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SALT LAKE CITY, UTAH TERRITORY, THURSDAY EVENING, JUNE 12, 1884.

NO. 171.

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the vote on the \$250,000 item.

when the Chair was about to put the question on this item, he said: It is due to the country and the Senate that the committee on appropriations should state why this enormous sum is asked, and what its purpose really and honestly is. I call upon the chairman of the committee to state the real purpose of this appropriation.

Several Senators—Question! question!

The question, "shall the bill pass?"
was put, and on this the nays and ayes were called. The result was 31 yeas, I nay (Vance), no quorum voting, The presiding officer, Mr. Harris—The amendment of the committee had not been disposed of in the Senate, but the pending question was to reconsider the vote by which the amendment of the senator from Nebraska was laid on the table.

Van Wyck—Then the proper matter for the consideration of the open Senate in the hather consideration, or a vote on that amendment.

The Presiding Officer—The pending

question is the bill, having been read three times shall it pass?

List, Jones and Van Wyck were pared with absent Senators, but announced if they had not been paired they would have voted against the bill, the two last-named Senators, because of the way in which it was attempted guarantee, is now, or ever can be able

for the consideration of the Hennepin canal, was reached, various points of order was raised against it for the purpose of eliminating it from the bill, but the Speaker overruled them all. After concluding the appropriation portion of the bill, the committee rose and the House took a recess until to-

AMERICAN.

Political Points-Letter from Tilden -Democratic Convention, etc. New York, 11.—The following com-munication from Samuel J. Tilden has been given the Associated Press:

NEW YORK, June 10, 1884. To Daniel Manning, Chairman of the Democratic State Committee, New York:

In my letter of June 18th, 1880, ad-

In my letter of June 18th, 1880, ad-I desire nothing so much as an honorable discharge. I wish to lay down the honors and toils of even a quasi party leadership, and to seek the repose of private life. In renouncing the nomination for the Presidency, I do so with no doubt in my mind as to the yote of the State of New York, or of the United States, but because that I believe that it is a renunciation of re-election to the Presidency. To those who think that it is a renunciation of re-election to the Presidency. To those who think my re-nomination and re-election indispensable to an effectual vindication of the right of the people to elect their own rulers—violated in my person—I have accorded as long a reserve of my decision as possible, but I cannot overcome my repugnance to enter into a new engagement which involves four years of ceaseless toil. The dignity of the Presidential office is above a merely personal ambition, but it creates in

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never accepted onicial for a special purpose, and only when the occasion seemed to require from me that sacrifice of private preferences to the public welfare. I undertook the State administration of New York because it was supposed that in that way only could the executive power be arrayed on the side of the reforms to which, as are a private citizen, I had given three ears of my life. I accepted the nomination for the Presidency in 1876, because of the general conviction that my candidacy would best present the scouttons may offer the perty and country.

The following a negative of the party and the resolutions may offer the party and on the State of the general conviction that my candidacy would best present the country.

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and honestly is. I call upon the chairman of the committee to state the real parpose of this appropriation.

To this Allison, chairman of the appropriation committee, made up response.

Van Wyck offered the following amendment to the clause referred to:

But no portion of said \$250,000 shall be paid directly or through the Nicaraga and Government to the clause referred to:

But no portion of said \$250,000 shall be paid directly or through the Nicaraga and Government to the owners of the Concessions granted the Maritime Canal Company of Nicarauga."

Allison moved to lay the amendment on the table.

Van Wyck saked Allison to withdraw the motion, which allison declined to do and the amendment was laid on the table,

Van Wyck than announced that he had voted in the affirmative, and moved to reconsider the previous question.

At this point Allison rising to a question to reconsider the previous question.

At this point Allison rising to a question of privilege, moved that the motion reconsider the previous question.

At this point Allison rising to a question of privilege, moved that the motion was agreed to, and the doors were again closed. When the Chair did, saying the amendment proposed by the Sanat committee, our oppoparations had been alid on the Chair did, saying the amendment proposed by the Senata committee, our oppoparations had been alid on the Chair did, saying the amendment proposed by the Senata committee, our oppoparations had been alid on the table, and that the Senator had moved to reconsider; by which his amendment had been so laid on it tends to the control of the proposed by the Senata committee, our oppoparations had been alid on the Senator of the Chair did, saying the amendment proposed by the Senata committee, our oppoparations had been alid on the Senator of the Senator had moved to reconsider, by which his amendment had been so laid on the table.

Van Wyck—Then when we went imposecret session an appropriation of \$250,000 was under consideration.

Van Wyck protested that the record would never after show any action on the amendment in question. To fill up York, have made me familiar with the the amendment in question. To fill up the hiatus which would be thus created, he thought he had a right, as a Senator to demand that the vote be taken in open session on that amendment.

Several Senators—Question! question!

The question, "shall the bill pass?" was put, and on this the nays and ayes were called. The result was 34 yeas, I nay (Vance), no quorum voting, was 1 nay (Vance), no quorum voting, would indeed warrant, as they amendment of the committee had not been disposed of in the Senate, but the pending question was to reconsider.

ote on that amendment.

The Presiding Officer—The pending upon a mere individual to communi-

The roll of the Senate was called, no noble destiny. Washington, II.—When the clause in the river an harbor bill, providing for the consideration of the Hennepin canal, was reached, various points of order was reached, various points of pacity for such labors as their welfare pacity for such labors as the pacity for such labors as the pacity for such labors as the pacity for s

now demands I but submit to the will of God in deeming my public career forever closed. SAMUEL J. TILDEN. Stockton, Cal., 11,-The Democratic State Convention resumed at 9 o'clock

State Convention resumed at 9 o'clock this morning. The First District elected as delegates to the National Convention, Dennis Spencer, H. C. Wilson, pledged for Tilden, and opposed to Field; Second District, J. W. Breckenridge, Niles Searles, plddged for Tilden or Thurman, opposed to Field; Fifth District, Maurice Schmidt, Lawrence Archer, pledged for Tilden, opposed to Field. Sixth District, L. J. Rose, A. B. Butler, pledged for Tilden or Thurman. A resolution instructing not to vote for Field in any structing not to vote for Field in any case was lost.

In my letter of June 18th, 1880, addressed to the delegates from the State of New York to the Democratic National Convention, I said; Having now borne faithfully my full share of the labor and care in the public service, and wearing the marks of its burdens, I desire nothing so much as an honorable discharge. I wish to lay down the

calling of the extra session by Gov.

Stoneman, and invokes Congressional legislation against the interference of the Federal courts in State affairs; discountenances the present high tariff; opposes the holding of large tracts of land by non-resident aliens; demands the forfeiture of the unearned land grants; opposes the present national bank system; declares Tilden and Hendricks the first choice of the California democracy, Thurman second; repudiates the presidential aspirations of Stephen J. Field, and pledges the delegates to the National Convention to vote against him.

F. J. Sullivan of San Francisco was nominated for Congress from the Fifth

London, 11.—In the Commons to-day

ted for Congress from the Fifth The Presidential office is above a mereily personal ambition, but it creates in
me ne illusion. Its value is a great
four years ago in accepting the nomimation: Knowing as I do, therefore,
from fresh experience, how great the
difference is between gliding through
an official routine and working out a
reform of systems and politicis; it is
impossible for me to contemplate what
needs to be done in the Federal administration without an anxious sense of
the difficulties of the undertaking. If
summoned by the suffrage of my
countrymen to attempt this work, I
shall endeaver, with God's help,
to be the efficient lastrupent of
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OUT STAR BLANK OF THE SALE BY TELEGRAPH.

making and executing laws. Not all the electrosynary institutions of private prevention which philanthrough the electrosynary institutions of private prevention of this machinery from the prevention of the pre

toward the centralization of all power in the Federal government and the destruction of the republic. A resolution was passed declaring Tilden and Hendricks were the choice of the democracy of Texas. Nominating speeches for delegates at large occupied the time of the convention until near midnight. Numerous ballots were necessary. Governor Richard Hubbard was elected by acclamation. The district meetings continued late, many districts being unable to agree on delegates. After midnight, in the

Grant & Ward.

Galveston, 11.—Netes San Antonio special: Suits involving 379,000 were to-day instituted here against Grant & Ward and Jas. D. Fish, of New York. Elfhu Spicer, plaintiff, first alleges that on July 11th, 1882, Ward executed and delivered to Spicer a promissory note for \$20,000, with 5 per cent. interest until paid, and to secure the payment of the same, deposited with the defendants as collateral 584 shares of Yonkers smelter stock, 1,600 shares of Yonkers smelter stock, 1,600 shares of Tabor mining stock, and 3,374 shares of Tabor mining stock, spicer seeks to collect his \$20,000 and interest by bringing suit in this country, suing out a garnishment against Berg & Co., of this city, who are indebted heavily to Ward.

The petition of C. H. Mallory & Co., against Grant & Ward, alleges that on April 14th, 1884, Grant & Ward executed six promissory notes for \$5,000 each, never the payment of the same, deposited with the defendants as collateral 584 shares of Yonkers smelter stock, 1,600 shares of Treeland mining stock, and 3,374 shares of Tabor mining stock. Spicer seeks to collect his \$20,000 and interest by bringing suit in this country, suing out a garnishment against Berg & Co., against Grant & Ward, alleges that on April 14th, 1884, Grant & Ward executed six promissory notes for \$5,000 each, never the payment of the same, deposited with the defendants as collateral 584 shares of Tabor mining stock. Spicer seeks to collect his \$20,000 and interest by bringing suit in this country, suing out a garnishment against Berg & Co., against Grant & Ward alleges that on April 14th, 1884, Grant & Ward executed six promissory notes for \$5,000 each, never the payment of the same payment of the Grant & Ward.

ed six promissory notes for \$5,000 each, payable to Jas. D. Fish, Marine Na-tional Bank; that Fish endorsed these notes in the blank, and for a consideration transferred them to plaintiff; garnishment against Rerg & Co. is also issued in this suit. Mallory & Spicer give garnishment bonds for \$100,000.

CLEVELAND, 11.—Isaac A. Sfanley, paying teller of the National Bank of Commerce, was jailed this evening for embezzling \$100,000 from the bank. The shortage was discovered yesterday atternoon, when cashler Garretson counted the reserve fund kept in a specified apartment of the vault. The combination was known only to Stanley and Garretson. When asked to explain the shrinkage, Stanley confessed that a year ago he was troubled about a debt of \$300 on his house, and thought he conid take that sum from the reserve fund without harm to any one and invest it in grain, realize a profit, pay off all the mortgage on his place, and return the money, but the investment was unfortunate, and to cover the loss he took more, and so on until he had taken a clean \$100,000. The directors of the bank met last evening, and after consultation held Stanley a prisoner at the hotel in the custody of the detectives. To-day more confer-Jailed

London, 11.—In the Commons to-day Lord Edmund Fitzmaurce, Under For-eign Secretary, said the report of the massacro at Berber on June 1st was very difficult to believe. A messanger, who left Berber June 3d, reported he had seen alive Hussian Panha Kalifa, the governor

San Francisco, 11.—Dispatches received to day of the cloudburst yesterday in Humboldt Valley, near Rye Falch, Nev., on the line of the Central Pacific Railroad, show the first accounts were greatly exargerated. The damage to the track was very slight. Trains are running.

Nominations.—Patrick B. Sinnot, of Oregon, agent for the Indians at the Grand Ronde agency, Oregon.

Registers of fand offices—Henry W. Rothert of Iowa, Cheyenne, Wy.; O. P. Chisholm of Illinols, Bozeman, Montana.

Postmaster—Geo. E. Mowery, Phœnix, Arizona Territory.

Louisville, H.—The Sunday School convention was devoted to hearing reports of old committees and organizing. Hon. Thos. W. Bicknell, of Massachusetts, was elect d president, and one vice-president was appointed from each State. J. P. Phipps and J. F. Suple, of Baltimore, and H. K. Fenner, of Louisville, were appointed secretaries. The report of the statistical secretary showed 103,516 Sunday Schools, 8,056,789 scholars and 1,089,229 teachers in the United States and proteachers in the United States and pro

### Gentle Women

Who want glossy, luxuriant hid wavy tresses of abundant, beautiful Hair must use LYON'S KATHAIRON. This elegant, cheap article always makes the Hair grow freely and fast, keeps it from falling out, arrests and cures gravness, removes dandruff and itching, makes the Hair strong, giving it a curling tendency and keeping it in any desired position. Bena-tiful, healthy Hair is the sure result of using Kathairon. HOLD COM

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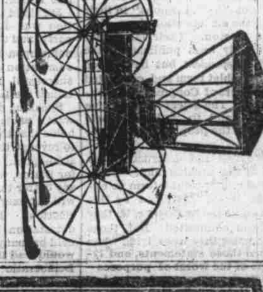
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\$200, \$250, \$300, \$350.





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