474

BY TELEGRAPH.

TER WESTERN UNION TELEGRAPH LINE.

AMERICAN

WASHINGTON, 2.—The President has sighed the olcomargarine bill and sent the following measage to the Honse of Representatives stating his reasons for approving it:

To the House of Representatives:

Is the House of Representatives: I have this day approved the bill originat log in the House of Repre-sentatives, entitled "Au act defining butter, and also imposing a tax upon and regulating the manufacture, sale, importation and exportation of oleo-margarine." This flegislation has awakened much interest among the people of the country, and an earnest argument has been addressed to the Executive for the purpose of in-fluencing his action thereupon. Many in opposition have arged its dangerous character as tending to break down the boundaries between the break down the boundaries between the proper exercise of legislative power by the Federal and State authorities. Many in favor of the cuactment have Many in favor of the euactmeut have represented that it promised great ad-vantages to a large portion of our population who are sadly in need of relief, and those on both sides of the question whose advocacy or opposition were based upon no broader founda-tion than local or personal interest have outnumbered all the others. This npon its face and in its main features is a revenue bill, and was first intro-duced in the House of Representatives where, the Constitution declares, that all bills for raising revenue shall origi-nate. nate

The Constitution has invested Con-gress with very wide legislative discre-tion, both as to the necessity of taxation and the selection of the objects of its burden, and though if the question was presented to me as an original proposition 1 might doubt the present need of increased taxation. I deem it my duty in this instance to defer to the judgment of the legislative branch of the government, which has been so cu-phatically anuounced in both Houses phattering inhomized in both houses of the passage of this bill. Moreover, those who desire to see removed the weight of taxation now pressing upon the people from other directions, may well be justified in the hope and expectation that the selection of an additional sub-terior internal taxation well able to pustined in the hope and expectation that the selection of an additional sub-ject of internal taxation well able to bear it, will be legislation in the direc-tion of relieving our citizens of other revenue burdens. These burdens will be rendered by the passage of this bill, even more than heretoiore unneces-sary and heedlessly oppressive. It has been urged as an objection to this measure, that while purporting to be legislation for revenue, its real pur-pose is to destroy, by the use of the taxing hower, the industry of one people for the protection and benefit of another. If entitled to indulge h such a snspicion as a basis or offichal action in this case, and if entirely satisfied that the consequences indi-cated would ensue, I would doubtless feel constrained to interpose the ex-ecutive dissent. But I do not feel called npon to in-terpret the motives of Congress other-

ecutive dissent. But I do not feel called npon to in-terpret the motives of Congress other-wise than by the apparent character of the bill, which has been presented to me, and I am convluced that the taxes which it creates cannot possibly de-etroy the open and legitimate manu-facture and sale of the thing upot which it is levied. If this article has the merit which its friends claim for it, and if the people of its real character desire to purchase and use it, the taxes enacter by this bill will permit a tair profit to both manufacturer and dealer. If the existence of the comminity taxed and sale depend upon the disposing of it to the people for something else which it decertifully imitates, line en-tire enterprise is a fraud and not an industry, and it it cannot endure the exhibition of its real character, which will be effected by the inspection, the supervision and the stamping which this bill directs, the sooner it is de-stroyed the better, in the interest of fair dealing.

Such a result would not furnish the Such a result would not furnish the first instance in the history of legisla-tion in which a revenue bill produced a benefit which was merely incidental to its main purpose. There is certain-ly ne industry better entitled to the incidental advantages which may fol-low this legislation than our farming and doing interest, and to none of our taken by the United States Govern-ment. The other members opposed the idea of Texas taking upon herself the re-sponsibility of punishing Mexico for the outrage. The murder of Rasneres in itself, while rendered of more Na-tional importance by the attending Cir-camstances was, in the opinion of these gentlemen, only such a crime 'as was liable to happen at any time either in Mexico or in any other country, and and dairy interests, and to none of onr people should they be less begrudged than to our farmers and dairymen. The present depression of their occupation, the hard, steady and often unremuuera-tive toil which such occupation exacts, dated to the burdene of textion troit 4. Boston.—Boston 14,'St. Louis 7. NEW ORLEANS, 2.—Information was received uo-day that the Norwegian bark Agnes Campbell, which arrived at Ship Island quarantine station . Thurs-Addresses wer: made in her behalf. A numbered of prayers were offered and she was forgiven. CHitcaGo, 2.—The cross-examination of Simouson occupied full half an hour at the beginning of the alternoon but without apparent result tive toil which such occupation exacts, added to the burdens of taxation which are placed on our farmers, en-title them to every legitimate consider-ation. Nor should there be an opposi-tion to the incidental effect of this leg-islation on the part of those who pro-fess to be engaged bonestly and fairly in the manifacture and sale of whole-some and, valuable articles of food, which by its provisions may be subject to avaid on a subject to avaid on the subject in Mexico or in any other country, and the most that the State Department can ask of the Mexican government is that the murderers be punished and possibly for some remnneration to the widow of the murdered man for her loss any dight from Aspinwall, lost on her passage and siace her arrival at this station, six men out of twelve from yellow fever. Two of the crew died on the evening of her arrival and were buried Friday on Ship Island. One other has been taken sick sluce the vessel arrived and there are four cases session, but without apparent result. At this point the defense commenced the introduction of a long line of wit-nesses to corroborate entirely the new her loss. hesses to corrotoriate entrepy the new theory of the defense in regard to the throwing of the bomb. It was sought to be shown that the deadly missiles came not from near the speakers' stand, and flying in a southwesterly di-rection into the ranks of the police, but were perform 30 fast in but he distance. vessel arrived, and there are four cases on board, leaving only the Captain and two menon duty. The infected vessel is under strict quarantin a. New York, 2.— the grand jury for the Angast term of the General Ses-alons Court was sworn in to day, by Representative Crain will have a conference with Secretary Bayard on the matter to-day. to taxation, as long as their ousiness is carried ou under cover and by false THE PUBLIC DEBT. pretenses. Such men have had bad company in those who manufacture vile and barm-ini material, and who take their places without challenge, with the better sort, in the common crusade of deceit against the public. But, if this occu-pation and its methods are forced into theilight and all these manufacturers must aither stand upon their merits or The following is a recapitulation of the public debt statement issued to day: Interest bearing debt, principal sions Court was sworn in to-day by Judge Cowig. His thonor reterring to arose perhaps 30 feet south of the wayon and were burled through the air in a northwesterly direction, and therearose perhaps 30 feet south of the wagon and were hurled through the air \$1,214,002,035 in a northwesterly direction, and there-tore in a manner towards the speakers' 5,5577,815 and one-half notes. The wind is charge: "I wish to call your especial ing of evidence to prove that Spies was \$1,755,559,047 \$1,400,203/604 McCormick's, and which was made the \$1,400,203/604 McCormick's, and which was made the and interest, Debi on which interest has ceased since maturity, Debi bearing no interest, Total debt, principal and interest, \$1,735,559,947 Total debt, less available cash items, \$1,460,273,664 must either stand upon their merits or fail, good and bad must soon part com-pany and the fittest only will survive.

Not the least important incident related in this legislation is the de-feuse afforded to the consumer against the fraudulent substitution and sale of n impicted on the consumer against an impicted of the consumer against new least 1, 1886, Debt less cash in Treasury Au-gust 1, 1886, Debt less cash in Treasury Au-

feuse afforded to the consumer against the fraudulent substitution and sale of an imitation for a genuine article of food of very general household use. Notwithstanding the immense quantity of articles described in this bill which is sold to people for consumption as food, and notwithstanding the claim made that its manufacture supplies a cheap substitute for butter. I venture to say that hardly a pound ever entered a poor mau's door under its real uame and true character. While in re-lation to an article of this description there should be uo governmental regulation of what a clitzen shall eat, it is certainly not a cause of regret if by legislation of this char.cter he is afforded a means by which he may better protect himself agalost imposi-tion in meeting the needs and wants of his daily life. Having entered upon this legislation, it is a maui-fective as possible in the accom-plishment oi all the good which should legitimately follow in its train. This leads to the suggestion that the article proposed to be taxed and the circum-stances which subject it thereito, should be clearly and with great distinctness defined in the statute. It seems to me that the object has not been completely attained, in the phaseology of the defined in the statute. It seems to me that the object has not been completely attained, in the phraseology of the second section of the bill, and that a question may well arise as to the pre-cise condition the article to be taxed must assume in order to be regarded as "made in the imitation or semblance of butter, or when so made, calculated as "made in the imitation or semblance of butter, or when so made, calculated or intended to be sold as butter or for butter."

butter." The 14th and 15th sections of the bill, in my opinion, are in danger of being construed as an interferencee with the police powers of the States. Not being entirely satisfied of the unconstitu-tionality of these provisions and regarding them as not being so connected and interwoven with the other sections as if found invalid would vitlate the entire measure, if have determined to commend them to the attention of the liouse with a view would view the twice the twice interstite, i have determined to commend them to the attention of the House with a view to an amendment to the bill if it should be deemed necessary, and if it is practicable at this late day in the session of Congress. The fact, too, that the bill does not take effect by its terms until nisety days have elapsed after its approval, thus leaving it but one month in operation before the next session of Congress, when, it time does not now permit, the safety and efficiency of the measure may be abundantly protected by remedial leg-islative scrion, and the desire to see realized the beneficent results which it is expected well immediately follow the ina ignistion of this legislation the inaughration of this legislation have had helr influence in determid-ing my official action. The considera-tions which have been referred to will, tion (hins which have been interfed to whi, 1 hope, justify this communication and the suggestions which it contains. (Signed) GROVER CLEVELVND. EXECUTIVE MANSION, August 2, 1966

1880. WASHINGTON, 2 — The conferees on the sundry civil appropriation bill this moruing agreed to report back a dis-agreement on that measure. Many points of difference have been adjustagreement ou that measure. Many points of difference have been adjust-ed, however, and the only matters that will require action at the next confer-ence are amendments relating to the coast survey, public land surveys, the occupancy of the pension office balld-ing, stenographers to the Supreme Court Justices, Yellowstone Park and an adnitional building for the govern-ment insane asylum. The Post says: Members of the Texas delegation in Congress who rep-resent the border districts do not ap-prehend any serious troubles as to the result of the present feeling of indig-nation among their constituents, ow-ing to the marder of Francisco Ras-ueres by the Mexican authorities, or from the detention of editor Cutting. Represents the El Paso district said that so far as he knew, the matter was in the marder of the streat matter was in the

Representative Lanham, who repre-sents the El Paso district said that so far as he knew, the matter was in the hands of the State Department entire-ly, and would be settled through regu-lar diplomatic channels without the slightest effort at interference being made by the people of El Paso and the urrounding country. In regard to the murder he thought that while the people in the immediate vicinity of Piedras Negral were doubt-less indignant, he apprehended little actual trouble, other than the action taken by the United States Govera-ment.

108,025,325

Debt less can't in Freasury gust 1, 1886, Debt less can't in Treasury July 1, 1886, Decrease of debt during month, Cash in Treasury available for reduction of public debt, Total cash in Treasury, as shown by Treasurer's gen-eral account. 1,350,087,279 1,399,136,385 9,049,106

195.265.44%

484,856,903

DEMENT DEPARTS.

In the secret session of the Senate to-day when the case of R. S. Dement, nominated to be Surveyor-General of nomiuated to be Surveyor-General of Utah, was reached, it was announced that General Logan, who was absent, bad left word that he had no more fight to make in Dement's behalf. Senator Callom said he had when the case was up before voted for confirmation chief-ly because his colleague desired it, but he was not the kind of man the government needed in the position of Surveyor-General of Utah, and he would there-fore oppose confirmation. Nobody defended Dement and he was rejected a without division. without division.

without division. Fitz-John Porter was confirmed without debate and by nearly the same vote as that cast for the Fitz-John Porter bill.

The nominations of C. H. Potter to be Indian agent for the Omaha and Winne-bago Agency and E. H. Kimman to be Postmaster at Jacksonville, Illinois, were rejected. Senator Sherman tried to call up the mithation traction with Great Restation

Senator Sherman tried to call up the ratification treaty with Great Britain, favorably reported from the committee on foreign affairs, but the proposition was voted down by a majority which made it scem improbable that any action will be reached this session. Representative Crain, of Texas, to-day had an interview with Secretary Bayard in reference to the Cutting and Rasneres cases. Mr. Crain said that the Secretary is aroused to the impor-tance of the principle involved, and is determined to protect American enti-zens to the full extent of his power. It is understood that the home com-mittee on foreign affairs will declare the arrest and imprisonment of Cutting to have been an infringement of his to have been an infringement of his rights as an American citizen, and will report a resolution requesting the Presideut, in an emphatic manuer, to demand his release by the Mexican sideut,

Government. Representative Collins of Massa-chusetts to-day introduced in the House a bill authorizing the President to deny all commercial rights, including the right to transport vehicles or cars in the United States to such for-eign countries as may deny commer-cial privileres to the citizens of the United States. The President has vetoed four more paration bills

peusion bills.

Attoruey-General Garland has gone to Arkansas for several weeks' vacation.

Among the clerks dismissed from the Patent office Saturday was Miss Alice E. Weenam. a grand-dangater of President Thomas Jefferson.

The conterence 'committee on the river and harbor bill to-night reached a complete agreement on the points in dispute in that measure and it will be reported to the House to-morrow. As agreed upon in conference the Henne-in Canal clause is so amended as to agreed upon in conference the Henne-pin Caual clause is so amended as to authorize a survey of the line of the proposed canal by a board of govern-ment engineers who are to report at the next meeting of Congress. Mean-while no appropriation is made for the beginning of the work of construction. Bost. N. 2.—Yesterday Rev. Wm. A. Downs, made the linst of his long-p:omised sensational disclosures in defense of his character and the affair is likely to prove a ten days' wonder. defense of his character and the affair is likely to prove a ten days' wonder. At his regular meeting in Bumstead Hall, a long series of resolutions were read reviewing the call of Mr. Downs to the church, the reviewal he iuaxgu-rated, the efforts of Deacon Joseph Story to secure his removal, the pros-ecutions of the pastor and the long suffering of the latter in his efforts to secure a reconciliation. The resolu-tions then expel Deacon Story on the ground of adultery and his failure to prove his innocence of that charge, as he promised he would do.

prove his innocence of that charge, as he promised he would do. In connection with the resolutions an shidavit was read from a temale member of the church confessing to improper intercoure with Deacon Story. The atildavit asserts that death would have been far more preferable to this confession and publicity and trouble that will follow, but that it is made because Deacon Story is at the bottom of the persecution which Mr. fair dealing.

occasion for the Haymarket gathering. The defense claimed by their witnesses that Spic's weat there on invitation of a delegate of the Lumber Shovers' Union to the Central Labor Union, of whom the lumber shovers' organiza-tion is a part. John Ferguson, the janifor of the building on the corner of Clinton and Washingt in streets, who was also pro-prietor of a small tailor shop at that place and has lived sevencen years in Cheago, was the next witness after Simonson. Ferruson testified that the speeches of Sides and Parsons in the Haymarket were not at all incendiary. After listening to Fielden for a lew minutes the witness heard some inter-ruption with a proposition to adjoin. The crowd was beginning to dwindle. Witness himself lef and had reached the southwest cornor of Randolph witness nimiself for and nad reached the southwest cornor of Randolph and Desplaines (streets. He saw the police "rush out" off a side street and whirl down the street. The; were coming very rapidly. One of the offi-cers repeatedly ordered the police to hurry. Suddenly there was a report, up he saw flawhee of mictule hurry. Suddenly there was a report, and he saw flashes of plstols. "Where, were the flashes?" inter-jected one of the attorneys for the de-

icase. "They were all in the middle of the street south of Randolph," replied the

witness. "Did yon see any flashes on either side of the street where the crowd stood?"

"No, s.r." When the witness left the meeting, just previons to the coming of the po-lice, the crowd was very orderly. It was as orderly an out-door meet-iug as he ever saw in his life. "Are you a Socialist?" asked Reisler, who was conducting the examination for the defense. "No, str." answered the witness. "An anarchist?" "No, sir." "A Communist?" Again the reply was in the negative,

Again the reply was in the negative, and the witness was turned over to the State's attorney, whose cross-ques-tioning was brief and on the whole un-

State's attorney, whose cross-dues-tioning was brief and on the whole un-productive. The next witness, Ludwig Zeller, secretary of the Ceutral Labor Union, ou the night of May 4th, was at No. 5i West Lake Street utill a quarter past 10 o'ciock. He went to the Haymarket and took up a position a few steps south of the lamp facing the wagon. He heard uo reply from auy person on the wagou to Captain Ward's command to disperse. He saw a light arise from a point 10 or 12 feet south, and fall in the midst of the police. The course of the bomb was in a northwesterly di-rection. After the explosion of the bomb witness ran south. He saw no citizens shooting, but many fall-ing.

No entrens should g, but many tan-ing. Witness was here asked by the de-fense in regard to the meeting of the Ceutral Labor Union on May 2d. Zeller said he was there representing Chear Makers' Union No. 15.

Clear Makers' Union No. 15. GALVESTON, Texas, 2.—A special to the Netzs, from Eacle Pass says: By a special order of Governor Ireland to County Attorney Kelso, a complaint was lodged against County Judge Hoff-stetter, Sheriff Oglesby, Deputy Sheriff B. Diaz and Francis Mondragon for being concerned in the illegal capture and delivery of Francisco Rasueres to the police of Piedras Negras. The first three mentioned individuals were ar-rested and placed under a bond of \$1,000 each to appear before Justice Dunn. A citizens' meeting held at the Court House this afternoon passed resolutions strongly endorsing the action of Governor Ireland in the pre-mises, and thanking him in the name of Montrial Courts in the table of the strenge of the strenge of Montrial Courts in the table of the strenge of the strenge of Montrial Courts in the table of the strenge of the strenge of the strenge of Montrial Courts in the strenge of the strenge of

resolutions strongly endorsing the action of Governor Ireland in the pre-mises, and thanking him in the name of Maverick County for coming so promptly to the relief of its people. CHICAGO, 2.—Prince Higashi Fush-imi, separated from the Mikadosuip of Japan by only a third or fourth cousin-ship arrived nere to-day with Viscount Hykato, Captain Muraki, Sashodi H. Krino and oue servabt. They are on their way from Europe to their native home. Prince Fushim's manners are most polished and pleasant. He has the appearance of a Spanish gentle-man. He has been in Paris fog a year and speaks French fluently. He wears the latest fashlonably cut clothing and is addicted to carrying a cane. The Prince also smokes cigarettes. The mission of the Prince to this country was to study science and politics, and he has been fairly successful in both. The party spent to-day driving about the city. They left for San Franciseo to-night. NEW YORK, 12.—New York 10, Chi-cago 4. Philadelphia.—Philadelphia 6, De-troit 4. Boston.—Boston 14.'St f.onis 7

ful and wicked motives, a phb-lic office has been hauded over to a contractor, this contractor, as is claimed, being the actual head of the office, the other being only in nominal possession. The department accord-ing to common report, has been in the bands of this contractor for some time. possession. The department accord-ing to common report, has been in the hands of this contractor for some time, and he has bad the power to give him-self contracts, and discharge and ap-point men, so that substantially the office has been in the hands of a man who has carried it on ma manner, no doubly, antigonistic to the welfare of the City and the taxpayers. The ques-tion of the truth or falsity of these charges is for you to pass upon. I can-not. If it is true that this Depart-ment was infined over as stated, there has been a most wicked and criminal act committed, which demands prompt action through your hands. Other in-vestigation is to determine whether or not criminal law has been violated. If there has been, you must bring the guilty party or praties before this tri-bunal. If you find these eharges of corruption to be well founded, you will then make an investigation as to all concerned in it, for all who might have taken part are equally guilty."

will then make an investigation as to all concerned in it, for all who might have taken part are equally guilty." SAN FRANCISCO, 3.—Since early this morning the streets of the city have been throaged with people cager to se-care a good place to see the parade of the Grand Army of the Republic, which takes place to day. A start will be made from Van Ness Avenue in the upper part of the city, and is timed for 10:30. As early as 9 o'clock both sldes of all the streets along which the pro-cession will pass were filled with eager happy crowds, ready to extend to the

cession will pass were filled with eager happy crowos, ready to extend to the veterans a most joyous welcome. Weather cool and clear. Owing to the number of posts and the number taking part, the procession did not begin to move until eleven o'clock. The serried ranks of men and their excellent marching, presen-ed au imposing appearance and elleited the wildest cheering and enthusiasm from the spectators who lined the streets and filled the windows of the buildings.

streets and niled the windows of the buildings. SACRAMENTO, 3.—Both houses of the Legislature met at 1 o'clock this morn-ing and immediately proceeded to elect a United States Senator to fill the va-cancy caused by the death of Senator John F. Miller, which, since his death, has been filled by Senator Geo. Hearst, appointed by Gov. Stoneman. A. F. Williams, who was nominated at the republican caucus a tew hours before, was nominated, and received a majori-

a appointed by Gov. Stoneman. A. P. Williams, who was nominated at the republican caucus a lew hours before, was nominated, and received a majori-ty of the votes in both houses. The democrats nominated Senator Hearst. The vote of both houses stood Williams 70, Hearst 24. KANSAS CITY, 4.—The Journal's Lin-colu, Neo., special says: A norrible murder and suicide is reported from Marysville, a country postolifice a lew miles northwest of Seward. It seems that a young man by the name of Fred Inde, had failen in love with John b Ruthke's daughter. An elopement was contemplated, which, it is supposed, was frustrated by her father. On Sun-day an altercation took place and it is supposed the girl sided with herfather. This frenzed the young man who drew i revolver and fired three latai shots. E. E. Paso, Texas, 3.—Several days ago the Mexicau authorities suit that touting would receive his science last Saturday, out the promise was not kept. It is now said by then that tue sentence will be pronounce i fiext Wednesday to a certainty. The popu-lace of Paso del Norte has bycame. I that is a sign of coascious weakness. I this reported by well informed Mexicans, that, if Texas was left tout Mexico could whip the remainder of the United States very easily. Yes-terday expling a meeting of the culti-zens of El Paso. The call reads "A erand mess meeting will be best citi-zens of El Paso. The call reads "A erand mess meeting will be best citi-zens of El Paso. The call reads "A erand mess meeting will be best citi-zens of El Paso. The call reads "A erand mess meeting will be best citi-zens of El Paso. The call reads "A erand mess meeting will be best citi-zens of El Paso. The call reads "A erand mess meeting will be best citiior which was signed by the best chi-icens of El Paso. The call reads "A grand mass meeting will be held too-night at half past seveu, in iront of the Grand Central Hotel, to endorse the action of Governor I reland in demand-ior faders! protection for the Texas iog federal protection for the Texas frontier, and to protestagalost Mexican outrages on American Citizens. Ameri-can citizens must not be shot down in Cold blood by Mexican anthorities.' Chicago, 3.—The post office insp tors made four arrests yesterday inspec-

tors made four arrests yesterday out refuse to divalge the banes of their prisoners. The weu under arrest, however, are supposed to be impli-cated in the recent Minneapolis post office robbery. Saturday, Waldron, cashier of the Chicago Trust and Savings Bank, telephoned to Com-missioner Hoyt's office inquiring the law regulating the purchase of stamps and stating that \$4,000 worth had been offured at the Bauk. The inspectors at ouce began work on the case. They learned that L. E. Crandell of No. 114 Wabash Avenue, had been solicited to make the pur-chase and had gone to the bank with the matter. A meeting with the perthe matter. A meeting with the per-son who had possession of the stamps was arranged and the four arrests named followed as the result. MOUNT WASHINGTON, N. H., 3.-A northwest gale is blowing at the rate of 60 miles an hour. It set in at nightfail yesterday. Snow began to fail at 2:30 this morning and at 5:30 the ground was covered to a depth of one

THE DESERET NEWS