

SENATOR TILLMAN MAKES COMPLAINT

Says President Has Charged Congress With Insincerity, Pretence and Ignorance.

LODGE AND SPOONER REPLY.

They Both Took the Position That the Charge of Ignorance Was Warranted.

Washington, March 12.—There was a sharp division of opinion in the senate today over the question whether the Tillman-Gillespie resolution instructing the interstate commerce commission to inquire into the railroad holdings of coal and oil lands is of a character justifying the president's message regarding it.

Senator Tillman complained that the president had charged the Congress with insincerity, pretence and ignorance, and Senators Lodge and Spooner took the position that the charge of ignorance was warranted.

The debate was spirited, but was interrupted at 2 o'clock when the railroad bill was called up and Senator Culberson made a two hours' legal argument, in which he supported a bill of his own which he has introduced as a substitute for the pending house bill.

Senators Tillman and Bacon announced that they would discuss the resolution and message later, and predicted that several others would do the same. Mr. Spooner thought the resolution defective in that it did not give the commission authority to send for witnesses and message later, and predicted that several others would do the same.

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"Would it not be a redundancy and idiosyncrasy to give authority to send for persons and papers when it already had that authority?" asked Mr. Tillman.

"If the senator had studied the law as he should have done, he would not ask that question," retorted Mr. Spooner.

The debate was interrupted at 2 o'clock, when Mr. Culberson was recognized to speak on the railroad bill. He read a section of his bill to create emergency powers for the interstate commerce commission which he will offer as a substitute for the pending measure.

Mr. Culberson took issue with Mr. Culberson when he declared Congress itself had constructed the commerce clause to give it power to fix rates, in granting a federal charter to the Union Pacific railway. In that act it reserved this power and it acted under the commerce clause in that legislation. This, Mr. Culberson contended, should not be so held. Congress was acting under its authority to establish post roads and provide for the national defense rather than under the commerce clause and in fixing rates was exercising a proprietary power.

Mr. Culberson answered that Congress could exercise no other than its legislative power.

Mr. Knox called attention to the fact that states recognized this power in forbearing to fix any rates outside their borders, for which point Mr. Culberson expressed his thanks.

Later Mr. Culberson declared that rate making was a legislative and not a judicial function.

The right of judicial review of an order of the commission already exists and inheres from the Constitution, said Mr. Culberson. To incorporate it in the pending bill, he declared, would be but to recognize a constitutional right, but would answer no purpose that had not already been met. He opposed the use of the term "fairly remunerative" in the different bills and also "justly compensatory," and said both raised a new standing not recognized in common law. He advocated instead the term "just and reasonable."

Mr. Culberson said that conditions

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Here is a typical case: Mr. Benjamin Shaw, Postmaster of Bland, New Mexico. He had suffered from aggravated piles for years, and was upon the eve of a serious surgical operation, believing that he had reached the limit, and that the operation offered the only possible means of relief and cure. Let us quote his own words in his letter of Oct. 31, 1905: "I was in great agony of mind and body. In the meantime, a gentleman told me of the virtue of your pyramid remedy. I fortunately found it at a drug store, and by the next morning I did not feel that an operation was necessary, and in three days I was able to return home, and a complete cure was accomplished to my great satisfaction and the surprise of the physician."

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had changed; that competition had been destroyed by merger, combination and traffic arrangements and the interests of the country demand that these railroad corporations restore to the public what justly belongs to it.

The railroad rate bill was then temporarily laid aside.

Bills were passed as follows: To amend section 4409 of the revised statutes, relating to the inspection of steam vessels.

Increasing to \$30,000 the annual appropriation for agricultural experiment stations.

Extending the public land laws to certain lands in Wyoming.

For the removal of the quarantine station at San Diego, Cal., and to acquire a new site.

At 4:55 the senate went into executive session and at 5:05 p. m. adjourned.

ISSUE REQUISITION PAPERS FOR VINCENT ST. JOHN.

Denver, Colo., March 12.—Gov. McDonald today issued a requisition upon the governor of Idaho for the return to Colorado of Vincent St. John, now under arrest at Boise, Idaho, in connection with the Steunenberg assassination.

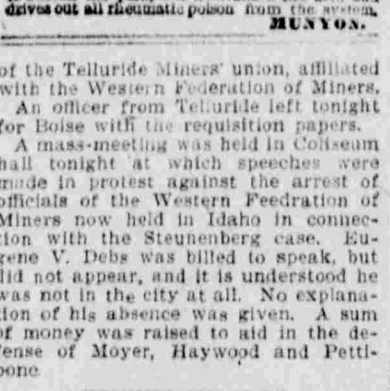
The application was made by Dist. Atty. Selig of Telluride county, Colo., and is an outgrowth of the murder of Benjamin Burnham during labor troubles there. St. John was then president

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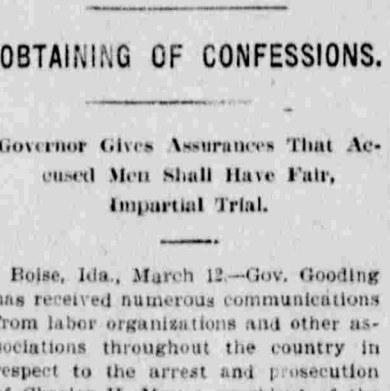
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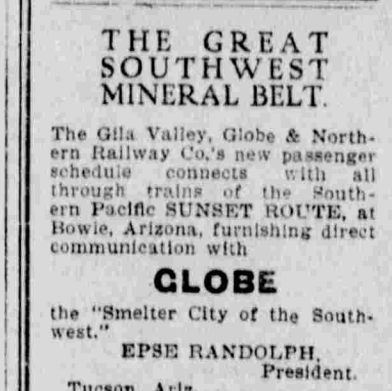
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THE LAXATIVE OF KNOWN QUALITY

There are two classes of remedies: those of known quality and which are permanently beneficial in effect, acting gently, in harmony with nature, when nature needs assistance; and another class, composed of preparations of unknown, uncertain and inferior character, acting temporarily, but injuriously, as a result of forcing the natural functions unnecessarily. One of the most exceptional of the remedies of known quality and excellence is the ever pleasant Syrup of Figs, manufactured by the California Fig Syrup Co., which represents the active principles of plants, known to act most beneficially, in a pleasant syrup, in which the wholesome Californian blue figs are used to contribute their rich, yet delicate, fruity flavor. It is the remedy of all remedies to sweeten and refresh and cleanse the system gently and naturally, and to assist one in overcoming constipation and the many ills resulting therefrom. Its active principles and quality are known to physicians generally, and the remedy has therefore met with their approval, as well as with the favor of many millions of well informed persons who know of their own personal knowledge and from actual experience that it is a most excellent laxative remedy. We do not claim that it will cure all manner of ills, but recommend it for what it really represents, a laxative remedy of known quality and excellence, containing nothing of an objectionable or injurious character.

There are two classes of purchasers: those who are informed as to the quality of what they buy and the reasons for the excellence of articles of exceptional merit, and who do not lack courage to go elsewhere when a dealer offers an imitation of any well known article; but, unfortunately, there are some people who do not know, and who allow themselves to be imposed upon. They cannot expect its beneficial effects if they do not get the genuine remedy.

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manufactured by the California Fig Syrup Co., and in order to buy the genuine article and to get its beneficial effects, one has only to note, when purchasing, the full name of the Company—California Fig Syrup Co.—plainly printed on the front of every package. Price, 50c per bottle. One size only.

PERSONNEL OF THE NEW FRENCH CABINET.

Paris, March 12.—The definite constitution of the new cabinet will not be announced until the future ministers are absolutely unanimous relative to the policy concerning pending questions. St. Surien hopes to be able to notify President Fallières of the acceptance of the several portfolios tomorrow. The probable assignment of portfolios is as follows:

Premier and Minister of Justice—M. Sarrien.
Minister of Interior—Senator Clemenceau.
Minister of Foreign Affairs—M. Bourgeois.
Minister of War—M. Etienne.
Minister of Marine—M. Thomson.
Minister of Public Instruction and Worship—M. Briand.
Minister of Commerce—Senator Doumergue.
Minister of Public Works—M. Barthou.
Minister of Finance—M. Poincaré.
Minister of Colonies—M. Leygues.
Minister of Agriculture—M. Roussin.

The principal question for the ministry to decide relates to the carrying out of the law providing for the separation of church and state.

M. Clemenceau, who as minister of the interior will have charge of the taking of church inventories, is in favor of an energetic policy, has declared that any weakness would amount to a surrender by the government in the face of threats of insurrection.

SHEEP PERISH IN BLIZZARD.

Denver, Colo., March 12.—A blizzard is raging at Silverton and adjacent country in the southwestern portion of the state, covering the entire neighborhood of Salida and Buena Vista in the eastern side of the Continental divide; high winds drifting the snow that has already fallen around Silverton and Storlon, in northeastern Colorado, on the

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