

SHARP CRITICISM OF PRESIDENT'S WAY

His Course in Negotiating Tariff
Agreement With Germany Con-
demned by Senators.

CHANGES ARE LEGISLATION.

Charged With Being More Autocratic
Than the German Em-
peror.

Washington, Jan. 22.—President Roosevelt today transmitted to the senate and house copies of the tariff regulations negotiated some time ago between the United States and Germany, together with a proposed amendment to the customs administration act putting the same in force as a statute. In the senate the message aroused lively discussion in executive session when it was taken up. The remarks were not addressed to the message so much as the policy of considering it in executive session, as well as the policy of the president in connection with the agreement.

His course, not only in negotiating that instrument, but in proclaiming it to the world as he did last July, was sharply criticized. It was declared that the agreement makes changes which are equivalent to legislation, and it was pointed out that all legislation affecting the tariff must, under the constitution, originate in the house of representatives. Attention was called to the third section of the McKinley law as possibly permitting the president to make such changes, but his critics contended that his action in this case had gone far beyond the limits permitted by that section.

SENATE IGNORED.

Stress was laid on the fact that the president had not only negotiated the treaty, but that he had given it out as a complete performance without referring it to the senate for action. This the senators seemed to consider especially reprehensible and far beyond the authority of the chief executive. It was pointed out that the German kaiser had not only referred the agreement to the reichstag for its action, but that he had even consulted both the local and national boards of trade. Hence, the president was charged with being even more autocratic than the head of the German empire. It was also declared that under the system of valuation provided for by the treaty, great injustice would be done to the United States.

Senator Heyburn made a strenuous objection when the question was raised that the message was a subject for consideration in the open senate instead of behind closed doors. The Idaho senator maintained that an open debate would only plunge the senate into an almost endless tariff discussion. Senators McLaughlin, Teller and others called for an open session and their plea finally won, but not before Senator Gallinger and one or two others had delivered their sentiments concerning the action of an executive in calling for legislation whenever the spirit moved them.

It was finally decided to refer the message to the committee on finance. If a bill is to be forthcoming it will be from that committee.

CAUSE OF TROUBLE.

It is thought by some senators that a resolution by Senator Gallinger, which was introduced early in the session, may have had something to do with the appearance of the message and a request for legislation in the German-American matter at this time. The

figures which the Gallinger resolution produced about a week ago showed quite a reduction in the value of German exports to this country since the regulations were passed and since the system of inspecting consignments was discontinued by our consular officers and agents.

After referring to the proposed amendment to the treaty, the president, in his message dated Jan. 22, 1908, says: "I earnestly recommend to the Congress the enactment into law of this amendment at an early date, thereby promoting harmonious relations between the contracting parties to the agreement in question. I regard the proposed legislation as a meritorious measure for the improvement of our customs and administrative act, the provisions of which are applicable to importations from all countries alike."

An accompanying communication addressed to the president by Secy. Root and dated Jan. 9, 1908, transmits copies of the new temporary commercial agreement between the United States and Germany, signed April 22 and May 2, 1907, together with the report of the American commission on which the agreement is based.

Mr. Root states that the several modifications of the customs and consular regulations of the United States set forth in the diplomatic note from the secretary of state to the German ambassador at Washington, dated April 22, 1907, relating solely to matters within the power of the executive to regulate, have been carried into effect and extended so far as practicable to all countries alike. The diplomatic note from the secretary of state to the German ambassador, dated April 22, 1907, he states, calls for certain amendments to the law be made. After giving the text of these proposed changes, Secy. Root says that the proposed changes are as follows:

"(1) The right is given to add to the invoice value at the time of entry in the case of consigned goods.
"(2) Also the right to deduct from the invoice value at the time of entry for purchase as well as consigned goods.
"(3) A margin of 10 per cent of variation is fixed within which additional duties shall not be assessed.
"(4) In the case of under-valuation the limit at which the presumption of fraud arises and the merchandise is seized by the collector is reduced from 50 per cent to 25 per cent.
"(5) The word 'unintentional' is inserted in the description of the clerical errors for which additional duties may be levied in order that errors which are not manifest but which can be demonstrated to the satisfaction of the secretary, shall permit the avoidance of additional duty.
"(6) Additional duties are to be assessed on goods subject to specific duty and to which the regular duty is not charged by reason of the difference between the entered and appraised values; that it, when the advance over the entered value by the importer does not increase the rate of duty.
"(8) The privilege is given of paying duty on less than the invoice value."

IT DOES THE BUSINESS.
Mr. E. E. Chamberlain, of Clinton, Maine, says in Chamberlain's America: "It does the business; I have used it for piles and it cured them. Used it for chapped hands and it cured them. Applied it to an old sore and it healed it without leaving a scar behind." 25c. at Z. C. M. I. Drug Dept., 112-114 Main, Salt Lake City.

FOR UNLAWFUL ASSEMBLY.

Irish Constabulary Take in Twenty Men Charged With Riot.

Boyle, County Roscommon, Ireland, Jan. 22.—Two hundred constabulary visited the Geevagh district early today and took into custody 20 men who are charged with unlawful assembly and riot and with having interfered with the mails. Ever one of the 20 prisoners was caught in bed. The operation lasted several hours. The con-



This woman says that sick women should not fail to try Lydia E. Pinkham's Vegetable Compound as she did.

Mrs. A. Gregory, of 2355 Lawrence St., Denver, Col., writes to Mrs. Pinkham:

I was practically an invalid for six years, on account of female troubles. I underwent treatment by the doctor's advice, but in a few months I was worse than before. A friend advised Lydia E. Pinkham's Vegetable Compound and it restored me to perfect health, such as I have not enjoyed in many years. Any woman suffering as I did with backache, bearing-down pains, and periodic pains, should not fail to use Lydia E. Pinkham's Vegetable Compound.

FACTS FOR SICK WOMEN.

For thirty years Lydia E. Pinkham's Vegetable Compound, made from roots and herbs, has been the standard remedy for female ills, and has positively cured thousands of women who have been troubled with displacements, inflammation, ulceration, fibroid tumors, irregularities, periodic pains, backache, that bearing-down feeling, flatulency, indigestion, dizziness or nervous prostration. Why don't you try it?

Mrs. Pinkham invites all sick women to write her for advice. She has guided thousands to health. Address, Lynn, Mass.

stabulary feared that if they attempted to make the arrests in daylight there would be serious rioting so they worked under cover of darkness. The landlords in this district have refused to sell lands to their tenants, and the latter consequently organized a "no rent" combination against the land owners. The latter then sent out processes for rent to their tenants, and it was the mails bearing these documents that were interfered with by the men gathered in this morning.

RED SUNDAY ANNIVERSARY.

St. Petersburg, Jan. 22.—The third anniversary of "Red Sunday," Jan. 22, 1905, passed quietly. There were no demonstrations, and the day attracted little general attention. Even the one day strike of the workmen was not declared this year, the leaders of the Socialist organizations deciding instead to ask the workmen to contribute a day's wages to a fund for relief of the unemployed.

RANK FOOLISHNESS.

"When attacked by a cough or a cold, or when your throat is sore, it is rank foolishness to take any other remedy than Dr. King's New Discovery," says C. O. Eldridge of Empire, Ga. "I have used New Discovery seven years and I know it is the best remedy on earth for coughs and colds, croup, and all throat and lung troubles. My children are subject to croup, but New Discovery quickly cures every attack." Known the world over as the King of throat and lung remedies. Sold under guarantee at Z. C. M. I. Drug Dept., 112-114 Main, Salt Lake City. 50c and \$1.00. Trial bottle free.

WANTS HARVESTER TRUST INVESTIGATED.

Washington, Jan. 22.—Senator Hansbrough of North Dakota today endeavored to have nullified the effect of a resolution offered by him and adopted by the senate on Dec. 17, 1906, directing the department of commerce and labor to investigate the affairs of the International Harvester company, in order, he said, that the department of justice might proceed to prosecute the company. He explained that there exists between the several departments a certain courtesy of comity which makes them desire to act in harmony and for that reason the department of justice is holding back its proceedings while another department is under direction of the senate to make an investigation of the trusts it contemplates to prosecute. The resolution called forth a storm of protests, and Dr. King's New Discovery declared that the International Harvester company is taking a hand in politics in North Dakota and is trying to capture delegates who are to represent that state in the Republican national convention. "Not alone that," said Mr. Hansbrough, "the edict has gone forth from this monopoly that I am to be defeated for the senate of the United States because I had the temerity to offer a resolution to investigate it. The political fortune of a man is a grain of sand compared with the injustice that may be wrought by an institution of this kind. I brought this challenge and am ready to meet it. If the people of my state desire to have this monopoly control their state they do not want me as their representative."

Senator Beveridge declared the statement of the activity of the harvester trust was much more important than the resolution to stop the investigation of the trust. The resolution was, on motion of Senator Fulton of Oregon, referred to the committee on agriculture.

Senator William James Bryan of Florida made his maiden speech endeavoring to have the resolution outright, instead of sending it to a committee.

THE "DIAMOND MAKER."

Paris, Jan. 22.—According to the Journal Mrs. Lemoine, wife of Henri Lemoine, the "diamond maker," stated that she purchased uncultured diamonds in Paris in 1905 to the value of \$5,000, but that her husband reduced them to powder and prepared compositions which emitted such an overpowering odor that he always was ill after the experiment.

CHAS. EMIL DAMARON DEAD.

Paris, Jan. 22.—Charles Emil Damaron, the landscape painter, died today.

DISPUTE OVER ISLANDS OFF YUCATAN COAST.

Mexico, City, Jan. 22.—The disputed ownership of gulf islands off the Yucatan coast worth \$70,000.00, gives promise of a spirited legal clash between the United States and the Mexican government. The heirs of J. W. Taylor, deceased, claim to have acquired full title from Pasquale Quinan, who held the islands by right of discovery. The Mexican government claims that the property is its territory. The islands in question are the Arcas Keys, the largest of which is one and one-fourth miles long and about three-fourths of a mile wide. They are located 22 miles off Yucatan, and al-

though the islands themselves are nothing more than masses of rock, they are rich in guano deposits, which Prof. Hadley of Yale university estimated at 3,000,000 tons.

The story of the islands dates back 28 years to the time of their discovery by Pasquale Quinan, an American, and the affidavits of the latter on file with the state department at Washington copies of which have been sent to Mexico City, show that Quinan landed on the largest island in the group on the morning of January 12, 1880, hoisting the Stars and Stripes and taking possession in the name of the United States. The Mexican government sets forth that the islands because of their proximity to the coast of Yucatan, are to be considered a dependency of the republic.

JAPAN WANTS NO WAR.

San Diego, Jan. 22.—That Japan, far from entertaining the possibility of war with the United States, has not only the friendliest feelings toward this country, but is preparing to welcome the fleet of Admiral Evans upon its arrival in the Pacific, is the assertion of Sakuyei Takahashi, professor of international law, in the Imperial university of Tokyo, and one of the leading men of which have been sent, who is a guest at the Hotel Coronado. He is an authority on international law, a friend of Dr. Nicholas Murray Butler, of Columbia, and of Prof. Hyde of Chicago university. He has written a number of works and has now ready for the printer a book on the Russo-Japanese war from a political or diplomatic standpoint. "The educated people of Japan," he declared, "have only the friendliest of feelings toward America and have absolutely no thought of war."

SEVEN MEN KILLED IN MEXICAN MINE CAVE-IN.

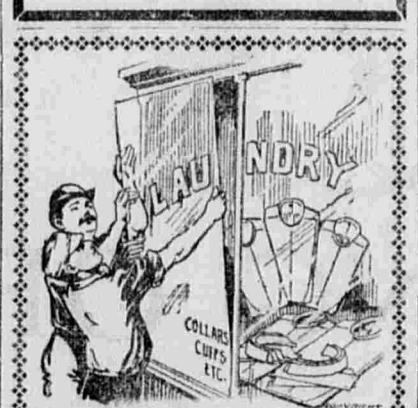
El Paso, Tex., Jan. 22.—News reached here today of the killing by a cave-in of the shaft of seven miners at work in La Estrella mine, one of the Yeta Grande group, in Zacatecas, Mex. In three hours after the accident the bodies of two of the miners, Jose Salas and Pedro Roman, were taken out horribly crushed and mangled. The other five bodies have not yet been recovered.

PACIFIC COAST DEFENSE.

Washington, Jan. 22.—Responsive to numerous petitions from Western commercial organizations, Representative Kahn of California today introduced a bill to provide for the defense of the Pacific coast ports. The bill appropriates \$1,000,000 toward the construction on the Pacific coast of submarine torpedo boats of a most approved type to cost not more than \$200,000.

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A Reliable Remedy FOR CATARRH
Ely's Cream Balm
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A guaranteed cure for the Liquor and Tobacco Habits.
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209 SOUTH MAIN STREET, SALT LAKE CITY, UTAH.
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FOR YOUNG OR OLD THE BEST PILL SOLD
Rings Little Liver Pills
Sold by Z. C. M. I. Drug Dept., 112-114 Main.

MODERN PAINLESS DENTISTS
We want you to show your friends the kind of work we do.
\$5 Set Teeth \$3.75
\$10 Set Teeth \$5.75
\$10 Set (Pink Pearl) \$7.75
Gold Fillings one-half Price.

Liver Pills
It is impossible, simply impossible, for any one to enjoy the best of health if the bowels are constipated. Undigested material, waste products, poisonous substances, must be daily removed from the body or there will be trouble, and often serious trouble, too. Ayer's Pills aid nature, that is all. J. C. Ayer & Co., Lowell, Mass.

CASTORIA
The Kind You Have Always Bought, and which has been in use for over 30 years, has borne the signature of *Chas. H. Fletcher* and has been made under his personal supervision since its infancy. Allow no one to deceive you in this. All Counterfeits, Imitations and "Just-as-good" are but Experiments that trifle with and endanger the health of Infants and Children—Experience against Experiment.

What is CASTORIA
Castoria is a harmless substitute for Castor Oil, Paregoric, Drops and Soothing Syrups. It is Pleasant. It contains neither Opium, Morphine nor other Narcotic substance. Its age is its guarantee. It destroys Worms and allays Feverishness. It cures Diarrhoea and Wind Colic. It relieves Teething Troubles, cures Constipation and Flatulency. It assimilates the Food, regulates the Stomach and Bowels, giving healthy and natural sleep. The Children's Panacea—The Mother's Friend.

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He is ALWAYS with us. There is no PROTECTION in locked doors, so-called burglar-proof safes, watchmen, burglar alarms or watch dogs. They are merely PRECAUTIONS. PRECAUTION is expensive but does not afford PROTECTION. PROTECTION is AFFORDED ONLY BY THE BURGLARY INSURANCE POLICY OF THE UNITED STATES FIDELITY AND GUARANTY CO. THE LARGEST BURGLARY INSURANCE COMPANY In the world—The Company that we represent.

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Maker of Perfect Eyeglasses.
Both Phones 1763.
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SPECIAL LOW PRICES FOR 15 DAYS
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DELINQUENT NOTICE.
CHERRY CREEK MINES CO., Principal place of business, Salt Lake City, Utah. Notice: There are delinquent on the following described stock, to wit: On account of assessment No. 5, of 10 cents per share, levied on the 15th day of December, 1907, the several amounts due, to-wit: the names of the respective shareholders, as follows:

Name	No. of Shares	Amount Due
S. H. Allen	11	\$1.10
W. T. Allen	13	\$1.30
Harriet L. Burton	13	\$1.30
Edward L. Burton	30	\$3.00
S. M. Baker	30	\$3.00
P. H. Cannon	184	\$18.40
P. H. Cannon	184	\$18.40
George Cannon	134	\$13.40
W. H. Folland	159	\$15.90
Wilford Moyle	15	\$1.50
John L. Nelson	15	\$1.50
Jon. S. Richards	15	\$1.50
M. B. Whitney	14	\$1.40
John Wells	28	\$2.80
S. W. Wherry	28	\$2.80
S. W. Wherry	28	\$2.80
S. W. Wherry	28	\$2.80

And in accordance with law and an order of the Board of Directors made on the 15th day of December, 1907, so many shares of each parcel of such stock as may be necessary, shall be sold at public auction at the office of the Secretary of said Company, at the State Bank of Utah, Salt Lake City, Utah, on Friday, the 7th day of February, 1908 at 10 o'clock A. M. to pay the delinquent assessment thereon together with costs of advertising and expense of sale.

HENRY T. MORGAN, Secretary.
State Bank of Utah, Salt Lake City, Utah.
First publication, January 22, 1908.

ASSESSMENT NOTICE.
BLACK JACK CONSOLIDATED MINING COMPANY, Principal Place of Business, Provo, Utah.
Notice is hereby given that at a meeting of the Board of Directors of the Black Jack Consolidated Mining Company, held on the 15th day of January, 1908, an assessment (No. 1) of three (3) cents per share was levied on the outstanding capital stock of the corporation, payable immediately to R. E. Allen, Secretary, Rooms 5, 6, 7, and 8, Knight Block, Provo, Utah. Any stock upon which the assessment may remain unpaid on Thursday, January 22nd, 1908, will be delinquent and advertised for sale at public auction and unless payment is made before, will be sold on Monday, March 16th, 1908, at the hour of 2:00 o'clock P. M. at the Court House in Provo, Utah, to pay the delinquent assessment, together with the cost of advertising and expense of sale.

R. E. ALLEN, Secretary.
Office: Rooms 5, 6, 7, and 8, Knight Block, Provo, Utah.

PROBATE AND GUARDIANSHIP NOTICES.
Consult County Clerk or respective signers for further information.

IN THE THIRD JUDICIAL DISTRICT Court in and for Salt Lake County, State of Utah, Department No. 1, in the matter of the estate of Horace M. Johnson, Deceased. Notice: The petition of Horace M. Johnson, praying for the admission to probate of a copy of document purporting to be the last Will and Testament of Horace M. Johnson, and for the granting of Letters Testamentary to Horace M. Johnson, has been set for hearing on Thursday, January 22nd, at 10 o'clock A. M., at the County Court House, in the Court Room of said County, in Salt Lake City, Salt Lake County, Utah.

Witness the Clerk of said Court with the seal thereof affixed this 14th day of January, A. D. 1908.

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

By W. H. Farnsworth, Deputy Clerk. Weber & Olson, Attorneys for Petitioner.

IN THE DISTRICT COURT, Probate Division, in and for Salt Lake County, State of Utah, in the matter of the Estate and Guardianship of Ray Spencer Sheets, Minor. Notice: The petition for approval and settlement of the final account and discharge of Edwin S. Sheets as the Guardian of the person and estate of Ray Spencer Sheets, Minor, has been set for hearing on Saturday, the 1st day of February, A. D. 1908, at 10 o'clock A. M., at the County Court House, in the Court Room of said County, in Salt Lake City, Salt Lake County, Utah.

Witness the Clerk of said Court with the seal thereof affixed this 21st day of January, A. D. 1908.

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

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

IN THE DISTRICT COURT, Probate Division, in and for Salt Lake County, State of Utah, in the matter of the Estate of John S. Wither, Deceased. Notice: The petition of John S. Wither, Executor of the estate of John S. Wither, deceased, praying for the settlement of final account of said executor and for the distribution of the residue of said estate to the persons entitled, has been set for hearing on Saturday, the 25th day of January, A. D. 1908, at 10 o'clock A. M., at the County Court House, in the Court Room of said County, in Salt Lake City, Salt Lake County, Utah.

Witness the Clerk of said Court with the seal thereof affixed this 14th day of January, A. D. 1908.

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

By W. H. Farnsworth, Deputy Clerk. Bradley, Planchet & Harkness, Attorneys for Petitioner.

If you are particularly interested in any subject and can't get information enough about it, why don't you use the services of a press clipping bureau? For instance the—
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Salt Lake City Coupon Paving Warrants (in \$500.00 and \$1,000.00 denominations) bearing 6 per cent interest. Redeemable in ten annual payments. A safe, conservative and paying investment, especially desirable for small investors.
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