

CARL'S SUGAR PLUM. The Hawaiian Sugar Monopoly Successfully Coping with Congress. Several Decided Advantages Secured by Procees and His Lobby.

Determined Efforts of the Opposition to Abrogate the Treaty. The Treasury is Fully Informed Against Us by the Station King of Gold.

An Outline of the Tariff Bill Prepared by the House Committee. CAPITAL NOTES. Special Dispatch to This Day.

A BIG LOSS. WASHINGTON, January 16.—(Reuter) Admiral Hedges, commanding 300,000 shipped to Panama to pay Inspectors Parks, and approved Parks's suggestion that another \$50,000 be shipped, as the exchange on Panama is two per cent. The navy department reports the government rose nothing, as it is fully insured by the express company.

THE HAWAIIAN TREATY. The house committee on foreign affairs to day instructed Mr. Kesson to report a resolution abrogating the Hawaiian treaty in part, thus carrying out the plan of Frederick Hughes, as telegraphed several days since. The resolution was afterward reported in the house. It does not go far enough to meet the wishes of the sugar growers of Louisiana, or the sugar growers of New York, who will insist on complete abrogation. When the resolution comes up in the house for discussion it will likely be added as an amendment to the tariff bill. In no other way can it be got through congress this session, as while the Hawaiian lobby is not strong enough to defeat abrogation, if the question comes up on its merits it is strong enough to place all kind of impediments in the way and thus prevent consideration.

Senator Kellough said to-night there was no doubt but that the senate would abrogate the sugar clause of the treaty entirely when Worrall's resolution is reported back from the committee. Should it do so it is the intention of those who favor abrogation to place the senate resolution on the tariff bill as an amendment. Belmont's and Blount's minority reports on the resolution adopted by the foreign affairs committee will be a general attack on the treaty department for its looseness in making rulings in matters of treaties. Belmont holds that the treasury department is the cause of most of the violation of treaties and that sugars and grades of sugar not contemplated at all by those who made the treaty have been by the rulings of the treasury department admitted free of duty. In this matter Belmont claims that he speaks the views of the business interests of New York, especially the sugar refining interests. It is stated that those who have followed the matter of Spaulding's bringing in sugar in larger quantities than is produced in the Sandwich Islands, that he and his associates got most of his points as to how to violate provisions of the treaty by careless treasury decisions.

FOLGER'S APPEAL. Folger sent a letter to the chairman of the house foreign committee on the subject of the Hawaiian treaty, in which he takes the ground against the abrogation of the treaty. He says in effect, that its commercial advantages are greater than any disadvantages which have been described. He does not see that the successful rivalry of a western dealer is in any great measure the effect of the treaty, or that it would be abated by its abrogation.

MEXICAN CLAIMS. Senator Farley presented to the senate to-day the memorial of Trinidad and San Jose mining company asking for an amendment to the pending treaty with Mexico. The memorialists are owners and holders of certain claims against the republic of Mexico for damages for the interruption of mining operations and forced abandonment of the same, amounting to \$250,000. The claim was presented to the United States by means of a claim commission, and was referred to the umpire of said commission, who decided the case against the memorialists and in favor of Mexico, rejecting and dismissing the claim. They claim that the evidence submitted by Mexico was unlawfully and improperly taken, and was false and fraudulent, and that the witnesses committed perjury; that the Mexican government is seeking to free itself from the responsibility of payment of said awards by means of a new treaty which shall favor her to the exclusion of American claimants whose claims have been rejected by similar false testimony, and that such treaty has been negotiated between the United States and Mexico, and is now pending before the senate. The memorial prays congress to amend the said treaty as to grant and extend the American citizens the same rights and remedies which are thereby granted to Mexico.

THE NAVY APPROPRIATION BILL. reported to the house recommends total appropriation of \$15,285,100 for the fiscal year ending June 30th, 1884. The sum of \$3,949,400 is appropriated for pay of the active list. On the subject of promotions the bill provides "no officer shall in times of peace be deemed or reported fit to be promoted to the grade of lieutenant unless he shall have seen four years service at sea; no lieutenant unless he shall have seen six years service at sea as lieutenant; lieutenant commander unless he shall have seen four years service at sea as lieutenant commander; and no commander unless he shall have seen three years service at sea in command of a United States vessel or vessel; provided also, that when any commodore shall reach the age of 60 years, any captain 50 years, any commander 51 years, any lieutenant 47 years, he shall be retired by the president from active service and shall go upon the retired list of the navy as of the grade held by him at the date of his retirement." The bill also provides that hereafter none of the vacancies that may occur in the various grades of the line of the navy shall be filled by promotion until such grade shall be reduced below the number fixed by the act of August 5, 1882. The bill appropriates \$703,180 for pay of the retired list and provides "that hereafter all promotions to the grade of rear admiral on the active list shall be made by selection from grades of commodore and captain and no more promotions to the grade of commodore shall be made, that grade being hereby abolished; provided, however, no commodore now in the service shall be reduced in rank or be deprived of his commission by reason of this act." The following is the list of the names of the officers of the navy who are employed on shore duty, under the secretary of the navy, and the number of such duty is required by public interest, and shall so remain in the order of employment, and also the duration of such service, beyond which time he shall not continue."

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HOUSE PROCEEDINGS. The bill for removal of cases from state to federal courts passed—yeas 134, nays 116. The naval appropriation bill was reported. House then went into a committee of the whole. Mr. Ryan (Kan.) in the chair, on the state of the union.

Watering the Stock. Special Dispatch to This Day. CHICAGO, January 16.—A Cleveland dispatch from New York states that Vanderbilt has caused the Lake Shore to issue between six and eight millions in bonds to pay for the Nickel-plate stock he bought and that he proposed this scheme at a meeting of the Lake Shore directors, held some time ago in Erie, because the laws of Ohio and New York prohibit the consolidation of competing lines. H. B. Payne and Amasa Stone, of this city protested and resigned. These gentlemen were seen to-day and asked about the truth of the report. Payne said he resigned as director of the Lake Shore at New Haven and his resignation was final. Mr. Stone said his health is poor and he had not attended the meetings of the directors for a long time, but if the occasion should arise when the directors have no quarrel, they have the document authorizing them to put some one in his place. Both gentlemen declined to give the reason for resigning or say anything concerning the rumored issue of Lake Shore bonds to buy for the nickel plate. They neither denied nor confirmed the report.

How the Tariff Works. Special Dispatch to This Day. NEW YORK, January 16.—The table compiled for The New York World on the basis of imports from New York in 1882, of the actual results of the present tariff and of the estimated results of a change proposed by the tariff commission, shows that on all the different kinds of iron imported during the year 1882, also tin plates, the total amount of duty paid according to the present laws was \$10,198,000; that the duty on the same, according to the tariff commissioners' recommendations, would be \$14,681,000.

Wind Will Win. Special Dispatch to This Day. ST. PAUL, Minn., January 16.—The senate to-day gave Windows 23 votes. He lacked only one vote of an election. In the house Windows received 47 votes, 15 less than was necessary.

Explosion of Badwelder. Special Dispatch to This Day. ST. LOUIS, January 15.—It is feared the loss to creditors by the failure of Conrad & Co. will be heavy. They had branch business houses in Arizona, California and other states. The failure of P. V. Smith & Co., of Tombstone, Ariz., and the defalcation of Henry C. Kissel, city treasurer of Tucson, Ariz., who was agent of Conrad & Co., are said to have hastened the suspension.

A Kansas Glaze. Special Dispatch to This Day. LAWRENCE, Kansas, January 16.—A fire broke out this morning in the cheese and furniture store of J. Q. Ashton. Before the flames could be controlled, nearly a dozen business houses burned out. The principal losers are Mrs. M. J. McCullough, her loss is \$11,000; insured for \$7,000. Total loss \$49,000; insurance \$28,000.

His Well 'Tis Stillwell. Special Dispatch to This Day. MR. VERNON, O., January 16.—News came to-day of the death of Mrs. Emma Stillwell, who confessed the murder of many of her relatives. Up to the last she maintained the truth of her confession.

A Barred Town. Special Dispatch to This Day. CINCINNATI, January 16.—The Commercial-Gazette's Spenceville (O.) special says a fire this morning destroyed the main business portion of the town. Particulars of loss and insurance are not given.

THE STATE CAPITAL. [Continued from First Page] outside of that farm said that induces you to hand out passes? A. Not any other business. Sometimes I give a pass to a lawyer. I may want him to watch a case with me and I give him a pass. Frequently I get some one to argue some motion in a case, and I give him a pass to satisfy him till I get there.

Q. Is it the custom to give passes to political convention? A. Sometimes when they ask. I sometimes stretch a point on that and give them passes. Q. Well, do you stretch the point every time? A. Well, when they are from this county, and they come to me on either side, and of all kinds of politics, I tell him they can have one for the good of the country. [Laughter.] They could not very well pay for their fare, and I don't want them to be there.

Q. Have you any connection as the attorney of the B. & M. railroad published in this state? A. I have not. Q. Do you in any manner direct or attempt to direct the sentiment of any newspaper in this state in respect to railroad matters? A. No, sir. Q. None at all? A. Why, I may occasionally have a talk with some of them. I think I have with the Re-creator. [Laughter.] If I think they are a little wrong I talk with them just as matters come up.

Q. Do you ever commit any errors that you suggest? A. I don't know that they do. They so to me that they are about right. [Laughter.] Q. Mr. Marquette, do you take an active interest in the politics of this state? A. Not very much. Loss that I used to when I was running for office. I hardly ever say anything unless somebody says something to me and then I probably say.

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A DAY OF SURPRISES. From the Corn-Crib to the Sausage Machine and Rendering Tank. The Adventures of a Nebraska Hog in the Hands of a Lot of Utilitarians.

Chicago, Ill. Yesterday at the Utch Sink Yards of Armour & Co., a Nebraska hog weighing 850 pounds laid down his life for the good of the country. He was slaughtered in company with 11,000 other hogs being from Kansas, Lincoln and Iowa.

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THE REMAINS OF ARCHBISHOP HUGHES TO BE TRANSFERRED TO THE NEW CATHEDRAL. A solemn ceremony in which New York will be more or less interested, is to take place on the 29th and 30th of this month. On the evening of Monday, January 29th, the remains of the late Archbishop Hughes will be removed from their resting place in the vaults of the old St. Patrick's cathedral, corner of Prairie and Mott streets, to the new cathedral on Fifth avenue. The disinterment and removal will be effected quietly. Only a few of the immediate relatives of the late archbishop and some of the clergy are to be in attendance. The remains will be borne to the new cathedral and placed on a catafalque lit up by burning tapers, the pillars of the cathedral and the altars draped in black. On the morning of the 30th inst. there will be a solemn mass of requiem in presence of the cardinal, Archbishop Corrigan being the celebrant. Invitations for the mass are to be sent to the clergy of the city and the diocese, to the bishops of the province, and to all ecclesiastics who may be able to attend. It is probable that there will be a very large gathering of the clergy to do honor to the memory of the energetic prelate whom so many of them knew personally.

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THE GREATEST MEDICAL DISCOVERY since the Dawn of History. It restores the drooping spirits, invigorates and harmonizes the organic functions, gives elasticity and firmness to the step, restores the natural luster to the eyes, and imparts to the pale cheek of woman the fresh rose of health and beauty.

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Attorneys. JAMES DAVEN & CO., 202 So. 12th St. J. W. HARRIS, 217 So. 12th St. J. W. HARRIS, 217 So. 12th St.

Butcher and Eggs. HERRMAN & SCHROEDER, 121 So. 12th St. J. W. HARRIS, 217 So. 12th St.

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