collecting was \$1,487,450. The net result of the year ended June 30, 1887, was about \$4,070,000. The receipts from the different sources of taxation compared with the receipts of the previous year were: Spirits, \$65,229,322;

of \$2,282,944; tobacco, \$30,108,067; an increase of \$2,200,300; fermented liquors, \$31,922,187; an increase of \$2,245,461; oleomargarine, \$728,948; banks and bankers, \$4,288; all increase of miscellaneous, \$247,945.

The quantities of distilled spirits, fermented liquors, manufactured tobacco, snuff, cigars and cigarettes on which tax was paid during the year were: Spirits, 1,211,532 gallons; apples and peaches, 1,211,532 gallons; decrease of 344,492; spirits distilled from other materials, 1,211,532 gallons; a decrease of 1,128,562; the number of cigars, 3,788,800,443; an increase of 27,487,450; the number of cigarettes, 1,384,505,300; an increase of 27,487,450; snuff, 5,561,875 pounds; an increase of 305,530; tobacco, 109,367,448 pounds.

AN INCREASE. An increase of 14,611,450; fermented liquors, 28,121,532 gallons; an increase of 2,410,093 barrels. The following figures are taken from collections by States: California, \$2,781,221; Colorado, \$280,154; Kansas, \$211,191; Montana, \$107,156; Nevada, \$70,419; New Mexico, \$68,063; New York, \$101,101,203; Oregon, \$101,318.

Learn Issued. PARIS, July 26.—The new Panama Canal law was issued to-day. It is reported not to have been a success, and has caused the Bourse to close heavily. Panama Canal shares, though artificially sustained, fell ten francs.

The Commons. LONDON, July 26.—In the Commons to-night, in the debate on clause two of the land bill, the government accepted Morley's amendment making compulsory instead of permissive the court order that rents shall be made payable by the tenant. Clause passed three were then adopted.

Parnell moved to eliminate clause four which provides for a written notification of eviction. After a long and spirited debate, in which the opposition was led by Parnell, Dillon and Sanderson took part, the amendment was rejected.

Goods Ruined. WOONSBURY, N. Y., July 26.—Unknown parties last night entered the Weaver room of the large cotton mill of the Manville Company at Manville, and by running a knife along the top of the roof, ruined some 5,000 yards of fancy goods in the looms. The mill was recently the scene of a weaver strike.

He Has Not Received It. BALTIMORE, July 26.—Cardinal Gibbons was to-night shown a cablegram announcing that the Pope had decided there was no ground for interference with the Knights of Labor, and told the Associated Press reporter he had just received the information concerning the subject.

Proclaiming Belonged. LONDON, July 26.—Balfour, in reply to questions in the Commons this afternoon, defended the Irish land bill under the crimes act, of counties in Ireland which are in a partially disturbed state.

The Boodle Trial. CHICAGO, July 26.—In the boodle trial to-day F. W. Bepper, a meat contractor, gave the history of his dealings with the county board. In three years the ratio in which the commission was paid to him increased every season, running from \$400 to \$2,400 each period. Many features of his testimony were very damaging.

Elisabeth Robinson, wholesale grocer, gave a complete list of the enormous sums he had paid to bribe for business. Until 1885 he regularly gave 10 per cent on all sales. Then the rate was increased to 12 per cent, until the county became unable to cash any more warrants.

The state has still in reserve over 100 witnesses, whose revelations are expected to be fully as startling as any made to date. There were no developments of importance in the McGarrigle case to-day. Under the new law a reward of only \$500 for his apprehension.

A special from St. Ignace, Michigan, says that the chief of this afternoon was three detectives to pursue a boat on which it was supposed the fugitive was.

Lawyer Killed. NASHVILLE, Tenn., July 26.—This morning J. T. Lane, a prominent attorney and a respected citizen, was sitting outside his office door, when N. J. Lester, charged with the murder of a man, shot him in the back of the head and he died instantly. Lane was a native of Tennessee and had been in the law for many years.

Lynched. NEW ORLEANS, July 26.—Bob Johns, an aged colored man, living in San Antonio, was brutally murdered by his son-in-law. The old man was trying to prevent the latter from whipping his wife. Martin was lynched to-day.

Cannibals. SUSQUEHANNA, Pa., July 26.—The river cannibals have driven out of the river and are now in the mountains. The track of the Erie road for a thousand feet has been washed into the Susquehanna River at Redrock, four miles west of here, impeding traffic. The Jefferson branch is abandoned on account of the land-slide. The bridges have been washed away and the highway and roads destroyed. Several persons were carried down the crevices.

Denver, July 26.—The Republican's Leadville correspondent, Joseph Gaback and Harry Doyle, were instantly killed this morning by the premature explosion of a blast on the Colorado Midland special train. The train was passing through the town of Leadville, and the explosion was caused by a defective fuse. The bodies were horribly mangled.

BINGHAMTON, N. Y., July 26.—The town of Deposit is flooded. The rains of last night and this morning caused the bridges to be swept away and the big streams are pouring through Main Street, preventing access to the town. The water is so high that it is impossible to get across the river.

LAWRENCE, Mass., July 26.—The old Hartford Beecher Stone house and the one in which the late Rev. Amos A. Phelps lived, were burned to-night. The fire was caused by a defective fuse. The houses were of great historical interest.

FAMOUS AUTHORITIES wrote "Uncle Tom's Cabin," was burned to-night. The theory is that burglars in attempting to secure the papers of the author, set fire to the house. The house was of great historical interest.

THE ALIEN ACT. Full Text of Attorney-General Garland's Opinion on the Subject. WASHINGTON, D. C., July 26.—Following is the text of Attorney-General Garland's opinion on the subject of the Alien Act.

DEPARTMENT OF JUSTICE. Washington, D. C., May 27, 1887. To the President: Sir—A reply to your inquiry must be derived from an interpretation of the act of March 21, 1887, entitled "An act to restrict the ownership of real estate in the territories to American citizens," etc. The inquiry is: First—Was the act intended to apply and does it apply to mines? Second—Can aliens lawfully acquire, own, and hold shares of stock issued by an American corporation which is the owner of mineral lands in the territories? Third—Would the act prevent an alien from the purpose of developing mining properties under the act? Fourth—Can aliens lawfully acquire, own, and hold shares of stock issued by an American corporation which is the owner of mineral lands in the territories? Fifth—Would the act prevent an alien from the purpose of developing mining properties under the act? Sixth—Can aliens lawfully acquire, own, and hold shares of stock issued by an American corporation which is the owner of mineral lands in the territories? Seventh—Would the act prevent an alien from the purpose of developing mining properties under the act? Eighth—Can aliens lawfully acquire, own, and hold shares of stock issued by an American corporation which is the owner of mineral lands in the territories? Ninth—Would the act prevent an alien from the purpose of developing mining properties under the act? Tenth—Can aliens lawfully acquire, own, and hold shares of stock issued by an American corporation which is the owner of mineral lands in the territories? Eleventh—Would the act prevent an alien from the purpose of developing mining properties under the act? Twelfth—Can aliens lawfully acquire, own, and hold shares of stock issued by an American corporation which is the owner of mineral lands in the territories? Thirteenth—Would the act prevent an alien from the purpose of developing mining properties under the act? Fourteenth—Can aliens lawfully acquire, own, and hold shares of stock issued by an American corporation which is the owner of mineral lands in the territories? Fifteenth—Would the act prevent an alien from the purpose of developing mining properties under the act? Sixteenth—Can aliens lawfully acquire, own, and hold shares of stock issued by an American corporation which is the owner of mineral lands in the territories? Seventeenth—Would the act prevent an alien from the purpose of developing mining properties under the act? Eighteenth—Can aliens lawfully acquire, own, and hold shares of stock issued by an American corporation which is the owner of mineral lands in the territories? Nineteenth—Would the act prevent an alien from the purpose of developing mining properties under the act? 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One hundred and forty-sixth—Can aliens lawfully acquire, own, and hold shares of stock issued by an American corporation which is the owner of mineral lands in the territories? One hundred and forty-seventh—Would the act prevent an alien from the purpose of developing mining properties under the act? One hundred and forty-eighth—Can aliens lawfully acquire, own, and hold shares of stock issued by an American corporation which is the owner of mineral lands in the territories? One hundred and forty-ninth—Would the act prevent an alien from the purpose of developing mining properties under the act? One hundred and fiftieth—Can aliens lawfully acquire, own, and hold shares of stock issued by an American corporation which is the owner of mineral lands in the territories? One hundred and fifty-first—Would the act prevent an alien from the purpose of developing mining properties under the act? One hundred and fifty-second—Can aliens lawfully acquire, own, and hold shares of stock issued by an American corporation which is the owner of mineral lands in the territories? One hundred and fifty-third—Would the act prevent an alien from the purpose of developing mining properties under the act? One hundred and fifty-fourth—Can aliens lawfully acquire, own, and hold shares of stock issued by an American corporation which is the owner of mineral lands in the territories? One hundred and fifty-fifth—Would the act prevent an alien from the purpose of developing mining properties under the act? One hundred and fifty-sixth—Can aliens lawfully acquire, own, and hold shares of stock issued by an American corporation which is the owner of mineral lands in the territories? One hundred and fifty-seventh—Would the act prevent an alien from the purpose of developing mining properties under the act? One hundred and fifty-eighth—Can aliens lawfully acquire, own, and hold shares of stock issued by an American corporation which is the owner of mineral lands in the territories? One hundred and fifty-ninth—Would the act prevent an alien from the purpose of developing mining properties under the act? One hundred and sixtieth—Can aliens lawfully acquire, own, and hold shares of stock issued by an American corporation which is the owner of mineral lands in the territories? One hundred and sixty-first—Would the act prevent an alien from the purpose of developing mining properties under the act? One hundred and sixty-second—Can aliens lawfully acquire, own, and hold shares of stock issued by an American corporation which is the owner of mineral lands in the territories? One hundred and sixty-third—Would the act prevent an alien from the purpose of developing mining properties under the act? One hundred and sixty-fourth—Can aliens lawfully acquire, own, and hold shares of stock issued by an American corporation which is the owner of mineral lands in the territories? One hundred and sixty-fifth—Would the act prevent an alien from the purpose of developing mining properties under the act? One hundred and sixty-sixth—Can aliens lawfully acquire, own, and hold shares of stock issued by an American corporation which is the owner of mineral lands in the territories? One hundred and sixty-seventh—Would the act prevent an alien from the purpose of developing mining properties under the act? One hundred and sixty-eighth—Can aliens lawfully acquire, own, and hold shares of stock issued by an American corporation which is the owner of mineral lands in the territories? One hundred and sixty-ninth—Would the act prevent an alien from the purpose of developing mining properties under the act? One hundred and seventieth—Can aliens lawfully acquire, own, and hold shares of stock issued by an American corporation which is the owner of mineral lands in the territories? One hundred and seventy-first—Would the act prevent an alien from the purpose of developing mining properties under the act? One hundred and seventy-second—Can aliens lawfully acquire, own, and hold shares of stock issued by an American corporation which is the owner of mineral lands in the territories? One hundred and seventy-third—Would the act prevent an alien from the purpose of developing mining properties under the act? One hundred and seventy-fourth—Can aliens lawfully acquire, own, and hold shares of stock issued by an American corporation which is the owner of mineral lands in the territories? One hundred and seventy-fifth—Would the act prevent an alien from the purpose of developing mining properties under the act? One hundred and seventy-sixth—Can aliens lawfully acquire, own, and hold shares of stock issued by an American corporation which is the owner of mineral lands in the territories? One hundred and seventy-seventh—Would the act prevent an alien from the purpose of developing mining properties under the act? One hundred and seventy-eighth—Can aliens lawfully acquire, own, and hold shares of stock issued by an American corporation which is the owner of mineral lands in the territories? One hundred and seventy-ninth—Would the act prevent an alien from the purpose of developing mining properties under the act? One hundred and eightieth—Can aliens lawfully acquire, own, and hold shares of stock issued by an American corporation which is the owner of mineral lands in the territories? One hundred and eighty-first—Would the act prevent an alien from the purpose of developing mining properties under the act? One hundred and eighty-second—Can aliens lawfully acquire, own, and hold shares of stock issued by an American corporation which is the owner of mineral lands in the territories? One hundred and eighty-third—Would the act prevent an alien from the purpose of developing mining properties under the act? One hundred and eighty-fourth—Can aliens lawfully acquire, own, and hold shares of stock issued by an American corporation which is the owner of mineral lands in the territories? One hundred and eighty-fifth—Would the act prevent an alien from the purpose of developing mining properties under the act? One hundred and eighty-sixth—Can aliens lawfully acquire, own, and hold shares of stock issued by an American corporation which is the owner of mineral lands in the territories? One hundred and eighty-seventh—Would the act prevent an alien from the purpose of developing mining properties under the act? One hundred and eighty-eighth—Can aliens lawfully acquire, own, and hold shares of stock issued by an American corporation which is the owner of mineral lands in the territories? One hundred and eighty-ninth—Would the act prevent an alien from the purpose of developing mining properties under the act? One hundred and ninetieth—Can aliens lawfully acquire, own, and hold shares of stock issued by an American corporation which is the owner of mineral lands in the territories? One hundred and ninety-first—Would the act prevent an alien from the purpose of developing mining properties under the act? One hundred and ninety-second—Can aliens lawfully acquire, own, and hold shares of stock issued by an American corporation which is the owner of mineral lands in the territories? One hundred and ninety-third—Would the act prevent an alien from the purpose of developing mining properties under the act? One hundred and ninety-fourth—Can aliens lawfully acquire, own, and hold shares of stock issued by an American corporation which is the owner of mineral lands in the territories? One hundred and ninety-fifth—Would the act prevent an alien from the purpose of developing mining properties under the act? One hundred and ninety-sixth—Can aliens lawfully acquire, own, and hold shares of stock issued by an American corporation which is the owner of mineral lands in the territories? One hundred and ninety-seventh—Would the act prevent an alien from the purpose of developing mining properties under the act? One hundred and ninety-eighth—Can aliens lawfully acquire, own, and hold shares of stock issued by an American corporation which is the owner of mineral lands in the territories? One hundred and ninety-ninth—Would the act prevent an alien from the purpose of developing mining properties under the act? Two hundredth—Can aliens lawfully acquire, own, and hold shares of stock issued by an American corporation which is the owner of mineral lands in the territories? Two hundred and first—Would the act prevent an alien from the purpose of developing mining properties under the act? Two hundred and second—Can aliens lawfully acquire, own, and hold shares of stock issued by an American corporation which is the owner of mineral lands in the territories? Two hundred and third—Would the act prevent an alien from the purpose of developing mining properties under the act? Two hundred and fourth—Can aliens lawfully acquire, own, and hold shares of stock issued by an American corporation which is the owner of mineral lands in the territories? Two hundred and fifth—Would the act prevent an alien from the purpose of developing mining properties under the act? Two hundred and sixth—Can aliens lawfully acquire, own, and hold shares of stock issued by an American corporation which is the owner of mineral lands in the territories? Two hundred and seventh—Would the act prevent an alien from the purpose of developing mining properties under the act? Two hundred and eighth—Can aliens lawfully acquire, own, and hold shares of stock issued by an American corporation which is the owner of mineral lands in the territories? Two hundred and ninth—Would the act prevent an alien from the purpose of developing mining properties under the act? Two hundred and tenth—Can aliens lawfully acquire, own, and hold shares of stock issued by an American corporation which is the owner of mineral lands in the territories? Two hundred and eleventh—Would the act prevent an alien from the purpose of developing mining properties under the act? Two hundred and twelfth—Can aliens lawfully acquire, own, and hold shares of stock issued by an American corporation which is the owner of mineral lands in the territories? Two hundred and thirteenth—Would the act prevent an alien from the purpose of developing mining properties under the act? Two hundred and fourteenth—Can aliens lawfully acquire, own, and hold shares of stock issued by an American corporation which is the owner of mineral lands in the territories? Two hundred and fifteenth—Would the act prevent an alien from the purpose of developing mining properties under the act? Two hundred and sixteenth—Can aliens lawfully acquire, own, and hold shares of stock issued by an American corporation which is the owner of mineral lands in the territories? Two hundred and seventeenth—Would the act prevent an alien from the purpose of developing mining properties under the act? Two hundred and eighteenth—Can aliens lawfully acquire, own, and hold shares of stock issued by an American corporation which is the owner of mineral lands in the territories? Two hundred and nineteenth—Would the act prevent an alien from the purpose of developing mining properties under the act? Two hundred and twentieth—Can aliens lawfully acquire, own, and hold shares of stock issued by an American corporation which is the owner of mineral lands in the territories? Two hundred and twenty-first—Would the act prevent an alien from the purpose of developing mining properties under the act? Two hundred and twenty-second—Can aliens lawfully acquire, own, and hold shares of stock issued by an American corporation which is the owner of mineral lands in the territories? Two hundred and twenty-third—Would the act prevent an alien from the purpose of developing mining properties under the act? Two hundred and twenty-fourth—Can aliens lawfully acquire, own, and hold shares of stock issued by an American corporation which is the owner of mineral lands in the territories? Two hundred and twenty-fifth—Would the act prevent an alien from the purpose of developing mining properties under the act? Two hundred and twenty-sixth—Can aliens lawfully acquire, own, and hold shares of stock issued by an American corporation which is the owner of mineral lands in the territories? Two hundred and twenty-seventh—Would the act prevent an alien from the purpose of developing mining properties under the act? Two hundred and twenty-eighth—Can aliens lawfully acquire, own, and hold shares of stock issued by an American corporation which is the owner of mineral lands in the territories? Two hundred and twenty-ninth—Would the act prevent an alien from the purpose of developing mining properties under the act? Two hundred and thirtieth—Can aliens lawfully acquire, own, and hold shares of stock issued by an American corporation which is the owner of mineral lands in the territories? Two hundred and thirty-first—Would the act prevent an alien from the purpose of developing mining properties under the act? Two hundred and thirty-second—Can aliens lawfully acquire, own, and hold shares of stock issued by an American corporation which is the owner of mineral lands in the territories? Two hundred and thirty-third—Would the act prevent an alien from the purpose of developing mining properties under the act? Two hundred and thirty-fourth—Can aliens lawfully acquire, own, and hold shares of stock issued by an American corporation which is the owner of mineral lands in the territories? Two hundred and thirty-fifth—Would the act prevent an alien from the purpose of developing mining properties under the act? Two hundred and thirty-sixth—Can aliens lawfully acquire, own, and hold shares of stock issued by an American corporation which is the owner of mineral lands in the territories? Two hundred and thirty-seventh—Would the act prevent an alien from the purpose of developing mining