SALT LAKE CITY, UTAH TERRITORY, FRIDAY EVENING, MAY 21, 18:6

NO. 152

ERATOR AND

EVENING NEWS: Published every Evening, except Sunday. One Copy, one year, with Postage, \$19 00

DESERET NEWS: PUBLISHED EVERY TUESDAY AND SATURDAY One Copy, one year, with Postage, six months, "three months, "

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XLIX CONGRESS.

Washington, 20 .- In the Senate today Manderson reported favorably from the committee on military atfairs the bill to authorize the Chevenne and Northern Railway Company to build its road across the Fort Russell

The bill then passed.

The Staten Island bridge bill was then laid before the Senate, and McPherson resumed his speech against the bill as reported and in support of his amendment providing for, a tunnel instead of a bridge.

After considerable debate on the Staten Island bridge bill, an amendment offered by Vest was agreed to suther. offered by Vest was agreed to, authorizing the Secretary of War, if he should leem any alteration of the bridge necessary or the entire removal of the bridge necessary to avoid obstruction o commerce, he may order its alterathe affirmative were Messrs. Bow-

en, Hampton, McPherson, Plumb and Voorhees, as a Western man, could After further debate and the voting down of some amendments, the bill was passed by a viva voce vote as reorted from the committee, with the ole addition of Vest's amendments. The bankruptcy bill was then laid efore the Senate, and the Senate ad-

HOUSE.

WASHINGTON, 20.-The foreign mail as much of the balance as may be required, shall be expended in increasing usual, was mainly devoted to the conthe frequency of the postal service of such steamship lines, and in the establishment of postal service by American built and registered steamships can built and registered steamships can built and registered steamships between the United States and such ports of foreign countries herein named not now connected with the United States by American steamship lines, as the Postmaster-General may elect, in-cluding Buenos Ayers and Montevideo.

regard to the Coastwise and Star route service. All the talk about paying the 150,000 to the Pacific Mail Company was made to alarm the members. How these gentlemen could twist this provision into a subsidy, he could not understand. The Star route service could as well be called a subsidy. McMillan, of Tennessee, thought the efforts of the triends of the amendment to prove that the appropriation was not a subsidy, had been futile. It was a subsidy in the broadest and boldest sense, and the question for the House to determine was whether it was ready

the gentleman, and everything that goes elsewhere is unsatisfactory to him. This is a policy on which we should not enter. I glory in American institutions on account of their purity. If it paid better to work on the ocean taan on the land, the people of the United States, with their enterprise,

energy and intelligence would navigate Goff, of West Virginia, maintained that by paying fair wages for labor rendered the government, the govern-ment could have a merchant marine endeavoring to extend American com-

After further debate the committee of the whole rejected by 86 to 142 Bur-rows' amendment to the Senate amendment to the postoffice will. As this was regarded as a test vote, the announcement of the result was greeted with cheers by the democratic side. The committee then non-concurred in the Senate \$800,000 amendment and reported its action to the House. The vote confirming the action of the committee on the loreign mall service was yeas 187, nays 80.

The announcement of the result was received with a round of applause from the democratic side.

The bill and amendments will now be sent to the Senate and then go to a profesence committee.

Herrick, Captain Wm. E. Herrick, The House then adjourned.

AMERICAN.

Wired from Washington. WASHINGTON, 20 .- The House comnittee on commercé to-day instructed the chairman to report the enacting clause of the inter-State the Reagan bill as an amendment in place of the provisions of the Cullom bill. This was done for the purpose of bringing both bills fully before the

The Senate committee on commerce will continue its daily meeting and have permission to sit during the sesion of the Senate to consider the harbor bill. It has concluded to make a preliminary study of the measure as it comes from the House, item by item, before deciding upon anything and its members have decided not to make any disclosures recording the compiler. ny disclosures regarding the commit ce's work until the preliminary examination shall be completed. At to-day's session of the National Vinticultural Convention a number of interesting statements and exhibitions were made by persons connected with the Agricultural Bureau.

Commissioner Coleman stated that the samples of all exhibits would be described by the departments for careful analytical work and study. A paper on "American Grapes" by T. M. Munson, vice-president of the Promological Society of Texas, was read, and an interesting discussion followed. A paper by Hon. Samuel Miller, of Missouri, on "How to Multiply New Varieties and Bring them to Early Fruiting," was then read; also one by

Professor Scribner, of the Agricultural Bureau, on "Grape Mildew and Black This paper opened a wide range for discussion most important to the convention, the Professor stating that inasmuch as the search for the remedy for these diseases was of vital importance to all producers, the department would continue to give special atten-

tion to the same. A long discussion followed on the subject of the grafting of vines, and the influence of pruning upon fruit product ! Prof Husman, of California, formerly of Missouri, was one of the principal speakers.

Many prominent people visited the Masonic Temple this evening to see the exhibits of California wines, brandles

BY TELEGRAPH.

ment was most favorable as to the quality of the samples produced.

The House Committee on Judiciary to-day decided to report adversely on to-day decided to report adversely on the samples produced.

The House Committee on Judiciary to-day decided to report adversely on to-day decided to report adversely on to-day decided to report adversely on the samples produced.

The House Committee on Judiciary to-day decided to report adversely on the bad sold Maxwell a hat on Easter Monday. Maxwell a hat on Easter Monday. Maxwell a hat on Easter and there was a strong current setting make him look like a yankee," and there was a strong current setting was very nervous. masters and judges shall be elected by

and the Fort Laramie military reservation.

the bill the Basteria
Indian Territory.
The House Committee on Naval Af-

On motion of Manderson the bill was taken up.
On motion of Edmunds it was so amended as to provide that if the rights conferred upon the road were not exercised, and if the road was not built within the three years, the privilege granted by the bill shall cease and terminate.

The House Committee on Naval AI-fairs to-day substantially completed the naval appropriation bill and it will probably be reported to the House to-morrow. The bill appropriates about \$11,750,000, while the estimates submitted by the Navy Department contemplated an expenditure of \$30,836,337. The appropriation for the current fiscal year is \$15,029,705. The striking discovered to the House to-morrow. The bill appropriates about \$11,750,000. While the estimates submitted by the Navy Department contemplated in the submitted by the Signature of \$30,836,337. The appropriation for the current fiscal year is \$15,029,705. The striking discovered to the House to-morrow. crepancy apparent between the appro priation for the next year and the esti-mates of the Department is explained by the fact that all of the items in-cluded in the estimates for the new construction, aggregating \$14,816,368, are omitted from the appropriation bill, as they form the substance of a special bill for a new nayal establishment almost appropriate by the commit

ment already reported by the commit-Representative Payson of Illinois has prepared a report on the bill to prevent aliens from acquiring real esto commerce, he may order its alteration or removal at the expense of the owners, and if the bridge be not dished within two years, the right to build should cease and determine.

McPherson's amendment for a tunnel instead of a bridge was rejected yeas 5, nays 40. The Senators voting in the affirmative were Messrs. Bowof so administering our public land system that the agricultural land of the Nation shall be parted with, with-Noorhers, as a Western man, could not vote to shut out railroad competition from the West to the ocean. He thought the attempt of the railroad company to get to New York City, a move which could only result in ad-

move which could only result in advantage to the West and East alike.

After further debate and the voting down of some amendments, the bill foreigner who has not declared his intention to become a citizen of the tention to become a citizen of the United States, nor any corporation one fourth of whose stock is owned or controlled by aliens or foreigners, shall have the right to acquire real estate in any of the Territories of the United States. The bill has been agreed upon by the committee and will probably be reported one day this week ably be reported one day this week.

service amendment having been Congressman Boutelle called at the reached, Blount of Georgia, moved State Department this morning with a non-concurrence in it.

Burrows of Michigan, moved a concurrence in the amendment with the following amendment thereto: Pro
Burrows of Michigan, moved a concurrence in the amendment with the following amendment thereto: Pro
State Department this morning with a said also that he had learned the jewelry trade. He was asked what he had to say why judgment should not be can schooners. Jennis and Julia to pronounced against him seconding to the concern and the pronounced aga following amendment thereto: Pro-wided, That not exceeding \$400,000 here-in appropriated shall be expended in the payment of existing American the payment of existing American had not yet received any official inforsteamship lines for the transportation of foreign mails according to the schedules heretofore in force, and that

formation from Consul-General Phelan at Halifax, in regard to the seizure of the American vessels Adams and Doughty. Boston, 20 .- A former fishery seizure cluding Buenos Ayers and Montevideo.

Burrows answered the objections made to the Senate amendment which he said gave the Postmaster-General the same discretion in regard to the foreign service as he now possesses in regard to the Coastwise and Star route service. All the talk about paying the

The case was argued in the Vice Admirality Court of New Brunswick in March of the following year, before Judge Hazen, who interpreted the convention of 1818 in a wholly different spirit from the construction placed upon it by the British Crown officers there now. He decided that the seizure was illegal and ordered the release of the vessel with everything that was on board when the seizure was made. Judge Hazen cited the fact that the White Fawn was not alleged to have fished within three-mile limit, and for to enter upon the policy of giving grat-uities to steamship companies. When the master's intention to fish outside reduced to the last analysis this the limit only. It was not for the amendment was the entering wedge to a system which could work viciousness and corruption only.

Adams of New York—Did you vote for the river and harbor bill?

McMillan—Yes, and I would do it again. I notice that everything that goes to High Bridge is satisfactory to

Portland, Maine, 20.—Colonel Lewis B. Smith, first deputy collector, who is the executive head of the Portland Custom Hovse, says that the object of the "touch and trade" permit is to protect the United States revenue and o show that the vessel taking it out does not undertake other business than that in which she professes to engage. It is for the convenience of the custom service and the protection of the vessel against harassment from our officers, and is purely our own affair in which foreign governments have no oucern.

Democrats and republicans unite in denouncing Secretary Bayard. There has been an added excitement to-day, it having been reported that Presi-dent Cleveland had vetoed the Frye Boston, 20.-There has been some

excitement along the water front over the report that a fishing schooner had been arming in this harbor. The story is as follows: The schooner Augusta Herrick, Captain W.n. E. Herrick, left by the Canadians, the owners of the vessel decided that something must be vessel decided that something must be done to protect their property. Herrick accordingly put into Boston harbor and her captain went ashore. He went to a gun store and purchased two 36-inch yacht guns, which were delivered on board, together with a large amount of ammunition and small arms. The schooner then headed down the bay on her youage to the fishdown the bay on her voyage to the fishing waters along the Canadian shore The yacht guns will penetrate steel ar-mor half an inch thick at a distance of a mile. The captain, when asked by the dealer what he proposed to do with the guns, replied: "I am going a fish-ing in the Bay of Fundy and I don't propose to have any cheap Canadian pirate seizing my schooner."

Maxwell the Murderer

St. Louis, 20.—Fredederick Bieger, the trunk maker, testified that the prisoner had bought from him a canvas covered trunk and packing case on Monday, April 6th. In paying for them he exhibited a large roll of bills mostly of large denominations. Later in the day he returned to the store and bought two large trunk straps. The straps taken from around the trunk in which Prelier's body was found were identified. Preller's body was found were identified as those sold to the prisoner. Witness was shown two trunk boards found in the packing case and asked if they were parts of the tray. He said if they were parts of the tray. He said they were not, but were pieces of the top of another truck. The packing case had no tray. The zinc trunk in which Preller's body was found was sked to tell, as an expert, whether the tray had ever belonged to it.

Mr. Fauntelroy, counsel for the defence objected to expert testimony on the point, but his objection was overruled and the witness answered it had. Exception was taken to the ruling. The point was an important one as the tray and partition were found in the packing case.

William Train, a Southern Hotel re-

and partition were found in the packing case.

William Train, a Southern Hotel reporter, recognized the trunks brought from Bieger, as those he had carried to the prisoner's room on the same day they were hought. When he eatered the rooms the zinc trunk was in the middle of the floor and the clothes were scattered about and heaped in piles. He lifted one end of the zinc trunk to see if it was packed, and thought it weighed 170 or 180 pounds—a heavy weight for trunks of that size. Witness, at the prisoner's order, carried down the canvas covered trunk, leaving the others. Maxwell seld he would be back in a day on two.

Louis F. Duff, a hat dealer, testified

to-day decided to report adversely on the various amendments to the Constitution proposing that Senators, post-that Maxwell came into his store on neaux, alone in the boat, drifted to see, wote of the people.

Senator Dawes to day reported favorably from the Committee on Indian Affairs, bills granting to railroads the right of way through the Indian reservation in Northern Montana, and appropriating \$20,000 for the removal of the Eastern Cherokee Indians to the Indian Territory.

Several occasions. About 1 p.m. on Easter Sunday he came into the store and purchased four ounces of chlorogram of the store and purchased four ounces of chlorogram of the season, and after a little chat he went away. About 5 p.m. he returned and asked for another four ounces of chlorogram of the Eastern Cherokee Indians to the Indian Territory.

Several occasions. About 1 p.m. on Easter Sunday he came into the store and purchased four ounces of chlorogram of the French vessel. Violent off-shore winds prevented the French ves several occasions. About I p.m. on fendant objected to this, saying he wanted four ounces or all the witness had, but he took two ounces and after tearing the wet label from the bottle, with the remark that he being a doctor miraculous escape. labels were not necessary, left the store in great haste. He had previously stated that he was in a great hurry, and had insisted that he should be waited on quickly. On cross examination witness stated that when the defendant came to the

> bottle of chloroform and spilled the contents and wanted another supply as quickly as possible. He did not appear to be excited, only in a hurry. Adjourned till to-morrow Gotham's Surface Alderman Sent to

store the second time he said he had accidentally knocked over the first

Sing Sing. New York, 20.-The court of Over and Terminer was filled this morning with spectators anxious to hear Judge Barrett pronounce sentence upon Al derman Jachne, convicted of bribery in connection with the Broadway Rail-road franchise. Jachne was in attendance, guarded by a deputy sheriff. His face was pale and his eyes had a weary look. After the judge had taken his seat, the district attorney moved for sentence to be passed on the prisoner. General Pryor, of Jachne's counsel. made a motion for agrest of judgment upon the following grounds:

First, that the indictment was insufcient in substance; second, that the count in the indictment upon which the

verdict was rendered was insufficient to sustain the verdict; and third, because in law there can be no judgment upon an indictment and verdict. Counsel also moved for a new trial upon two grounds; first, misdirection of the matters of law, and because the verdict was contrary to law and against the evidence. The motions were both denied

Counsel took exceptions to the denial of each motion. Jachue then stood up for sentence and in reply to the usual questions of the clerk, gave his age as 36 years and residence as 43 Van Dam Street. He eyes fixed upon the rail in front of him. Judge Barrett then sentenced the prisoner to nine years and ten months in State prison. He said the prisoner had been convicted, after a fair trial; that he had every advantage that a defendant could have, and able counsel; he had the services of two of the most eminent members of the bar, one a veteran of the criminal bar, noted for his power and force, and another gen-tleman of equal ability whose services were ever ready at the command of the poor, unfortunate and oppressed. The case was a sad one. It was a humiliation spectacle that a man who was selected to a public office in this city should have so betweenly detrayed his trust as the prisoner had. I was humiliating to the people of the city, of the State and the country, that such a spectacle should be presented in a free government as a person be traying his trust as the prisoner had It was sail to see a man with his advantages in the position in which he now was. One could not be numoved at the spectacle of your weeping wife and broken-nearted mother, but the saddest thing of all about your case, is

the doubt which prevaded many good and honest minds of your conviction. There was not a doubt of your guilt. It was universally conceded when the evidence was in, that the case against ou was clear, convincing and over vnelming. The first doubt seems to have arisen from lack of faith in the efficiency of our jury system, the zeal of our public prosecutor and the effi-ciency of our police. These doubts have been dispelled by your conviction. It teaches the important lesson thus, the majority of our people in public life have not their price. Let me again say at this point that your offense was not technical bribery, but stupendous bribery for the furtherance of stupendous transactions. Have the people of this city ceased to remember the fate of Tweed of Genet, of Crowley, of Fish and of Ward? The people are not all honeycombed with corruption. According to the testimony in your case, the only two honest men in the Board were sneered at by you as dudes, thur worthy sheriff, Grant, re-

fused a proffered bribe, and it is en-tirely immaterial as was suggested, whether they expected a reward — Grant to run for Mayor and O'Conner for Governor. The Judge then passed sentence ipon the prisoner. Lawyer Newcomb on affidavits made by himself and Jachne, containing legal points raised during the trial, and exceptions taken, secured from Judge Daniels a temporary stay of proceed-ings and an order to show cause why the stay should not be permanent pend-

ing an appeal. Arguments will be heard at 3 o'clock this afternoon. Jachne is in custody of the warden who assigned him to cell No. 11 on the third tier. According to the remission torgood conduct, he will actually have to serve six years, four months and eleven days.
The application for a stay of execu-

tion of the judgment in the Jachne bribery case was argued before Judge Daniels in the Supreme Court this af-ternoon. General Pryor argued for the stay and Assistant District Attorney Nicol apposed it for the people. Judge Daniels denied the motion and Jachne will be taken to Sing Sing in the morn-

China and Japan

SAN FRANCISCO, 20.—The steamer San Publo arrived from Hong Kong with dates to April 24th and Yokoham o May 5th. News was received from Tien-Tsin april 26th, that one of the Imperial palaces, about 40 miles from Peking, on the Imperial route to the "Eastern Tombs," had been destroyed by fire. The palace was built in 1650, and cost ver \$2,000,000. During April over 13,000 cases of smallpox occurred in Japan, more than 3,000 of which resulted fatally. Paymaster Wilkins of the U.S.S.

the revised treaties were submitted to the conference which adjourned till May 22d.

A Nogales, Arizona special says: Sullivan and Moore who were believed to have been killed by Indians, arrived

and for 40 hours she lived in softtary

FOREIGN:

LONDON, 20.-The House of Commons this evening, after a heated de-bate, rejected by a vote of 210 to 164 the Dundalk gas bill as elaborated by the committee, which consisted of four English members. The bill increased the powers of a private gas company, whereas the municipal authorities wish to take the task of lighting the town into their own hands in order to be as economical as possible In the course of the debate Mr. Sexton said that Irish private business

Rule question has been settled, and that at any rate the bill under consideration ought to be dealt with by a committee of Irishmen instead of Englishmen. Lord John Manners, Conscreative, said that the debate showed the temper with which business would be con fucted in the Irish Parliament.

Mr. Dillon retorted that the Irish

ought to be suspended until the Home

Parliament would at least be composed of members who knew where Dundalk s situated. The announcement of the result was received with loud cheers by the Irish members. Mr. John Morley, Chief Secretary for Ireland, moved the second reading of the arms act. He explained that the act was intended to restrict the possessing, carrying and importing o arms. Nobody in the proclaimed district could carry arms without a li cense. After some debate the arms act passed its second reading by a vote of

The Czar's flussian Fleet. ST. PETERSBURG, 20. - An Imperial decree has been issued to the commanders, other officers and sallors of the Russian fleet on the Black Sea. The decree says: "It is thirty years since the fleet by its heroic deeds sacrificed for Russia's welfare, the bray men transferring themselves in spirit to the memorable heights of Sebastopol. The fleet is now being reconstructed, to the joy of the Fatherland, which has long mourned its loss. My will and thoughts are directed toward a peaceful development of the nation's wel-fare, but circumstances may render the fulfillment of my wishes difficult and force me to an armed defence in order to preserve the dignity of the Empire. If such occasion should arise I know that you will aid me with the devotion and constancy which your ancestors displayed in response to my grand father's appeal-a devotion and con stancy which astonished their contem-poraries on the sea who witnessed their gallant exploits. To you I confide the leience, honor and safety of Russia.

BRIEF TELEGRAMS.

Base Ball.-Detroit-Detroit,2; Phil-St. Louis.-Boston, 2; St. Louis, 8. Kansas City - Kansas City, 5; Nev

An Athens dispatch says: The Valvis dinistry has resigned. M. Tricoupis has agreed to form a new ministry. A Rondout, N. Y., dispatch says: Louis Willet, alias Charles Crosby, was hanged at Kingston this morning for the urder of Edwin Kelland in

In New York, Mrs. Alice Pendleton, wife of the U.S. minister to Berlin, Geo. II. Pendleton, was thrown from her carriage in Central Park this after-noon and almost instantly killed. Mrs. from Berlin less than two months ago with her daughter, Miss Jane Frances Penuleton, to attend the funeral of her daughter in-law, Mrs. Frank K. Pen

A New York dispatch says; The suit of General John G. Farnsworth, as reeiver of the Bankers and Merchants Telegraph Company, to recover \$2,000-000 damages from the Western Union relegraph Companay for destroying aud cutting its wires, was begun to day in the Supreme Court. A Boston dispatch says: At the an-

rual meeting of the Atlantic & Pacific Railroad Company here to-day, the old board of directors was unanimously re-elected. There were 413,290 shares represented. An adjournment was had until Monday next, when the annual report will be presented.

Later advices from Cape Coast Castle, West Africa, say that the forty-tive traders murdered by the Becquans, were natives belonging the Gamin tribe and not Germans, as the first dispatch stated. The natives in the River Tanna District, East Africa, have murder ed Missionary Houghton and his wife near Lamoo

A Montreal dispatch says: Two patients suffering from small pox have been removed to the hospital from St. Jean Baptist Ward. Small-pox has existed in St. Vincent De Paul village for several days and has now appeared in the house of one of the officers of the penitentiary. Grave fears are en-tertained of its spreading to the innates of the justitution.

FOR SALE. JERSEY STOCK, THOROUGH BRED, Three Bulls and One Heifer. Enquire of JAS. SOLOMON, d im at Solomon Bro's & Gold,

LEGAL NOTICE.

in the Probate Court in and for Salt Lake County, Territory of Utah. In the matter of the Estate of Edward Ephraim Brain, Deceased. Notice of time and place for the hearing of Petition for admission to Probate of Will.

Court in said matter, notice is hereby given that Wednesday, the 28th day of May, A. D. 1856, at 11 o'clock a. m., at the County Court House in Salt Lake City, Utah Territory, in the court room of said Court, has been appointed the time and place for the hearing of a petition of C. J. Brain, praying for the admission to probate of a certain document therewith presented, purporting to be the last Will and Testament of Edward Ephraim Brain, dectased, when and where all persons interested may appear and oppose the probate of said will, or the granting of letters of administration with the will annexed to said petitioner as prayed for in said petition. as prayed for in said petition.

Dated at Salt Lake City, May 13th, 1886, JOHN C. CUTLER, Probate Clerk, Salt Lake County,

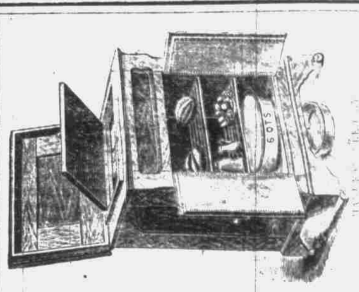
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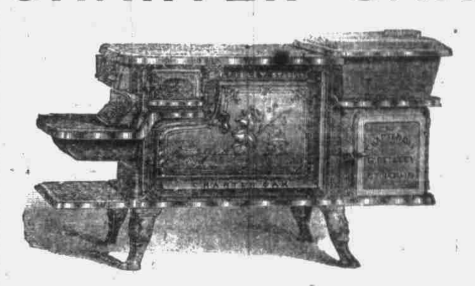
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