

OREGON'S NEW SENATOR.

GEORGE W. M'BRIDE SUCCEEDS DOLPH IN THE SENATE.

VICTORY OF THE FREE SILVER MEN.

Dolph Had Secured the Unanimous Republican Caucus Nomination, but the Silver Men Bolted and Fought Him to the End—End of One of the Most Remarkable Political Struggles.

SALEM, Ore., Feb. 26.—The struggle for the election of a successor to J. N. Dolph in the United States senate, which has been carried on in the legislature for thirty-three days, came to a close at 11:45 Saturday night by the election of George W. McBride, ex-secretary of state.

The contest has been a bitter one from beginning to end, and up to thirty minutes before the hour set for final adjournment, it looked as though it would be a deadlock. The contest has been a remarkable one in many respects. One month before the legislature met it was considered a certainty that Senator Dolph would have no opposition for re-election, but from that time until the legislature met the free silver men began a campaign to defeat him. They had no particular candidate, but simply were opposed to Dolph on account of his views on the money question. On the second day of the session the Republicans went into caucus, when Dolph received the unanimous nomination. The vote in separate sessions was taken one week from the time of the caucus, but twenty-four members of the house who had voted for him in caucus refused to do so in separate session. He received a majority in the senate, but lacked one in the house, his total vote, however, in the two houses footing up 48, a majority of two. The next day in joint session four more votes left him, which prevented his election by one vote. He continued to drop off from day to day until his support got down to 38. The opposition stood firm, and it became evident several days ago that Dolph could not be elected, though his supporters agreed to stand by him to the last. Rather than to cause a deadlock, however, they yielded at the last moment and brought forward McBride, upon whom all factions could unite, and he was chosen on the sixtieth ballot, receiving the full Republican vote.

WOODRUFF IS GUILTY.

So Says the Jury and Fixes His Punishment at One Year in Prison.

LITTLE ROCK, Ark., Feb. 26.—After deliberating two hours and a half the jury in the case of Ex-State Treasurer Woodruff, at Perryville, returned a verdict of guilty and fixing the punishment at one year's imprisonment. This is the fourth trial of the famous case, and has cost the state nearly \$50,000. He was tried in 1891 on the charge of embezzlement, the jury failing to reach a verdict. He was next tried in 1892 on the same charge and the trial again resulted in a hung jury, standing ten to two for conviction. In 1893 he was tried on the charge of misappropriating state funds and acquitted. The present specific charge was false pretenses in obtaining the signatures of the state debt board to an order to sell certain scrip to one Johnson L. Jones. Woodruff's bondsmen have paid into the state treasury \$100,000 on account of his defalcation.

SHOT ON THE STAGE.

In Giving an Exhibition William Haverly Is Fatally Hurt.

CHICAGO, Feb. 26.—William Haverly was shot and fatally injured last night at Engel's Pavillion by "Professor" Alfred Rieckhoff, alleged "champion rifle shot of the world." The men were performing the human target act. Haverly, who was acting as Rieckhoff's assistant, had a steel plate over his breast. Rieckhoff fired twenty shots into the steel plate, "ringing the bell" nineteen times. At the twentieth shot Haverly sank to the floor, crying, "My God, I am shot." One of the bullets had entered his stomach below the plate. At the Alexian Brothers' hospital it was said that he could not live. Rieckhoff was arrested.

A Catholic and the Y. M. C. A.

COLUMBUS, Ohio, Feb. 26.—Right Rev. John A. Watterson, bishop of the Columbus diocese, addressed a big meeting of the Y. M. C. A. yesterday. As many persons as gained admittance to the hall were turned away. This was the first time in history that a Catholic clergyman had addressed a meeting under the auspices of the Y. M. C. A., and naturally attracted wide attention. The bishop was introduced by General Secretary W. T. Perkins and spoke for an hour and a half on "Christian Citizenship," the audience being held in rapt attention and frequently breaking into applause.

To Recover the Mails of the Elbe.

LONDON, Feb. 26.—The North German Lloyd Steamer company has engaged three German, three English and three French divers to attempt to recover the mails from the foundered steamer Elbe. The vessel lies in water 120 feet deep and two or three mail bags from here have been washed ashore on the coast. The estimated value of the mails is \$90,000. In addition to the regular wages that the divers will be paid, the company has allotted the sum of \$2,500, which will be given for the recovery of valuables from the steamer.

Kansas Presidential Preferences.

TOPEKA, Kan., Feb. 26.—A canvass of 97 of the 105 Republican members of the Kansas legislature on presidential preferences resulted as follows: McKinley 49, Reed 18, Harrison 5, Allison 1, Sherman 1, Teller 2, Ingalls 2, Wolcott 1, Morton 1. No choice 11, declined to vote 6.

NEW TERRITORY COURTS.

Provisions of the Measure Virtually Agreed Upon by the Conference.

WASHINGTON, Feb. 26.—The conference committee on the bill to reorganize the Indian territory judicial system has so far agreed upon a measure that twenty copies of the perfected text have been struck off. It is claimed that the conferees have adopted the Morgan bill intact with some few changes. The court towns of the Northern district are Vinita, Miami, Tahlequah and Muscogee, Miami taking Claremore's place; of the Central districts South McAlester, Atoka, Antlers and Cameron; of the Southern district Ardmore, Purcell, Paul's Valley, Ryan and Chickasha. Duncan has thus far lost its fight, but in the coming conference will make a final struggle for Ryan's place. The judges are to serve four years instead of six. Besides the salary of \$5,000 each judge will be allowed his necessary expenses when holding court away from home. The president is authorized to make appointments during the recess of the senate, granting commissions to expire at the end of the next session. The marshals and district attorneys are to have salaries of \$4,000 each instead of \$3,000. The attorney general may at his discretion appoint an assistant attorney general for each district. The clerk of the present United States court will be clerk of the Southern district and the clerk of the other districts are to be appointed by the judges. Deputy clerks in each district are to receive \$1,200 a year and the clerk's salary is to be \$2,400; clerks are authorized to retain fees for all duties other than those performed by the clerks of the United States courts elsewhere. All laws in force in the Indian territory in conflict with the act are repealed. The courts are to have exclusive original jurisdiction over all offenses in the courts at Fort Smith and Paris, Texas, however, retaining their present jurisdiction until September 1, 1896. The clause diminishing the jurisdiction of Indiana tribal courts is stricken out. It provided that a case pending in an Indian court should be transferable to the United States courts on motion of any party thereto, and at the expiration of two years wiped out the Indian tribal courts altogether. The fear of a veto led to the striking out of this section. In consequence, other sections predicated upon the extinguishment of the Indian courts at the end of two years are also omitted.

FRED DOUGLASS' FUNERAL.

The Body of the Colored Orator in State—The Services—Mrs. Stanton's Tribute.

WASHINGTON, Feb. 26.—The body of the late Frederick Douglass was taken early this morning to the Metropolitan African Methodist Episcopal church, there to lie in state until the funeral services.

As soon as the casket had been put in place before the altar, the doors were thrown open and the people were admitted to pay their last respects. A great crowd passed in and out. While colored people predominated among the waiting multitude, there were hundreds of white people. The funeral sermon was delivered by the Rev. Dr. J. T. Jenifer of the Metropolitan church.

A letter from Elizabeth Cady Stanton was then read, which, after reviewing her first meeting with Douglass, closed as follows: "As an orator, writer and editor, Douglass holds an honored place among the gifted men of his day. As a man of business and a public officer, he has been pre-eminently successful; honest and upright in all his dealings, he bears an enviable reputation. As a husband, father, neighbor and friend, in all social relations he has been faithful and steadfast to the end. He was the only man I ever knew who understood the degradation of disfranchisement for women. Through all the long years of our struggle he has been a familiar figure on our platform, with always an assuring word to say. In the very first convention he helped me to carry the resolution I had penned, demanding woman suffrage. Frederick Douglass is not dead. His grand character will long be an object lesson in our national history; his lofty sentiments of liberty, justice and equality echoed on every platform over our broad land must influence and inspire many coming generations."

HIS BROTHER BESMIRCHED.

Harry Hayward Accuses Adry of Having Once Acted as a Highwayman.

MINNEAPOLIS, Minn., Feb. 26.—Harry Hayward, the defendant in the King murder case, continued his testimony to-day in his own behalf. He described his experience in the "sweat box" and told how he was taken to the morgue and the dead body shown to him with everybody watching him. He did not know what he did, but said he felt very badly and knew every one there thought him guilty. He went to Miss Ireland and offered to do anything about the funeral he could. He ordered some roses from a florist and attended to the funeral. Thursday he and Adry were arrested and put in a cell together. Adry seemed very down in the mouth, and he said to him, "We're not guilty. What's the use of feeling this way?" Adry was dispirited and finally he said: "Adry what is this? You held her up once. Did you have anything to do with this?" Adry was silent and refused to talk any more. After that there was no further conversation between them. This evidence caused a flutter of excitement. It brought in the story which on Thursday had been ruled out by the court that Adry was the masked highwayman who last April held up and robbed Harry, Miss King and Miss Vedder while they were out riding. Adry, it is understood will deny the story with an alibi.

WOMAN SUFFRAGE KILLED.

Missouri House Refuses to Vote for the Engrainment of the Resolution.

JEFFERSON CITY, Mo., Feb. 26.—The gallery of the house was inadequate to hold those who crowded in this afternoon to hear the discussion of the proposed amendment to the constitution to give to women the right to vote.

The vote on the engrainment resulted: Yeas, 43; Nays, 65.

THE NATIONAL CONGRESS.

SENATE RUSHING ALONG APPROPRIATION BILLS.

THE SUNDRY CIVIL BILL UP.

Senator Vest Makes a Kick Against Loading the Bill Down With Provisions for New Government Buildings—The House Also Rushing Along Its Work—Washington News.

WASHINGTON, Feb. 26.—When the senate met to-day Mr. Cockrell, chairman of the appropriations committee, made a statement as to the condition of the measures and the need for night sessions and for speedy work, but no agreement was reached, and the sundry civil bill was then taken up. At this point several pages struggled in with an immense floral horseshoe, which was placed on the desk of Mr. Ransom, nominated and confirmed Saturday as minister to Mexico.

Mr. Hansbrough of North Dakota, offered an amendment, which was agreed to, including Bismarck, North Dakota, among those cities to have a public building. Mr. Vest chairman of the committee on public buildings and grounds, notified the senators of the Northwest that by "loading" these new amendments on the bill all of the appropriations for the new buildings at Cheyenne, Boise City, Helena, Pierre, Olympia and Bismarck would fail. The provision in the amendment adopted for the new buildings is that sites shall be purchased in each city named at a cost not to exceed \$20,000 each for the public grounds.

The item in the sundry civil bill appropriating \$100,000 for the continuation of work on the Kansas City federal building under the present limit was passed.

The House Passes Private Bills.

WASHINGTON, Feb. 26.—Fully thirty members crowded into the area in front of the Speaker's chair when the house met to-day, all seeking unanimous consent to consider bills of local importance. There were several fortunate ones before the "regular order" was demanded. Then the senate amendments to the Indian appropriation bill were non-concurred in and the bill was sent to conference. Thursday was set aside for District of Columbia business, and the house then, in committee of the whole, resumed the consideration of the general deficiency bill.

GETTING READY TO ADJOURN.

The Kansas House Shuts Off New Bills—Work May End Saturday.

TOPEKA, Kan., Feb. 26.—The first action of the house this forenoon was to adopt a resolution offered by Mr. Campbell of Stafford that the introduction of all except appropriation bills should cease at noon to-morrow. Mr. Beckman offered a concurrent resolution that after 12 o'clock Thursday night neither house should consider any subject except messages from the other and messages from the governor and that after midnight March 2 (Saturday) neither house should consider any subject except messages from the governor. The house passed the judicial apportionment bills which if the senate agrees to them will abolish six districts upon the expiration of the terms of the present judges.

IRRIGATION FOR KANSAS.

The State Senate Quickly Adopts the Compromise Measure.

TOPEKA, Kan., Feb. 26.—In the senate this afternoon Mr. Brown offered a substitute for the house bill on irrigation, which appropriated \$50,000, appropriating \$30,000, and changing the members of the board of irrigation by making the president and geologist of the agricultural college members, with pay only for expenses while on duty. The substitute was passed, only five senators voting in the negative. The senate agreed to the house amendments to the bill pensioning Irwin Corey, and it will become a law.

The house passed the bills preventing blacklisting and prohibiting discrimination by employers of labor against men who may belong to labor organizations.

Relief for the Thorpe Family.

TOPEKA, Feb. 26.—In the senate to-day a bill was introduced, advanced to second and third reading and passed, appropriating \$7,000 for the relief of Mary E. Thorpe and minor children, the husband and father having been killed while on duty as a state employe in the penitentiary coal mine in July 1893.

The Kansas Appellate Court Bill.

TOPEKA, Kan., Feb. 26.—The senate and house both passed the appellate court compromise bill this afternoon.

Amelia Rives-Chandler Ill.

ST. LOUIS, Mo., Feb. 26.—Amelia Rives-Chandler, the famous writer, was forced to stop here last week, owing to an attack of the grip and has gone to Hot Springs to regain her health. Her illness does not alarm her friends. She will soon go to Mexico to make studies for a new novel.

A False Prophet Arrested.

KINGSTON, Jamaica, Feb. 26.—Alexander Bedward, a negro who styles himself a prophet and who, during the last year, has secured a following of over 5,000 people, has been arrested on a charge of sedition.

No Break in Delaware.

DOVER, Del., Feb. 26.—One ballot was taken in the United States senatorial fight to-day. It resulted as follows: Higgins, 8; Addicks, 5; Massey 4; Wolcott, 7; Tunnell, 3; Bayard, 1.

New Iceberg Lettuce



There is no handsomer or more solid Cabbage Lettuce in cultivation—in fact, it is strikingly beautiful. The large, curly leaves which cover the outside of the solid heads are of a bright light green, with a very slight reddish tinge at the edges; they have small indents, which are constantly filled with dew-drops. They are thus kept fresh, and show a remarkably crystalline appearance, which well warrants the name of Iceberg. The unusual solidity of the heads is insured by the large, white main ribs of the leaves, making it impossible for the leaves to open outward and expose the center, which is constantly thoroughly blanched. It matters not whether in the early spring or the hottest days of summer, the quality is simply perfect. So long-standing and hard are the heads that they seldom shoot up to seed unless cut open with a knife. We have seldom seen such superb heads of Lettuce, and we confidently recommend the New Iceberg Lettuce as surpassingly fine for the home garden and equally valuable for market; its beautiful appearance insures quick sales. Our readers who are interested in gardening, should send for a handsome free Garden Annual describing the above and many other good things for the garden. Address, COLE'S SEED STORE, Pella, Iowa.

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Notice to Non-Resident Defendants, in the District Court in and for Lancaster county, Nebraska.
Nancy L. Sargent, Plaintiff.
vs.
Carlos C. Burr, Mary E. Burr, his wife; Charlotte N. Darlington, D. B. Welch, first name unknown; S. A. Maxwell & Company, The First National Bank, a corporation of Seward, Nebraska, Defendants.

To Charlotte N. Darlington, S. A. Maxwell & Company and D. B. Welch, first name unknown, non-resident defendants: You are hereby notified that on the 12th day of December, 1894, Nancy L. Sargent, the plaintiff herein, filed her petition in the above entitled case of action in the District Court in and for Lancaster county, Nebraska, against the defendants, Carlos C. Burr, Mary E. Burr, his wife; Charlotte N. Darlington, D. B. Welch, first name unknown; S. A. Maxwell & Company, The First National Bank, a corporation of Seward, Nebraska, the object and prayer of which are to foreclose a certain mortgage executed by the defendants, Carlos C. Burr and Mary E. Burr his wife, on the second day of June, 1890, to the plaintiff, upon the undivided one-half (1/2) of lot numbered eighteen (18), in block numbered eighty-five (85), in the town (city) of Lincoln in the county of Lancaster, and state of Nebraska, to secure the payment of one certain promissory note dated June the second, 1890, for the sum of fourteen hundred (\$1400) dollars due and payable on the first day of June, 1893; that there is now due upon said note and mortgage the sum of fourteen hundred (\$1400) dollars, together with interest thereon from the first day of October, 1893, and plaintiff prays for a decree that the defendant, Carlos C. Burr, be required to pay the same or that said premises may be sold to satisfy the amount found due on said note and mortgage. You are required to answer said petition on or before the 11th day of March, 1895.
NANCY L. SARGENT, Plaintiff.
By John H. Grossmann, her Attorney.
Dated January 28, 1895.
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