

THE EVENING NEWS.

PUBLISHED DAILY, SUNDAY EXCEPTED.
AT FOUR O'CLOCK.

Tuesday, June 2, 1874.

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EDITOR AND PUBLISHER.

NEWS OF THE DAY.

More than a thousand persons, including policemen and militiamen engaged in a riot at Limerick, Ireland, last Saturday; a good many were hurt before the riot was quelled.

The government of France has prohibited the sale and circulation of the *Stocks*, a Paris newspaper.

A bill has passed the U. S. Senate, granting a pension of \$100 a month to the widow of the late General Canby.

A bill, allowing women, otherwise qualified, to practice in U. S. courts, has been ordered to its third reading in the U. S. House of Representatives.

A bill has passed both branches of Congress extending to the 1st of January next, the time for performing work on mining locations so as to prevent forfeiture.

Five men were instantly killed, last Friday, by the falling of a cage in the Consolidated Amador mine, Sutter Creek, Cal.

The small-pox is said to be raging at Elko, Nev.; the Indians have got the disease, and the citizens are fleeing.

A fire at 4 o'clock Sunday morning destroyed the extensive wholesale boot and shoe store of Mr. D. Wells & Co. at the corner of Madison and Market streets, Chicago; loss \$388,000.

The Chicago & Northwestern Railroad is about to commence a suit to test the validity of the Wisconsin Potter railroad act.

The public debt was reduced between four and five millions last month.

President Grant has nominated Hon. B. B. Brister, of Kentucky, for Secretary of the Treasury, and Mr. Richardson, late of the Treasury, for Judge of the Court of Claims.

Last Friday afternoon a man murdered two women in Tipton Co., Tenn.; he was caught and a mob shot him. On the same day at Cortland, Ala., a man murdered a girl because she refused to marry him; a mob hung the murderer.

Three boys were drowned in the Alleghany river, at Pittsburgh, on Saturday; on the same day a man and three boys were drowned at Louisville.

Base ball players should read, in the telegraphic columns to-day, the serious injuries sustained by players in a game at Hartford, Conn., last Saturday.

At Reno, Nev., on Sunday, Miss Lilly Duncan, a passenger on the western train, fell under the cars and had both her legs cut off and died shortly after the accident.

Rochford will lecture in the Academy of Music N. Y., next Friday evening.

A New York dispatch says the ship *Fortus* sprung a leak and sank on the 6th of May.

A dispatch of to-day's date, from Denver, Colo., says that 100 Goshutes were baptized and confirmed into the "Mormon" faith yesterday.

A Mrs. Devine, of Brooklyn, killed her three children this morning; she attempted, but failed, to kill her husband.

The steamer *Faraday* arrived at Curry Head, N. S., on Saturday; she landed the shore end of the new Atlantic cable on Sunday morning.

NEW MEXICO.

[CONTINUED.]

Mr. Potter did not believe the population of New Mexico was more than 94,000, though some gentlemen seemed to think it was 130,000. The Territory was of slow growth, its population largely Mexican, the local legislative business was done largely by means of an interpreter, a considerable portion of the population did not speak the English language, and the Territory was not likely to be in the future a place of rapid development, like Illinois for instance.

Mr. Fort said Illinois was a limited with less population than New Mexico.

Mr. Potter thought that a territorial form of government was a pretty good sort of government, if not the best sort. Some one had said of the British colonies in Canada, that there was no government so well contrived for the benefit of the people as that which had the freest kind of government, could levy duties and impose tariff and charges even on the products of the mother country, which was constantly protecting them and spending money among them.

Mr. Mills thought if Mr. Potter was in love with a territorial form of government, he might be willing to exchange the State government of New York for it.

Mr. Potter said he would when the population of New York came down to 90,000. He had lived in Wisconsin when it was a Territory and he found a territorial government not an oppressive government at all, and it deprived nobody of any rights and privileges, unless it was that of sitting in the U. S. Senate.

Mr. Fort thought Mr. Potter should have continued to live in a Territory.

Mr. Potter thought the advantages of admission were all in favor of the Territory and none in favor of the Union at large. There was no constitutional obligation to admit any Territory as a State at all.

Mr. Fort thought it a part of the original compact, the federal constitution, that the Territories be admitted, when ready, on an equal footing with the original States.

Mr. Fort thought when a Territory had an adequate population, sufficient to entitle it to one representative in the House, it was the moral right of that Territory to become a member of the Union.

Mr. Potter asked what was an adequate population. Prior to 1873 there was no rule on that point.

At his suggestion Congress in 1873 incorporated in the apportionment bill an amendment providing that it should require at least the same population for the admission of a Territory as was required to entitle a State to a Representative on the floor of that House. But beyond that, he would be glad to know upon what principle of moral obligation a hundred thousand people had the right to demand admission as a State.

Mr. Kasson thought the same right as the people of the States had.

Mr. Mills said the Supreme Court of the United States had decided that the Federal government had no right to acquire territory except for admission into the Union as a State.

Mr. Potter granted that.

Mr. Mills said that it was the right of the people of a Territory, as soon as they qualified themselves, to be admitted into the Union as a State. It was their inherent constitutional right to be so admitted.

Mr. Potter: "Then according to this new constitutional doctrine of the gentleman from Texas, these people in New Mexico have been kept out of the Union for twenty years, when they ought to have been exercising the rights of a State."

Mr. Elkins: "That is just what is the matter."

Mr. Potter said Congress had decided otherwise, and he thought rightly. Our fathers were glad to get anybody in the federation on almost any terms, in the time of the thirteen Colonies, and if New Mexico, with her 91,000 inhabitants, had then presented herself, they might have taken her in.

Mr. Maginnis asked if the Colonies were not then trying to throw off that very form of colonial government which Mr. Potter seemed to think so desirable, but from which New Mexico was so anxious to escape.

Mr. Potter wanted to know if Mr. Maginnis asserted that the colonial government of that day bore any sort of relation to or parity with the government of the present Territories.

Mr. Maginnis said in his judgment the colonial government of Great Britain was in some respects preferable, far milder, and much better than the colonial government of the United States, and so the people of the Territories themselves believed.

Mr. Potter asked him if he could point out one occasion, and if so how many, when the statutes of his territorial legislature (Montana) were disapproved by the Congress of the United States since it became a Territory.

Mr. Maginnis somewhat demolished Mr. Potter by the following answer:—

"When my Territory was first organized Federal officers were sent out there, then, as they are now, unknown to and uninvited by our people, just as England sent objectionable governors to her colonies, and as Spain now sends rulers to Cuba. They organized a session of the legislature, and then, under their influence, voted to the governor and secretary and each of the judges \$3,000 per year extra compensation in addition to what was paid by the Government. Afterward the people took control and held two successive sessions of the legislature and extended the law, allowing this extra compensation. Upon which, the tools of these officers, a few political adventurers in sympathy with the dominant republican party, introduced a bill, Washington, and through their influence with Mr. Ashley, then chairman of the Committee on Territories, repealed not only one of two laws, but caused Congress to wipe out the statutes of two successive sessions of our legislature and left us without important laws for years. Meanwhile the Federal officers continued to draw the extra compensation fixed by the first legislature, until they had collected a debt of over \$100,000 upon any Territory which remains unpaid to-day—all done by a few lawyers, against the protests of the people, and carried in the interests of a few unworthy men, sent out to govern us, in whose selection we had no voice and whose rule was odious and tyrannical."

Mr. Potter: "When was that?"

Mr. Kasson: "About five years ago."

Mr. Potter: "That was the Congress in which my friend from Indiana who favors this bill was a member. I take no responsibility for that legislation. But it is an exceptional case. Generally the territorial legislatures are allowed to do as they please. Besides, the legislation of which the gentleman complains was, in his opinion, a bad law. But abuses by Congress are not necessarily escaped by becoming States."

Mr. Potter, continuing, said in the early history of the Union new States were taken in upon equal terms because the annexed Territories were contiguous of great fertility, and natural wealth, and immense prospective growth of population. The same conditions did not exist now. Even some States wanted Congress to reconstruct them. The precedents for the admission of new States had wholly ceased. New States caused a minority of the people to have a preponderating representation in the United States Senate.

How He Would Solve THE QUESTION.—The *Gold Hill News* has a sage editor. That gentleman, commenting upon the Utah Delegation in Congress, hopes that the Delegate will be expelled, and, though not in favor of sweeping legislation toward Utah, says that the practice of polygamy should be stopped, seeking marriage legislation, a fair distribution of land, assets made, and the several wives play a quiet game of seven up for the ultimate possession of the husband.

Fined.—To-day, John Anderson, a well-known thief, was fined \$50, the reason for this being that he was lately employed by Mr. Workman to haul a load of hay, and he sold the hay, pocketed the money, and used the proceeds for drinking and gaming.

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BY TELEGRAPH.

PER WIRELESS TELEGRAPH LINE.

CONGRESSIONAL.

SENATE.

Increased Water Communication—Pension to Mrs. Canby.

WASHINGTON, 1.—The Senate met at noon. Windom presented resolutions of the National Agricultural convention, recently held at Atlanta, in favor of appropriations for increased water communication from the interior to the seaboard; referred.

The bill granting a pension of \$100 a month to the widow of General E. R. S. Canby passed. At the expiration of the morning hour the Senate took up the bill for the Secretary of War to assign one of the judges advocates of the army to be professor of law at the academy, and by increasing the appropriation for the new cadets' hospital from \$15,000 to \$20,000; referred.

Windom called up the Indian appropriation bill, and explained the items, saying that the bill, as it came from the committee on appropriations, appropriated about five hundred and five thousand more than it passed the House, the increase being principally for the following items: for the Apaches \$250,000, Arapahoes and Cheyennes \$50,000, Crows \$50,000, incidental Indian expenses in California \$40,000, and in Arizona \$25,000. The bill appropriated \$594,000 less than the revised estimates of the Department and nearly a million less than that for the present fiscal year.

Wright introduced a resolution, which was adopted, instructing the committee on transportation to inquire whether any legislation was required to regulate commerce passing from one State to another across the Gulf of Mexico, and to report by bill or otherwise.

Conkling, from the Judiciary committee, reported, with amendments, a bill introduced by Ingalls, and which authorized the Pacific railroad act, placed on the calendar.

The consideration of the Indian appropriation bill resumed. An amendment increasing the appropriation for the Indians in Arizona to \$200,000 was agreed to after discussion, twenty-nine to ten. An amendment increasing the appropriation for the Apaches was read, and pending its discussion the Senate went into executive session, and when the doors were re-opened the amendment was agreed to.

HOUSE.

WASHINGTON, 1.—Under a call of States a number of bills was introduced, including one introduced by Foster, to admit, free of duty, photographic and lithographic prints, and philosophical apparatus, imported for educational and scientific purposes, and to provide for a constitutional amendment to provide for the election of U. S. Senators by the people.

Women to Practice Law in U. S. Courts.

At the evening session a number of bills of minor importance were reported and passed.

Butler, of Mass., reported a bill authorizing women otherwise qualified, to practice as attorneys and counselors at law in the several U. S. Courts; ordered to its third reading and passed.

The House then adjourned.

The Income Tax—Work on Mining Claims—Savings Banks—Tax of Sale of Stocks, Etc.—Pacific Railroad.

Hurlbut moved to suspend the rules to the tariff and revenue bill, a provision for the restoration of the income tax; the motion was seconded, yeas 80, nays 88.

On motion of Hurlbut the rules were suspended, and the Senate bill to amend the mining law of the United States, extending to the 1st of January next, the time for performing work on mining locations so as to prevent forfeiture, was passed.

Williams, of Mich., moved to suspend the rules to pass a bill to collect the tax on the Pacific Railroad Companies, of five per cent. of the tax on their net earnings, as provided by the act of July 1, 1862; agreed to without division.

The rules were suspended and a bill was passed to relieve savings banks with a capital stock of less than \$100,000, from the payment of a tax on deposits, as in the case of savings banks having no capital stock.

Markweather then moved to suspend the rules for an additional section to the tariff bill, just passed, imposing a tax of one twentieth of one per cent. on all sales of stocks, bonds, gold, silver, and securities; the motion was agreed to without the yeas and nays, and the legislation was incorporated in the bill.

Kasson moved to suspend the rules and adopt a section to be incorporated in the tariff bill, to accelerate the export of manure and tobacco; agreed to, yeas 103, nays 53.

The amendment gives a drawback on exported tobacco equal to the amount of duty which has been paid upon imported tobacco which has been used in the manufacture of manure.

Wells, from the committee on the Pacific railroad, moved to suspend the rules and pass a bill, requiring the various branches of the Pacific Railroad to be operated on a continuous line, and providing penalties for making discriminations against other companies, and declaring the Denver and Pacific Railroad part of the extension of the Kansas Pacific Railroad; agreed to without division.

WESTERN.

Crops Injured—Small-Pox in San Francisco.

SAN FRANCISCO, 1.—A hot dry north wind, damaged the crops in some of the interior counties of the State, but not extensively, and the weather is again cool.

The small-pox has been introduced into Elko, Nev., by Italian immigrants, and it is spreading rapidly; the Indians have fled from the disease and the people are fleeing from the town.

TO-DAY'S DISPATCHES.

EASTERN.

Rochford Will Lecture—Disaster at Sea.

NEW YORK, 2.—Rochford has consented to deliver a lecture on Friday evening at the Academy of Music, under the auspices of the overthrow of the empire to the present time. The proceeds to be applied to the relief of the exiles of New Caledonia, their destitute families, and the families of the Communists killed during the war.

The ship *Fortus*, from Italy, for New York, sprung a leak and sank on the 6th of May. The captain and crew took to the boats. The one containing Captain Devries and five others was picked up by the steamer *Albatross* after they had been on the water for sixteen days. For three days they had had neither water nor provisions. On their arrival at Staten Island, three of the men were sent to the hospital. The two other boats, containing the captain and crew, were picked up by the steamer *Albatross* after they had been on the water for sixteen days. For three days they had had neither water nor provisions. On their arrival at Staten Island, three of the men were sent to the hospital. The two other boats, containing the captain and crew, were picked up by the steamer *Albatross* after they had been on the water for sixteen days. For three days they had had neither water nor provisions. On their arrival at Staten Island, three of the men were sent to the hospital. 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