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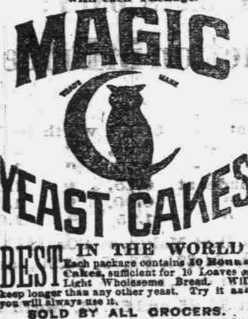
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BY TELEGRAPH PER WESTERN UNION TELEGRAPH LINE XLIX CONGRESS.

SENATE. Washington, 4.— Sewell, from the Committee on Library, reported a joint resolution accepting from William H. Vanderbilt and Julia Dent Grant, the objects of value and art presented by various toreign governments to the late Ulysses S. Grant. They are ac-cepted, with grateful acknowledg-ments, and are to be held by the United States and preserved and protected in the National Museum for the use and inspection of the people of the United States. Passed.

Allison again called up the adjours-ment resolution and offered an amend-ment so as to make the hour to o'clock to-night.

Mr. Kenna hoped that action would not be forced on the resolution. Bills had just been sent to the President that he could not read in three days, among them the river and harbor bill, which would require a day or two to go through. He did not know that the President wanted an hour or whether he wanted four or five days.

McMillan expressed the hope that
the resolution would not be acted

Hoar inquired whether the President was at the Capitol now, as had been the custom of other Presidents at the close of the assaion. If so, he migut be communicated with upon the sub-Sewell said he had understood from the Secretary of War that the Pre-sident would be at the Capitol to-

Culion thought that if Congress were to adjourn at all, the time should now be fixed. If not, business should be proceeded with in an orderly man-

Conger opposed the amendment. He understood why there was an argency to press an adjournment. It was so that the President would not have time to examine the river and harbor bill. The President ought to have sufficient time, and the friends of the bill understood it too. They were prepared to give time to the Executive to have reasonsble examination of a very impor-iant bill, and so far as he (Conger) could help, the President would have it. The senators were hired by the year to do the work of the country, and gress to stay, he would exercise that means, and he thought he could, if necessary, entertain the Senate for

eight or nine hours.

The bilt to declare a forfeiture of the New Orleans, Baton Rouge & Vicksburg Kallroad Company (the backbone grant) was made a special order for the second Monday in December next. The Senate bill extending the system of immediate delivery to all articles bearing an "immediate delivery stamp" was passed.

The House bill to pay Wm. Huntington formerly United States Marshal of

Washington Territory \$1,064, the amount found due him, was passed yeas 34, nays 9.

On a motion of Plumb the Senate took up and passed the House bill to restrict the ownership of real estate in Territories to American citizens with mendment in the nature of a substi-

amendment in the nature of a substi-tute. [This is the same bill and prac-tically the same substitute on which the conference committee failed to come to an agreement and on which a further committee of conference was asked.]

Os motion of Hoar the Senate took on the vetored pension bill of Margaret up the vetoed pension bill of Margaret D. Marchand, the widow of Commodore Marchand, the question being on its passage notwithstanding the President's objections. After a brief debate the bill was postponed until next

mMr. Sewell then called up the House bill granting to the same lady the same pension, and it was passed. The Senate then took up the vetoed pension bill of John F. Williams and was addressed by Plumb in its favor.

After a long discussion a vote was taken on the passage of the bill and resulted-yeas 19, nays 15. No quorum. On motion of Callom the joint resolution for the acceptance of lands near Chicago for military purposes was made the special order for the first

HOUSE, Washington, 4.-The Senate amend-ments to the fortification appropriation bill were non-concurred in. Forney, Randall and Butterworth were appointed conferee.

Morrison of Illinois, called up the

Tuesday of the nest session.

conference report on the surplus joint Weaver of Iowa opposed the conference report. Hewitt of New York said those who voted for this measure were voting for a measure which would bring the country to a silver basis as surely as good and the rendition of arduous and the sun would rise to-morrow. This resolution served notice upon those who owned the property of the coun-try that there was to be a transfer from a gold to a silver basis, by which 25 per cent. of all the property of the country would change hands without

the consent of the owners.

Bland, of Missouri, spoke against the report of the conference and Brecken-riage defended it. Although he was in favor of the original House resolution, yet if he could not get the whole loaf, he was willing to take the half-loaf of compromise legislation.

Butterscript of Onio would you for Butterworth, of Onio, would vote for

dollar amendment had not been agreed to by the conference committee.

Randall, of Pennsylvania, closed the debate in support of the conference action, and in the course of his speech presented a tabular statement showing the appropriations made by Congress at the present session.

The report was then adopted—yeas 129, nays 63.

Cates of Alshama asked unanimous action, and in the course of his speech presented a tabular statement showing the appropriations made by Congress at the present session.

The report was then adopted—yeas 129, nays 63.

Oates of Alabama asked unanimous conseat to report from the Judiciary Committee, and to have immediately considered the resolution deciding that if as alleged the President and directors of the Union Pacinc Raliroad Company, without the consecut of Congress and in violation of the law, issued in 1885 five and six percent. Collateral trust bonds; that in 1885 and 1885 they paid dividends not withstanding the company at the time owed a gross floating debt of \$13,000.

Output the company at the time owed a gross floating debt of \$13,000.

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Output the company at the time of the original control of the law; and the citizens of the State for a like of the original control of the law; and the citizens of the State for a like of the original control of the law; and the citizens of the State for a like of the original control of the law; and the citizens of the State for a like of the original control of the law; and the citizens of the State for a like of the original control of the law; and the citizens of the State for a like of the original control of the law; and the citizens of the state for a like of the original control of the law; and the citizens of the state of the law; and the citizens of the state

ernment before the demand of the Sccretary of State in the name of the President.

Blount of Georgia inquired whether Cutting was not still in jail.

Hill replied that he was, but said that upon the interference of the Mexical ministeriof foreign affairs, he had been offered his release on sail, which the had scentrally rejected. That was the work of the mischief-making consumers as a leader of the state pasty, and while more seeking office, because a sail there, who made specches to crowds in the streets about vindication for the state of the New York. State assembly (18th, the rights of his country. That who had claiming the rights of his country. That who had claiming the rights of his country. That who had claiming the rights of his country. That who had claiming the rights of his country. That who had claiming the rights of his country. That who had claiming the rights of his country. That who had claiming the rights of his country in the rights of his country. That who had claiming the rights of his country in the strict of the constitutional part of the rights of his country. That who had claiming the rights of his country in the strict of the constitution of the strict of the constitution of the strict of the country in the strict of t

the Mexican authorities expected to get at the end of the case to-day and that the man would be at liberty. But he did not know that there was a word of truth in any of these stories. The government was doing in the case to Flag contested election for the what it had done in a hundred other cases—interfering to secure the release of the of its citizens. There was every prospect of a cordial co-operation by Mexico, and he did not believe that the democratic Secretary of State was so incompetent that he could not retirement at Greystone.

The Republican candidate, bad a major live in day of the Republican candidate, bad a major live in close upon the Cutting resolutions. The recent mass meetings here lacked harmony and were caiculated in many important cases, among which are the Flag contested election for the Comptrollership of New York City in 1855; the Bardell heirs against Mrs. Cumpfing in 1857; the Cumberland contested election for the Speakers caused our Mexican neighbors to fear mot force for the purpose of liberating Cutting. Or coal case in 1858, and the Delaware & Course no such fear is well grounded as yet.

Mexico, and he did not believe that the democratic Secretary of State was so incompetent that he could not retirement at Greystone. democratic Secretary of State was so incompetent that he could not assessfully carry on this case with Mexico, when he had been so successful in other cases. Could hexico, like England, bring a fleet to hombard New York? No! And the gentleman's own mind must suggest the answer to the question, why, in the case

man's own mind must suggest the answer to the question, why, in the case of our country matters were conducted slowly, and in the case of another great swittness was used. He had confidence in the Secretary of State. He believed that the Secretary was competent to manage the diplomatic complication. The demand he had made had been answered in a friendly spirit. It was for our interest. It was

should they not in the interest of public business give two or three days
more time when the constituents of
most of them demanded it? If he knew
most of them demanded it? If he knew
he knew him to be a man of high
he knew him to be a man of high standing and learning, and one fully qualified for the position he held.

Belmout of New York was somewhat surprised that his colleague (Mr. what surprised that his colleague (ar. Hitt) should have changed his opinion on this subject. His friend denied that Mexico had refused the demands of this country, but he could find no better authority than the Secretary of State, and that officer had declared that Mexico had refused to taken that Mexico had refused to taken the country than the Secretary of State, and that officer had declared that Mexico had refused to taken the country to the District of Alasthat Mexico had refused to release

Cutting. He commented upon and de-nied the correctness of the position taken by Mexico and upon which the Pending further discussion the House adjourned until 10 o'clock to-

morrow. AMERICAN.

Farther Datails Concerning the Death of Samuel J. Tilden. YONKERS, 4 — Samuel J. Tilden died at Greystone this morning at 10 minutes before & O'clock. He had been enjoying his usual good health up to last Saturday evening. While sitting on the steps of his residence after the sun went down on that evening, he was allowed the bill, which settled taken with a slight chill, which settled on his stomach and bowels, producing inflammation, from which he suffered all night. On Sunday morning he be-came much worse and continued to decline steadily until last night there could be no doubt of the consequences. could be no doubt of the consequences. This morning it became apparent that the end was near. Dr. Charles, E. Simmonds and Miss Gould, a relative, were at his beside a few moments before Tilden died. He tried to speak, but only moved his lips, failing to make any sound. He passed away quietly and peacefully. His death occurred in the south chamber of the mansion, overlooking the Hudson.

No arrangements have yet been made for the funeral.

for the funeral. Mr. Geo. M. Smith, Mr. Tilden's private secretary, says he has not re-ceived any instructions from the rela-Mr. Tilden was born on February 9th, 1814, in New Lebanon, Columbia County, and was therefore Tayears old. He leaves one sister, the mother of the late Colonel Petton, and several nephews, children of his brothers Moses and Henry Tilden.

Albant, 4.—Gov. Hill to-day issued the following proclamation.

"I announce to the people of the
State with sincere regret the death of
Samuel J. Tilden. After a long and

good and the rendition of arduous and conspicuous services in behalf of the people, he this morning passed peace-fully away at his chosen retreat at Greystone, on the banks of the Hudson. The country loses one of her abicst statesmen and the State of New York one of its foremost citizens. He was twice a representative in the State Legislature; a member of two constitutional conventions; governor of the State for two years, and in 187d, as the candidate of one of the greatest parties of the country for the Presidency, received therefor the electoral vote of his na-Butterworth, of Ohio, would vote for the conference report because it gave to the Secretary of the Treasury a discretion which was indispensible to the National credit.

Evans and Hewitt of Pennsylvania, expressed their regret that the trade dollar amendment had not been agreed to by the conference committee.

Randall, of Pennsylvania, closed the debate in support of the conference action, and is the course of his speech presented a tabular statement showing fenses of his dountry that he loved so

a gross doctang day at the times of the State of the distinguished the company at the times of the State of t

affair, and persisted in staying in his nominated by the Democrats for Gov-prisor, when he could walk out any mo-ernor of the State, and although at the to be taken at once to the penitentially

WIRED PROM WASHINGTON.

Bills Enrolled-Confirmations-Chief Justice for Idaho, etc. WASHINGTON, 4.-The deficiency, sundry civil and river and haroor appropriation bills were enrolled and sent to the President for approval about noon to-day.

The President will not leave Washington for his summer vacation until week after next. He will go direct to the Adirondack Mountains, and will be

few exceptions, disposed of all the measures then before him.

The following confirmations were made to-day: To be Registers of Land Offices-

ka, to reside at Juneau City.

To be Indian Agents—Gibert D.

Williams of New York, for the Indians of the Cheyenne and Arapahoe Agency, Indian Territory; Chas. E. Marshney, for the Indians at the Cheyenne River Agency, Dakota. Latayette Dawson of Missouri, to be United States Judge for the District of

James B. Hays of Wisconsin to be Chief Justice of the Supreme Court of the Territory of Idaho. To be United States Marshals—Wm. K. Meade, for the Territory of Arizona; Thos. Fletcher for the Eastern District of Arkensas.

To be United States Attorney—
Wm. H. White, for Washington Terri-

San Francisco, 4.—The attendance was so great that the alternates were requested to withdraw until the regular delegates had been asgigned their

The location of the various com-manderles was designated by banners bearing the name of their State. The haif was handsomely decorated with flags, and the stage with flowers.

After prayer by Captain Stewart, of Ohio, Commanuer Burdett read his annual address. The reading occupied one hour and lorty minutes and was listened to with marked attention, and was frequently applauded.

The address was an eloquent tribute to the sentiment which called the comrades from the shore where the May-flower landed to the Golden Gate. His references to Generals Grant and Mc-Lellan and Hancock were heartly a full explanation of the case, and an cheered. The report showed that 3,020 abstract of the grounds for our action, comrades died during the past year and I will only say that I have just re-The cash balance on hand was \$300 .-

asked permission to remain with the the President thought, than was neces Missouri delegation.

After the regular committees had been appointed, Corporal Tanner read a letter from Colonel Fred Grant, asking for admission to membership to the G. A. R. Referred to the columnitation of the case will lead to trouble?" tee on rules and regulations.

After the recess, at 3 o'clock, Department Commander Sayles of New York, presented the Department of

York, presented the Department of California an elegant banner and album. The latter contains the photographs of the present and past Rost Commanders of New York. A handsome gavel was presented in return by California to New York. Over some trouble which had arisen respecting alternates, the committee on resolutions reported that no Council of Administration had a right to fill vacancies in any delegation. This particularly affected the New York delegation whose vacancies had, as alleged, been filled by the Council of Administration with men who were neither delegates nor alternates.

The resolution was warmly debated and finally amended to read 'Notennell of Administration shall elect any commade not an alternate to fill a vacancy until the alternates' list is exhausted." This was adopted by a large majority.

Adjourned till to-morrow.

comrade not an alternate to fill a variance cannot until the alternates! list is variant hausted." This was adopted by a large majority.

Adjourned till to-morrow.

Fully 10,000 people occupied the Payfold the complete to like Grand Welcome Concert given by the compliant to listen to the Grand Welcome Concert given by the compliant to be listen to the Grand Welcome Concert given by the compliant to listen to the Grand Welcome Concert given by the compliant to listen to the Grand Welcome Concert given by the compliant to listen to the Grand Welcome Concert given by the compliant to listen to the Grand Welcome Concert given by the compliant to listen to the Grand Welcome Concert given by the compliant to listen to the first the shooting was the result of a misunderstanding on the part of the misuness of the building elicited the night est admiration. By 8 o'clocky the crisis in the shooting was the result of a misunderstanding on the part of the misuness of the building elicited the night est admiration. By 8 o'clocky the crisis line was so, great the doors had to be closed. The concert closed by single start class in which he had personally gone fartner line was absolutely and the entire into the Pacific branch of the Society of this National hymn brought out a south Pacific branch of the Society of the Army of the Potomac tendered a basquet this evening to the Society of the Army of the Potomac tendered a basquet this evening to the Society of the Army of the Potomac tendered a basquet this evening to the Society of the Army of the Potomac tendered a basquet this evening to the Society of the Army of the Potomac tendered a basquet this evening to the Society of the Army of the Potomac tendered a basquet this evening to the Society of the Army of the Potomac tendered a basquet this evening to the Society of the Army of the Potomac tendered a basquet this evening to the Army of the Potomac tendered a basquet this evening to the Army of the Potomac tendered to the Army of the Potomac tendered to the Army of the Po

ment he piessed.

Crain, of Texas, said that so far from declining the offer to be released on bail Cutting had been convicted and was now awaiting sentence.

Hitt said that Congress had no official information about that. He had heard three or four versions of that to-day, from various newspapers and various persons, and one man had told him that the Mexican authorities expected to result the end of the case in-day and ly of one over Mr. Tilden and so be
transfer to be released on majority of 50,000, Mr. Tilden now was chosen by a majority heartly as majority of all the popular votes cast. But when the electoral vote came finally to be counted, it was now authorities expected to the Republican candidate, had a major-tions. The recent mass meetings here previous election two years before the at Cultuabua. He is downhearted to-

ceive a heavy sentence, and that Presi-dent Dix will at once pardon him and give him his tiberty. Strange things are done in Mexico, and as strange as this rumor might sound, it may turn out true, for good Mexican lawyers in Paso dei Norte and even District Judge

Nicolas Igmo has so expressed himself. Thus they admit that the federal government of Mexico cannot interfere in the State courts of Chindanua, but can pardon a State convict.

City of Mexico, 4 — The popular sentiment has been so thoroughly aroused here over Editor Cutting's case and the press comments thereon, that a representative of the Associated Press

made had been answered in a friendly spirit. It was for our interest, it was for the sake of all nations that we should preserve peace. The Secretary knew that he had the backing of all Congress and all Americans in defending the rights of Americans everywhere. Never has there been an uncertain tone of voice uttered by this Congress on that subject.

King of Louisiana said that Consultation of Louisiana said that Consultations are companied by Mrs. Cleveland, Mrs. Cleveland planation of Mexico's right to arrest Mr. Cutting, from a legal point of view.
Cutting, said the Minister, having been commanded by the court to make an paper, out worded it so as to make it really an insult to the court. This newspaper, although published in the United States, Cutting knew to be cir-culated in Paso del Norte, on the Mex-

ican side of the Rio Grande, and ne took pains to circulate the issue containing the reflection on the Mexican court in Paso dei Norte, crossing the river to this side himself, to circulate the paper. He was thereupon arrested in proper legal form and put in jail. He was treated with even more consideration than Mexican criminals. . The minister was asked it he thought the Judge had acted in good faith. He

replied:
"I do, and for that very reason the Executive power here could not, on a demand from the United States government, set aside the judicial powers ernment, set aside the judicial powers that The government here considered that Cutting had not only intringed the code of the State of Unitushus, which makes an offense against its citizens committed on foreign territory punishable by its courts, but had also committed an offense on this side of the line by refusing, without giving any reason, to recognize the demand of the Judge to apologize for using insulting language to that official, and it was clear that the circulation of the statement depositions to the court on this ment derogatory to the court on this side of the river, constituted a clear

case of offense against the law."
"Then it is for these reasons tha you have refused to grant an uncondi-tional release?" - "Yes; the government here was for-warded a very full report of the case to Washington, where it has been submitted to Congress.'

President Diaz then entered the apartment and expressed gratification

at meeting a representative of the Associated Press of the United States, and extended a cordial greeting.

The President said: "I presure you have had from Minister Romero Rubric ceived a letter from the Chief Justice of the State a Canhuanua giving the result of the procedure of the court in response to my request."

The letter was then read in full by Senor Romero. Rubrio. It showed that the State authorities of Chlauanua and exercised every care in treating When the reading of the report was finished, three cheers were given for the Commander-in-Chief.

At the close of the reading of the report, General Sherman was invited to take a seat on the platform, but he consideration, even more, the President thought, than was necessary to the product of the product. The product of the product of

> "I have no apprehension of difficulties growing out of such an insig-nificant affair, which is really only a quarrel between two disreputable journalists. I think that the United States Government was a trifle hasty States Government was a trifle hasty in the matter, owing, probably, to the early and inaccurate and one-sided reports. I have no doubt that the fail explanation already forwarded to the American Congress, an enlightened body containing many excellent law yers and accomplished statesmen, will lead to a calmer consideration of the matter, and justice will be done."
>
> The President then wens on at much length to relate the various cases occurring on the border line of the two length to relate the various cases occarring on the border line of the two
> Republics, to show how careful both
> rovernments should be not to act too
> hastly on losselficient evidence.
>
> "There are," said the President,
> "acts of both Americans and Mexicans
> on the borders who, after getting into
> trouble with the law, plead their citizenship to shield them from the punishment they deserve."
>
> The President also mentioned Capt.
> Crawford's case where the investigation made by his "good friend General
> Sheridan," always animated by kindly

During the entire interview the Mex-

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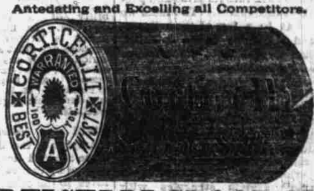
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