THE OMAHA DAILY BEE: SATURDAY, FEBRUARY 4, 1893.

## **REPEAL OF THE SHERMAN ACT**

It Was the Subject of Much Discussion in the Senate Yesterday.

CLEVELAND'S INTERFERENCE RESENTED

Mr. Teller Objects to His Meddling with Legislation at the Present Time-Mr. Vest Defends the Pres-Ment-Elect-In the House.

WASHINGTON, D. C., Feb. 3 .- The question of the repeal of the Sherman act, or at least of the suspension of the silver bullion purchase provision of it, was unexpectedly precipitated in the senate today by Mr. Teller. republican, from Colorado. He made the presentation of some petitions on the subject the occasion for launching out into a discussion of the whole question, and expressed his confident assurance that the repeal of the Sherman act was not among the possibilities of the present session. He com mented with some bitterness upon newspaper statements as to the determination of President-elect Cleveland to have the Sherman act repealed.

Mr. Vest, democrat, from Missouri, repelled the newspaper statements made as unworthy of consideration, and said that the character and position of no public man would be safe if reliance were to be placed on such statements.

Mr. Sherman, republican, from Ohio, stated that he had not moved to take up the bill because he was not satisfied that there was a majority in its favor. And finally notice was given by Mr. Hill, democrat, from New York, that he would test the question next Monday by a motion to take up the bill and pass it. But after all, the feature of the proceedings was Mr. Sherman's implied threat that cloture would be applied in the senate, if necessary, to give effect to the will

of the majority. Mr. Mitchell reported from the judiciary committee the bill to pay the awards of the ourt of claims in French spoliation cases. Calendar.

House bill to ratify and confirm an agree ment with the Kickapoo Indians in homa territory and appropriating \$64,650 for that purpose was passed (with amendments) and a conference asked.

## Precipitated the Discussion.

Mr. Teller, in presenting the couple of pe-titions on the silver question, addressed the senate on the subject. In pre-senting the petitions he declared that in his judgment a decided majority of both sides of the chamber were opposed at this time to the repeal and that in his opinion it would not be made a political question at the next session, whatever might be the inclination of the incoming president. He couldn't understand what the president elect had to do with the ques-tion. He had never seen anything more indecent, if it could be traced anywhere near the incoming administration. Mr. Vest, replying to Mr. Teller, defended

the president elect, declaring that, though he did not agree with Mr. Cleveland on the silver question, he must say he had never suspected any indirection on Mr. Cleveland's part. The character of no public man was safe if he were to be held responsible for newspaper utterance.

Sherman said when he was assured a majority of the senate was in favor of the re-peal of the silver purchase act he would move to take it up. Anybody else could make such a motion if so inclined. Hill of New York gave notice that he

would make such a motion next Monday, and the senate proceded to other business.

## Will Enforce Cloture if Necessary.

Mr. Sherman, in the course of his remarks on the silver repeal bill, expressed his confi-dence that no attempt would be made to prevent full effect being given to the expressed will of the majority. No such attempt had over been made in the senate, and if it were over made, the rules would be so changed as to frustrate it and allow the changed as to frustrate it and allow the business of the country to be fairly trans-

At 3 p. m. the business of the senate was suspended in order that fitting tributes might be made to the memory of the late Senator Barbour of Virginia. Eulogies on the dead senator were pronounced by Messrs. Daniel, Manderson, Faulkner, Gallinger, Platt, Hill, Hiscock and Hunton-Mr. Barour's successor in the senate. The following allusion to the Barbour funeral ceremonies in the senate chamber occurred in Mr. Hill's remarks: "We have not forgotten that peculiarly solemn and im-pressive funeral of his—the first of its kind, believe, ever held in this chamber, where the beautiful rites and ceremonies of his mother church were administered in our presence; whereby we were taught another lesson in behalf of religious tolerance and Christian brotherhood on earth. It was peculiarly fitting that such service should be held here over the mortal remains of one of Virginia's foremost sons—Virginia, whose grand senator he was—the state that had iven to the country the great Jefferson, who ad done so much for the suppression of bigotry and proscription, and ou whose mon ument is inscribed the noble and imperish-able record that he was the author of the state law for religious freedom in Virginia." The resolutions were agreed to, and the senate, as a further mark of respect to the memory of Mr. Barbour, adjourned.

me other committee. Mr. Boatner argued in support of his point The speaker overruled the points of order and held Mr. Hatch's motion to be a proper

The question was then on Mr. Hatch's deon a division the vote stord 110 to 65, and

Mr. Cummings vociforously demanded the yeas and nays, which were ordered. The previous question was ordered -yeas, 151; nays, 84; and the biil was referred to the sittee on agriculture without a diision, a

was made it should be made for reference to

The speaker then laid before the house the president's message relative to the bond transit over Canadian roads. Referred. The deficiency appropriation bill was

The deficiency appropriation bill was passed and the Indian appropriation bill was reported. The house then paid tribute to the memory of the late Representative Craig of Pennsylvania.

## NEWS FOR THE ARMY.

## List of Changes of Importance in the

Regular Service Yesterday. WASHINGTON, D. C., Feb. 3.-[Special Telegram to THE BEE !- The following army orders were issued today :

Leave of absence for one year on surgeon's certificate of disability with permission to go beyond the sen, to take effect about April 1, is granted Major Charles Bentzoni, First is granted Major Charles Bentzoni, First infantry, First Lieutenant Ruben B. Turner, Sixth Infantry, acting assistant quartermaster, will proceed from Fort Bar-rancas, Fin., to Mount Vernon barracks, Ala. on official business pertaining to the quartermaster's department. The leave of phenomenet for F hoped that the bank would survive, but it was flooded with paper issued by its for-mer president and the only thing to do was to shut its doors that an accounting might be taken of its stock. quartermaster's department. The feave of absence granted First Lieutenant John F. McBlain, Ninth cavalry, January 25, Jeffer-son barracks, Mo., is extended twenty-three days. Second Lieutenant William M. Wood, WASHINGTON, D. C., Feb. 3 .- The domocratic advocates of a repeal of the Sherman

Twelfth infantry, is transferred from company bullion purchase act this morning, began the A to company I of that regiment. The leave of absence granted First Lieutenant Beau-mont B. Buck, Sixteenth infantry, January 14, Department of the Platte, is extended circulation among the democratic members of the house of a petition to the committee on rules, urging that committee, before a vote is taken on the special order for the con sideration of the Andrew-Cate bill, to per three months. The board of officers convened at Fort Huachuca, Ariz., December 21, 1892, for the examination of First Lieutenant Paul Shilmit a motion to be made in the house to amend the rules so as to provide that a vote must be taken on the bill and all pending

lock, assistant surgeon, with a view to de-termining his fitness for promotion is dissolved; also the general court martial ap-pointed to meet at Jefferson barracks. Mo., October 25, 1892. A general court martial is appointed to meet at Jefferson barracks at 11 o'clock a.m., Tuesday, February 7, or as soon thereafter is practicable for the trial of such mismore as much house the torg such prisoners as may be brought before Detail for the court—Captain John B. ii. Detail for the court—Captain John B. Kerr. Sixth cavalry: Captain John McE. Hyde, quartermaster; First Lieutenant John F. McBlain, Ninth cavalry; First Lieutenant Percy E. Trippe, Tenth cavalry; First Lieutenant Stophen L. Slocum, Eighth cavalry; First Lieutenant Francis G. Irwin, jr., second cavalry; First Lieu-tenant Richard B. Paddoek, Sixth cavalry; First Lieutenant Henry R. Stiles, assistant surgeon; First Lieutenant Robert D. Walsh, Fourth cavalry, judge advocate. The general court martial appointed to meet at West Point, N. Y., November 28, 1992, is dissolved. A general court martial is appointed to meet at West Point at 11 o clock a. m., Tuesday, Fourary 7, for the trial of such prisoners as may be brought be-

trial of such prisoners as may be bry fore it. Detail for the court-Captain Wil-liam F. Shurgin, Twenty first infantry First cutenant Alexander B. Dyer, Fourth artil-y; First Lieutenant Lausing H. Beach, rps of engineers; First Lieutenant Samuel lery F. Allen, Fifth artillery; First Lieutenant Henry C. Newcomer, corps of engineers; First Lieutenant George F. Barney, Second artillery: First Lieutenant Edmund D. Smith, Nineteenth infantry: First Lieutenant Wilds P. Richardson, Eighth infantry ; First Lieutenant Robert L. Hirst, Eleventh infantry: First Lieutenant Daniel B. De vore, Twenty-first infantry; First Lieuton-ant Frank McIntyre, Fourteenth infantry; First Lieutenant Lucien G. Berry, Fifth ar-tillery; Second Lieutenant Charles D. Pal-mer, Fourth artillery; First Lieutenant

judge advocate. JUDGE JACKSON'S NOMINATION.

Reasons Why the President Named Him for the Supreme Court Vacancy. WASHINGTON, D. C., Feb. 3 .- There are many inquiries as to the reasons which led President Harrison to appoint a democrat to succeed the late Justice Lamar on the supreme bench. The statement comes very direct that he was led to do this because of republican opposition to his making any nomination, and the responsibility for the failure to nominate a republican is said to lie upon ten

Senator Voorhees, charges that the Chey-enne and Arapahoe Indians have been de-frauded out of \$67,500 by certain attorneys, and that evidence of that fact has been sup-pressed by the Indian bureau. Sir Julian Pauncefote, the British minister, went to the State department today and in person handed the papers in the British Bering sea counter case to Secretary By direction of the president, Secretary

Foster, of the Treasury department, today directed the collector of customs at New York, Philadelphia and Boston to suspend the refund of duties upon hat materials until further advised. The question of continuing the refund of duties will be one of the first that will come up for consideration when Mr. Carlisle assumes charge of the Treasury department.

## Arkansas' Bursted Bank.

WASHINGTON, D. C., Feb. 3 .- Comptroller Hepburn has placed Bauk Examiner Galbraith of Missouri in charge of the First National bank of Little Rock, Ark., which failed Wednesday. He says the bank's affairs are in very bad shape and that the bank will be placed in the hands of a receiver. The attorney general has directed United States District Attorney Waters to proceed against the former president of the bank and other parties charged with crimi-

To Prevent Filibustering.

amendments at a fixed hour, and without

Gold in the Treasury.

WASHINGTON, D. C., Feb. 8.-The Treasury

department today holds less gold than at any

time since the redemption act of January I

1879, and in the language of a treasury offi-

any dilatory motions.

nality in the bank's management. Comptroller Hepburn says that when Mr. Root was elected president of the bank under the reorganization, a few weeks ago, it was

gation will be addressed on "What the Sal-vation Army is Doing in the United States." In the evening Commander Booth will con-duct services in the First Congregational ary 33 to March 6. The opening service con-sists of the litany, and Rev. John Wil-liams of St. Barnabas' preached a stirring sermon on the "Worldliness of the Church." church, Ninsteenth and Leavenworth streets, and will talk on "Consecration and These services will be held each Friday evening. Sacrifice." The local samps of the army in-tend making the meetings the occasion of a general turnout and will have a "hallelujah"

## No Special Session.

The adjourned meeting of the city council was not held last evening owing to the bereavement in the family of Councilman Prince. After the adjournment as a board of equalization, the council was called to order and the following resolution unanimously adopted

mously adopted : Whereas, We learn with sorrow that our esteemed fellow member of the first council. Sol Prince, has been called upon a second time within two weeks to mourn the loss of one of his children; therefore, Resolved, That out of respect for our fellow member the city council do now adjourn un-til its next regular meeting. Besolved, That the president appeint a spe-cial committee of three to prepare and pre-sent to the council at its next regular meeting suitable resolutions of respect and condolence to our associate member and his family.

## The Mission.

A fair congregation turned out to the second\_of the preparatory services for the forthcoming mission to be held by the Episcopal churches in this city from Febru-

**To Preserve** 

The richness, color, and beauty of the

hair, the greatest care is necessary,

much harm being done by the use of

worthless dressings. To be sure of hav-

ing a first-class article, ask your drug-

gistor perfamer for Ayer's Hair Vigor.

It is absolutely superior to any other

preparation of the kind. It restores the

original color and fullness to hair which

Norra GALVESTON, Tex., Feb. 3.-The wonderful yields of the soil of this region are almost incredible. Not unfrequently two crops of pears and from two to five of vegetables are raised in one year. These fruit-growing and farming lands, together with the magnificent manufacturing re-sources near at hand, are fast making North

Galveston the industrial city of the gulf. Night Classes in Art.

The Western Art association has arranged for artists, teachers, architects, draftsmen, photographers and others interested an opphotographers and others interested an op-portunity for study and instruction of a high order of art, and on Monday and Friday evenings classes are to be held from 7 to 10 o'clock. The classes are to be held in the Omaha Academy of Fine Arts and will be under the personal direction and supervision of J. Laurie Wallace. The course of study will be therough and is intended to benefit these who are the mine course of study those who are otherwise engaged during the day.

DIED. Notices of five lines or less under this head, fity cents; each additional line ten cents HEGARTY Cornelius, aged 1 month, at the family residence, 1119 Williams street Funeral notice later.

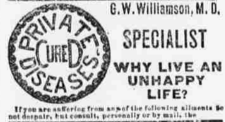
Unlike the Dutch Process

# No Alkalies Other Chemicals are used in the preparation of Baker & Co.'s

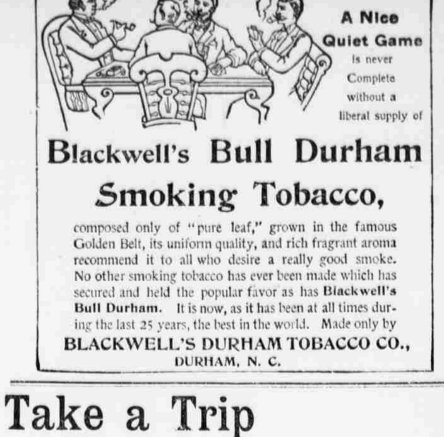
It has more than three times the strength of Cocoa mixed with Starch Arrowroot or Sugar, and is far more economical, costing less than one cent a cup. It is delicious, nourishing, and EASILY

Sold by Grocers everywhere.

W. Baker & Co., Dorchester, Mass



MAIN ENTRANCE SETTEST, OMAHA. Private, Chronic, Nervous diseases no mat-ter how long standing, Sexual diseases no mat-ter how long standing, Sexual disorders permanently and quickly cured. Files, Fis-tula and Rectal Ulcers cured without pain or detention from business. Hydrocele, Var-icocele and Varicose Ulcers cured promptly. Syphilis completely removed from the sys-tem by our latest and improved vegetable remedies at one-tenth the cost of a short visit to the Hot Springs. Cures permanent. Advice free. Send 2c stamp for particulars. Treatment by Mail.



peep into the different shoe shop windows-go in and look over the different lines of shoes-examine them closely-see how they're put together-what they're made of-whether they look old and shop worn or not-in a word, post yourself on the shoe question. After you're pretty well posted, strike out for our shoe room-look over our shoe stock -ask questions (our shoe men'll answer 'em asfast as you can ask 'em)-see if you don't see as good

around town some day-take a

TRENEBRASKA

~5

shoes here as you've seen anywhere - Just as many shapes -as good styles and as large a variety to pick from-you bet you will. Then ask about the prices. You'll find the sam e kind of prices that we've built up our business on. You 'll find a genuine full stock American calf shoe, made with the genuine Coodyear welt, at two dollars and fifty cents. You've probably seen the same shoe at four dollars (but they called it hand made). You'll find the finest American calf shoe that you've run across at three-ninetyand the man that's writing this "ad" knows they're wearers for he's standing in a pair of 'em that he's worn over nine months (nights not included). You'll see shoes

At \$1.25 that are made with solid leather insoles and counters.

At \$1.65 that are made of substantial casco calf.

At \$1.85 that are made of full stock calf with dongola tops

At \$2.25 that are made of solid American calf-made in the same factory and of the same stock as a certain widely advertised "best-on-earth-three-dollarshoe," but we have 'em made better.

USE Digliton, Mass.

glossy, and in an excellent state of presyears."-Wm. Henry Ott, alias "Mustang Bill," Newcastle, Wyo.

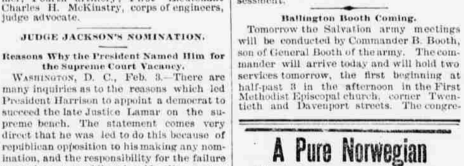
cial the gold obligations are great, with less than \$8,000,000 "free gold" to meet them Two million five hundred thousand dol lars in gold has been engaged for shipment from New York tomorrow for Europe. Treas of all hnir-dressings. ury officials do not venture a prediction as to when the outflow will stop, but state they see nothing serious in the situation.

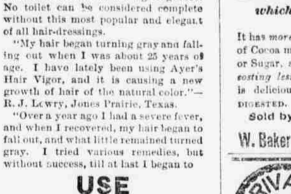
## **Opposed to Opening the Street.** A number of property owners appeared

vesterday before the city council, which was sitting as a board of equalization, and protested against the proposed assessment to pay the cost of opening Ninetcenth street from Hartman's Reserve to Center street. The amount required is \$10,051.44.

The proposed assessment will stand, ex-cept the amount levied against the property of the B. & M. railroad, which is not lega as a perpetual restraining order from the courts prevents the city from making the levy against the railroad company's property. The matter was referred back to the city engineer to prepare a new plan of assess ment, distributing the amount against the railroad among the other property owners on the street.

The protest against the assessment for grading Howard street from Twentienth street was taken cognizance of, and the engineer and Board of Public Works were instructed to prepare a new plan of as-





Hair Vigor, and it is causing a new growth of hair of the natural color."-R. J. Lewry, Jones Prairie, Texas. "Over a year ago I had a severe fever.

and when I recovered, my hair began to fall out, and what little remained turned gray, I tried various remedies, but without success, till at last I began to

Ayer's Hair Vigor, and now my hair is growing rapidly and is restored to its original color."- Mrs. Annie Collins,

"I have used Ayer's Hair Vigor for nearly five years, and my hair is moist, ervation. I am forty years old, and have ridden the plains for twenty-five



has become thin, faded, or gray. It keeps the scalp cool, moist, and free from dandruff. It heals itching humors, prevents baldness, and imparts to THE HAIR

a silken texture and lasting fragrance.

Breakfast Cocoa, which is absolutely pure and soluble.

## IN THE HOUSE.

## Sciends of the Anti-Option Bill Claim They Have Scored a Victory.

WASHINGTON, D. C., Feb. 3.-The friends of the anti-option bill obtained a victory in the house today. Although the speaker decided against them and ruled that the house could not at present nonconcur in the senate amendments and thus throw the bill into conference (when a report would become privileged), the house, notwithstanding the determined fight of the members of the ways and means committee and of the other opponents of the bill, referred it to the committee on agriculture, which is favorable to its passage. And it did so by a large majoritynot quite two-thirds, but approximating to it so closely that it is a debatable question whether, if a two-thirds vote is required, it could not be obtained.

The deficiency appropriation bill was passed.

## Points of Order Decided.

The speaker haid before the house the antioption bill, with senate amendments thereto. and proceeded to deliver his decision on the point of order that the amendments must first be considered in committee of the whole. He stated that the bill was laid before the house for reference only, unless it be a house bill, with senate amendments, which did not require consideration in committee of the whole. The question was one of fact as to whether the senate amendments to this bill required such consideration. In the senate amendments the article of "flour" was mentioned. This was a new and distinct subject matter of legislation, and it seemed to the chair that this amendment, at least, must have its first consideration in the committee of the whole. This bill was before the house for reference to a standing, or a select com-The judgment of the chair was that the bill should be referred to a standing, or a select com-response of the chair was that the bill should be referred to a standing, or a select committee. The therefore sustained the point of order against Mr. Hatch's motion to nonconcur in the senate amendments, and to agree to a conference.

to agree to a conference. Mr. Hatch did not appeal, but moved to refer the bill to the committee on agricul-ture, and on that motion demanded the previous question.

Mr. Boatner made a point of order that the bill did not belong to the committee on agri-culture, but to the committee on ways and means The speaker suggested that it was in the

power of the house to refer the hill to what over committee it wished.

## Kilgore to the Front.

Mr. Kilgore made the further point that the bill having been originally reported by the committee on agriculture, that that was its natural reference now, and the chair had not the right to entertain a motion to refer to that committee. If a motion to refer

or twelve republicans in the senate, who were determined to oppose any confirmation proposed by the president. It was at first his intention to nominate either Judge Emory Speer or Judge Pardee. On making in quiries among the republican senators as to which would be most apt to secure a ready nomination he discovered that there were about twelve republican senators who would oppose any confirm-ation partly on account of their personal antagonism to the president, and partly on account of their desire to bring other matters to the front in the senate. At first on discovering this, Mr. Harrison de-cided that he would not send in any nomination. He held to this purpose until yester-day, when he became convinced that a dem-ocrat might be confirmed with the aid of democratic senators. He then decided to send in the nomination of Judge Jackson, whom he believed could be confirmed and whose confirmation would leave a very im-portant circuit judgeship to be filled.

## Will Probably Oppose Confirmation.

The republican senators who opposed his making the appointment will probably try to prevent confirmation, and there appears to prevent confirmation, and there appears to be a strong probability that they may suc-ceed unless, advantage being taken of the custom of "senatorial courtesy," which dis-countenances delay in action on the nomina-tion of an ex-senator, the matter be forced to the front with great prompt-ness. If confirmation is secured poomptly it is expected that the president will nominate Judge W. O. Brad-ley of Kentucky, who is one of the promi-neut leaders of the southern republicans and who was spoken ef at Minneepolis for noniwho was spoken of at Minneapolis for anni-nation for the vice presidency, to succeed Judge Jackson on the circuit bench. The fact that Judge Jackson was favored by Justice Brown of the supreme bench and Judge Taft of the circuit bench and by President Harrison's brother, if a republican could not be confirmed, had some influence

## WHISKY TRUST MATTERS.

sopted

### Inquiry Into its Business Begun Yesterday-Washington Notes.

WASHINGTON, D. C., Feb. 8 .- The subcommittee of the house judiciary committee appointed to examine into the Whisky trust, as proposed by the resolution of Mr. Burrows, began its inquiry today by hearing Mr. Burrows. His information regarding the trust was limited to new spaper articles. The investigation will be continued to-It is understood that M. E. Ball, superin-

tendent of the Chleago public building, against whom a report of malfeasance in office was made by Assistant Secretary Lambertson, has tendered his resignation to cretary Foster. It will probably be ac

Captain J. M. Lee, U. S. A., in a communi-cation, laid before the senate today by



oil is the kind used in the production of Scott's Emul-遊 sion - Hypophosphites of Lime and Soda are added 10 The for their vital effect upon nerve and brain. No mystery surrounds this formulathe only mystery is how quickly it builds up flesh and brings back strength to the weak of all ages. Scott's Emulsion will check Consumption and is



WASHBURN Guitars, Mandolins & Zithers in volume and quality of tone are the BERT IN THE WORLD. War-ranted to wear in any climate. Bold by all leading dealers. Beau-tifully illustrated souvenir cat-shogue with portraits of famous stifus with portraits of FREE. des LYON & HEALY, CHICAGO.

