

success depends on united action which can only be obtained by mutual, full and friendly concessions, and the avoidance of any action that will tend to keep up the disagreement of the past two or three years. Phelps, in the name of the party and country, appealed to Keifer to announce to his friends that he would not accept a renomination. He felt sure Keifer's example would be followed by the sergeant-at-arms and other officers of the last House. Keifer's reply is not yet to hand.

New York, 21.—In the action of Durant Depont against the Northern Pacific, the restraining order was vacated, and the preliminary injunction refused.

Boston, 20.—The Traveller says Col. Hugby, of Gov. Butler's staff, has commenced an action against Alanson W. Beard, for an alleged libel, uttered in a speech which was first made at Lawrence, and repeated at other places. Hugby's attorney has, it is reported, attached Beard's property to answer his claims for damages, \$25,000. It is further rumored that Wm. A. Simmons is also about to sue Beard for alleged libels uttered in the same speech.

New York, 14.—Central Pacific, 67; Burlington, 64; Northern Pacific, 29; North Western, 24; New York Central, 16; Pacific Mail, 40; Panama, 96; St. Louis & San Fran., 23; Wabash, 22; Texas Pacific, 66; Union Pacific, 86; Wells Fargo, Ex., 14; Western Union, 79; Bar Silver 104.

Washington, 20.—General Rosecrans was asked to-day what he thought about the Speakership contest. He said he thought that no one could tell yet how it would come out, but that the chances were, in his opinion, first for Carlisle and second for Cox. There were two positive forces at work, one of which was for Carlisle and the other for Randall. One was the class who thought the old tariff and the present one too high. Such was the view of the Southern and Western members. The others were of an exactly opposite opinion. Between these two stood Cox who would be regarded as satisfactory by the low-tariff men and would be held at a pretty fair compromise by the others, simply because he was a fair man on whose honesty they could rely. In this way he might come in as a compromise and stand second, in his opinion, in the chances for success.

Hancock, Mich., 21.—It is feared that the steamer Manistee, plying between this port and Duluth, has sunk with her crew and 25 passengers on board. She left Bayfield at midnight on the 16th inst. for Ontonagon on her way to this port, and has not been heard from since. The steamer Duluth and China left Bayfield one hour and a half after the Manistee for the same point but did not see her yesterday. A tug which was sent to find the Manistee returned to-day bringing a bucket marked Manistee and a portion of the pilot house. Being old and heavily loaded, and the sea very rough, it is feared she has foundered. Two tugs have been cruising for her the last three days. A telegram was received this morning, stating that a tug had found part of the cabin, which was washed ashore some distance above Ontonagon.

The Chinese Minister, on behalf of his government, delivered a letter to Secretary Frelinghuysen, relative to Anam. The following extract gives the spirit of the communication: If France desires to maintain friendly relations with China, why should we not discuss the matter amicably. If she insists upon invading the northern part of Anam, where our troops are stationed, this indicates that she is determined to break the friendly tie, and our troops there cannot remain with folded arms, but must meet them in the field. We therefore send this communication to all foreign powers, showing, in the event of the friendly tie being broken, that the cause of rupture does not come from China.

Little Rock, 21.—Gazette special from Batesville, Ark.: The town of Melbourne was struck by a cyclone this morning. The people rushed out in their night clothes, but were forced back by the wind, some to perish in the ruins of their homes. The court house, Baptist and Methodist churches, and a number of dwellings and stores were blown down. The residence of the ex-sheriff of the county, John Hinkle, was destroyed and he killed his wife and two children, Roy Hinkle, Wm. Shedengold and wife, and Henry Hinkle, were badly hurt. The town is almost in ruins. Damage, many thousands. The

cyclone also struck Coal Hill, destroying a number of houses and crops in the fields. One man was hurt, but not dangerously.

Memphis, Tenn., 21.—A cyclone swept through Oregon County in southern Missouri, last evening, uprooting large trees, doubtless damaging farms, fences and dwellings. No particulars can be learned, as the country is beyond the reach of telegraphic communication. An excursion train from Kansas City was delayed two hours removing fallen trees from the track over which the cyclone passed.

Danville, Va., 21.—A committee of forty, appointed to investigate the facts connected with the riots of the third, organized on the 12th inst., and appointed proper sub-committees. All persons having information in relation to the matter to be investigated, are publicly requested to appear before the sub-committee and testify. The sub-committee regularly met and took evidence from the morning of the 18th to the evening of the 21st, during which time 37 witnesses were examined.

It is said the witnesses are for the most part known to the committee personally, and represented all classes and vocations. They are intelligent and thoroughly reliable. The committee makes a careful and impartial review of all the facts connected with the riot. After speaking of the ill-feeling existing between blacks and whites, the committee states that the negroes were the aggressors.

The report adds: "Two days before election, circulars signed by prominent citizens and members of both political parties were issued, guaranteeing to every person, without regard to color or party, the free and undisturbed right of voting. No violence, threat or intimidation whatever was shown towards the negro, or coalition voters; but on the contrary, such voters were repeatedly assured by citizens, police and military officers sent here by the Governor that they would be protected in their right to vote as they chose. Election day was quiet, without any disturbance or difficulty at any precinct or elsewhere in town, and the election itself was honestly conducted, free and fair in all respects. The negroes as a body refrained from voting under the advice and command of their party leaders, while others voted the coalition ticket, without hindrance from any quarter."

Louisville, 21.—A meeting of turfmen called by M. Lewis Clark, president of the Louisville Jockey Club, to consider the question of weights and other turf interests, assembled in this city to-day. G. W. Darden, L. Clark, R. W. Simmons and C. L. Hunt reported a table embodying the sliding scales of Saratoga and the East, by completing the scale for December, January, February, March and April. Weights for two-year-olds in races for stakes exclusively for them is 105 pounds from January 1st to May 1st, and 110 pounds for the remainder of the year. In races for stakes exclusively for three-year-olds, 110 pounds from January 1st to May 1st, and 118 thereafter. Five pounds allowance is made for heat races exclusively for two and three-year-olds. Among subjects of importance discussed was the adoption of a rule making reinstatement impossible after being ruled off the course. It was the most representative meeting of turfmen ever held in America. A general and strong sentiment was expressed in favor of stringent rules that will make fraud on the turf practically impossible. The meeting will probably remain in session several days.

New York, 21.—Schedules of Nathaniel A. Boyanton, dealer in ranges, heaters and furnaces, who made an assignment in January last, states his liabilities at \$413,000; actual assets, \$2,700. Boyanton failed through the insolvency of Alonzo Fottel, note broker. His liabilities are contingent and consist entirely of notes endorsed by him, and which have by this time, probably been paid by other parties.

San Francisco, 21.—Michels, Friedlander & Co., wholesale dealers in furnishing goods, San Francisco and New York, have made an assignment in favor of their creditors. The failure is due to heavy endorsements for Henlein & Co. and S. Lauterbach, of New York, both of which firms recently failed. Liabilities, \$400,000, of which half is New York indebtedness. Friedlander says their assets are \$650,000, and everyone will be paid in full. The firm stood high, and has been in existence 30 years.

New York, 21.—Wm. E. Brockway, Nathaniel B. Foster and Louis R. Martin, counterfeiters, arraigned to-day, pleaded not guilty. There are four indictments against each, charging forgery in the first and second degrees.

Boston, 21.—Obed Huey, captain of the bark Florence, is held in bail to answer the charge of beating his steward, John Diebold, fatally.

Indianapolis, Ind., 21.—At Rushville, Ind., at 4 this morning, Edward Payne, cashier of the Rushville National Bank, awakened by a noise, started downstairs and met a burglar coming up, who ordered him back, threatening to shoot. Payne hurled a vessel at him, whereupon the burglar fired, the shot taking effect in Payne's right lung. He lies now in a critical condition. The burglar is at large, and unknown.

San Francisco, 21.—Surgeon Vanzandt, of the U. S. Marine Hospital, reports two cases of yellow fever in that institution. They are two German sailors of a wrecked bark, brought here by the steamer Colima from Mazatlan. They were admitted to the hospital on the endorsement of the German Consul. Their disease developed after admission. No fears for the city are entertained even should it be proven that the disease is really yellow fever.

New York, 22.—John Chisholm, for the murder of his wife, was hanged in Essex County Jail this morning.

Quebec, 22.—Sharpless, Sons and Company, lumber merchants, apply for an extension of time. Liabilities, \$700,000. Union Bank stock fell over ten per cent. in consequence of the failure.

New Albany, Ind., 22.—A portion of the woolen and cotton mills of this city was burned last evening; loss \$100,000; insurance \$80,000. One hundred and twenty-five employees were thrown out of employment.

New Orleans, La., 22.—A telegram announcing the safety of the Everglades expedition which it was feared had perished in the swamps has just been received.

Chattanooga, Tenn., 22.—There was a collision on the Alabama & Great Southern R. R. this morning about 3 o'clock at Coaling, Ala., between the south bound New Orleans express and the northbound freight train. Unauthentic reports state the number killed was four and several seriously injured. The accident was caused by an open switch.

Helena, 22.—Governor Crosby, in his annual report to the Secretary of the Interior, urges that polygamous Mormons be, not only disfranchised, but also debarred from entering government lands, thereby preventing the spread of Mormonism in the Territory.

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Will infuse with new life the weakest invalid.

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For six years I have been a great sufferer from Blood Disease, Dyspepsia, and Constipation, and became so debilitated that I could not retain anything on my stomach, in fact, life had almost become a burden. Finally, when hope had almost left me, my husband seeing Brown's Iron Bitters advertised in the paper, induced me to give it a trial. I am now taking the third bottle and have not felt so well in six years as I do at the present time.
Mrs. L. F. GRIFFIN.

BROWN'S IRON BITTERS will have a better tonic effect upon any one who needs "bracing up," than any medicine made.

NOTICE.

In the Probate Court, in and for Salt Lake County, Utah Territory.

MAGGIE MILTON, Plaintiff, vs. WILLIAM T. MILTON, Defendant. SUMMONS.

The People of the Territory of Utah, send Greeting to William T. Milton, defendant:

YOU ARE HEREBY REQUIRED TO appear in an action brought against you by the above named plaintiff in the Probate Court, of the County of Salt Lake, Territory of Utah, and to answer the complaint filed therein within ten days (exclusive of the day of service) after the service on you of summons—if served within this County; or, if served out of this County, but in this district, within twenty days; otherwise within forty days.

The said action is brought to obtain a decree from this court dissolving the marriage contract existing between said plaintiff and you. And you are hereby notified that if you fail to appear and answer the said complaint as above required, the said plaintiff will apply to this court for the relief prayed for and cost of suit.

WITNESS, the Hon. E. Smith, Judge, and the seal of the Probate Court, of Salt Lake County, Territory of Utah, this 17th day of October in the year of our Lord one thousand eight hundred and eighty three.
D. BOCKHOLT, Clerk.

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