

OPPOSITION TO ANNEXATION

Indications That the Hawaiian Matter Will Be Referred to Cleveland.

NUMEROUS OPPONENTS OF THE TREATY

They Threaten to Block Important Legislation if the Subject is Not Left to the Next Session of Congress.

WASHINGTON, D. C., Feb. 22.—[Special Telegram to The Bee.]—Every day opposition to the Hawaiian annexation treaty appears to grow stronger. It is understood that in addition to the three republican senators who have previously announced their opposition to annexation Senator Allison of Iowa has expressed his antagonism to the treaty. Being chairman of the appropriations committee, Senator Allison can do more to defeat the treaty than any other senator on the floor, since he can at any time bring up an appropriation bill which from its nature always has the right of way. By judiciously consuming time with these bills the friends of the treaty can be prevented from any opportunity of considering the proposition before March 4.

It is charged by some of the more important friends of annexation that the remarkable delay in disposing of the sundry civil appropriation bill in the senate was mainly caused by the opposition to the treaty and that this is but a sample of the dilatory tactics to be pursued by the anti-annexationists. As there remain only nine legislative days of this congress and almost as many appropriation bills are yet to be disposed of in the senate, it can be seen that the only hope of ratification during the present session is in rushing through the appropriation bills.

Many Important Measures.

In addition to the appropriations there are important bills, like the Nicaragua canal measure, whose champions will be as earnest as the opponents. As there remain only nine legislative days of this congress and almost as many appropriation bills are yet to be disposed of in the senate, it can be seen that the only hope of ratification during the present session is in rushing through the appropriation bills.

Last week the Hawaiian commissioners visited New York. Mr. Cleveland was called to see Mr. Cleveland and asked for a conference, but that the new chief executive refused to talk upon the subject of the treaty or say whether he would favor or oppose its ratification should it go over to his administration. From this it is thought the commissioners really believe the treaty will not be ratified before March 4, and that Mr. Cleveland may not encourage its ratification when he comes into power.

TREASURY INVESTIGATION.

It Will Be Allowed to Lapse Into Obscurity

WASHINGTON, D. C., Feb. 22.—The investigation into the condition of the treasury, authorized to be undertaken by the ways and means committee of the house, has been allowed to lapse into obscurity for the reason that it was thought that agitation of the financial questions could not aid to settle business affairs. Chairman Springer will prepare a formal report stating what the treasury has done and laying the facts it has obtained before the house.

It is the intention of Mr. Holman to call up the sundry civil bill, as passed by the senate, tomorrow. The silver men of the house have insisted that the measure must be considered in the committee of the whole before going to conference, so as to give them a chance to discuss the Sherman amendment to the bill providing for the issue of bonds. The amendment will be fully discussed and a vote probably taken on it, the action of the house thus binding the conference regarding the matter.

The celebration of Washington's birthday to the capital was greatly curtailed by the severity of the weather. The Veteran Firemen and the Oldest Inhabitants associations and other organizations, however, were standing, headed by the band of the Third United States artillery, and marched down Pennsylvania avenue to the capital and back. In Washington's honor the celebration of Alexandria, the celebration was entirely confined to the public schools.

WILL HAVE TO HUSTLE.

Important Business Remaining Unfinished Before Congress.

WASHINGTON, D. C., Feb. 22.—Counting the 4th of March as a full day, there remain only nine days before the expiration of this congress, and the amount of work before the two houses to be accomplished within that short time is not at all cheering to those legislators who see the hours slipping by and so little being done. Up to the present time there is but one of the thirteen appropriation bills which have passed the house that has passed both houses, and that is not yet a law, for it has not yet received the signature of the president. The house has passed the better shape than the senate, despite the reputation of the latter body for expeditious action, but it will probably be some time before the house can get the bill through there, especially if the Sherman bond issue amendment, which was enacted on that bill, precipitates a silver debate and the members of the house see fit, as they probably will, to renew the World's fair discussion. The appropriation bills, in some instances, have been so changed in the senate that there can hardly be any doubt that when they return to the house they will be subjected to a close scrutiny, and more or less debate.

The perfunctory disagreement and appointment of conferees will not, it is said, be the rule in the case of the silver bills. The debate that the sundry civil bill is about to inaugurate in the house, and the numerous conference reports that remain to be acted upon, create a gloomy outlook for the members of the appropriation committees of the two houses, to say nothing of other important matters of legislation which the congress is in the throes attending its dissolution.

CANADA MAKES FURTHER CONCESSIONS.

WASHINGTON, D. C., Feb. 22.—As the result of correspondence between Secretary of State and Sir Julian Pauncefote a new "order in council" has been issued by the Canadian government regulating the season of the Dominion canals for the season of 1893. The effect of this new order is to abolish the rebate on the tolls and the regulations against the trans-shipment of goods, thereby removing the discrimination of which the government of the United States has so long complained. In accordance with this diplomatic arrangement, the

SIX HOURS OF DISCUSSION

Indian Affairs Talked of at Length by Members of the House.

POSTOFFICE APPROPRIATIONS PASSED

After an All Night's Session the Debate Was Lively and Uninteresting—Mr. Hatch Creates a Little Division—In the Senate.

WASHINGTON, D. C., Feb. 22.—The first of what, it is said, will be a daily series of conflicts between the appropriation bills and the anti-options bill until the latter is acted on was the feature of today's session of the house. The members were worn out from last night's session, and the day passed tamely. Mr. Hatch had grown tired of the delay to which the anti-options bill is being subjected, and when it was moved to take up the postoffice appropriation bill he antagonized the motion with the measure of which he is champion. Being defeated, he made the same fight, also unsuccessfully, when the postoffice bill was passed and the Indian question was discussed languidly for six hours.

During the Night's Session.

The deadlock over the car couple bill continued throughout the night with the usual scenes, humorous and ill-humored, of an all-night session, and without a thing whatever having been accomplished, the house at 6:30 a. m. adjourned. There was a private agreement that Mr. Wilson should recognize Monday to move to suspend the rules and pass the bill. About two dozen members were present at the opening of the house at noon. Mr. Henderson of New Jersey moved the house go into committee of the whole for the consideration of the postoffice appropriation bill. Mr. Hatch at once antagonized the motion with his anti-options bill.

Mr. Hatch Defeated.

The result was, says 125, says 75, so the house went into committee of the whole on the Indian appropriation bill. The house broke into a roar of laughter and "Deacons" White, a member of congress, who had come from New York to watch the fight over the anti-options bill, and was on the floor, shook with merriment at the scene. Mr. Hatch to the chair as presiding officer.

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Mr. Hatch was reluctant to take the gavel, but yielded after a few words of consultation with Mr. Crisp. General debate was limited to three hours, and Mr. Peck of Arkansas, chairman of the committee, spoke in explanation of the bill.

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repeal of the Landrum act, which would allow the Indians and in favor of the passage of the bill to ratify the agreement for the opening of the Cherokee strip, which bill he has not been able to get to the floor. The principal points touched at are St. Thomas, Barbados, Para, Rio de Janeiro and Santos.

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Locked in the House by Their Mother While She Was Out Visiting.

STURGEON BAY, Wis., Feb. 22.—A terrible accident befell two children at Sturgeon Bay, last night resulting in the death of one and the other in such a critical condition that it will die. Mrs. Charles Peterson left her two boys, aged 3 and 11 years respectively, in the house and locking the door went to the store. After being gone several hours she saw a man breaking the door of her house and at the same time giving the alarm of fire. She rushed to the burning building and found the two boys. The older was burned to a crisp, and the younger was badly burned about the body. The mother is half crazed with grief.

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GALVESTON, Tex., Feb. 22.—A news dispatch from San Antonio says: Ex-Ambassador General J. H. McHenry, special counsel for

the Mexican government in the extradition proceedings against Benavides, stated today to a reporter that unless the United States granted the demand for the extradition of Benavides the Mexican government will make a demand for indemnity for the loss of life and property sustained in the revolutionist attack upon San Ignacio. Evidence in the case shows that Benavides led the revolutionists on that occasion, and after defeating the Mexican garrison, burned the barracks and pillaged the little town. The demand for Benavides' extradition was made by the Mexican government and equipped his expedition on American soil.

GAVE ALL TO HIS CREDITORS.

Governor McKinley Makes an Assignment of All His Property.

CLEVELAND, O., Feb. 22.—A plan for the adjustment of the financial affairs of Governor McKinley was decided upon today. The governor will make an absolute and unqualified assignment of his property to Herman H. Kohlstaet, Myron T. Herrick and Judge William R. Day.

It is a general assignment without reservation, dedicating all the governor's property to the equal benefit of his creditors, without preference. Governor McKinley determined upon this course for the reason, among others, that he feels certain that these trustees, who are gentlemen of experience and ability in such affairs, will handle more frugally the assets of his estate than he himself possibly could, pressed as he is with public matters.

A deed was executed by Mrs. McKinley conveying her property to trustees for the benefit of her husband's creditors. This deed was placed in the hands of Hon. M. A. Hanna, of this city, to be dealt with in his discretion. This will be insufficient to satisfy all his debts. What remains unpaid he will execute his notes for and pay them as fast as he can.

Gov. STONE'S DECLARATION.

He Denounces the American Protective Association as Un-American.

ST. LOUIS, Mo., Feb. 22.—[Special Telegram to The Bee.]—Governor Stone yesterday had a call from a delegation of the American Protective association to give him pointers about how to conduct his office. They requested him to consider the rights of Catholic applicants for any office within his gift. The governor listened to their statement patiently and then said:

"Gentlemen, you belong to the American Protective association, I believe?"

They replied in the affirmative, whereupon Governor Stone informed them in language more vigorous than diplomatic that he regarded them as the exponents of an idea that was before the American people, and that he was determined to uphold the principles of democracy. In reply to their assertion that Catholics over their first allegiance to the pope of Rome, Mr. Stone said that while he was a Catholic, he was first and foremost an American. He said that he would not be a Catholic for that of a set of men who tried to restrict or at least make in some liberty of conscience taking the privilege of holding office away from members of a particular sect.

STEAMSHIP LINE IN TROUBLE.

Service to South American Ports May Have to Be Suspended.

NEW YORK, Feb. 22.—[Special Telegram to The Bee.]—The United States and Brazil Mail Steamship company is in a bad way financially. Unless the stockholders go pretty deep into their pockets, Collis P. Huntington, one of the directors, says its vessels are not likely to make many more voyages to South America. The company was made public by libels filed in the United States district court on four of the vessels by the British who have been supplying the company with money. He has been unable to collect bills since September. His claims amount to \$200,000. The capital of the company is \$1,000,000. The principal ports touched at are St. Thomas, Barbados, Para, Rio de Janeiro and Santos.

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WOULD NOT COMMIT ITSELF

Lincoln's City Council Will Grant No Electric Light Franchise at Present.

POLITICS NOT WHOLLY CONSIDERED

Postponed the Subject Until the Approaching Municipal Campaign Is Completed—All Transient Merchants Required to Pay a Heavy Tax.

LINCOLN, Neb., Feb. 22.—[Special to The Bee.]—The council last night cleverly avoided committing itself on the question of granting another electric light franchise by making the matter a special order for March 28, the meeting before election. The old electric lighting company is a power in local politics, and as three of the councilmen are candidates for mayor, and five for council, anything which would be tantamount to a shock the old company is carefully avoided.

The council rejected the claim of Henry T. Frank for \$2,500 for damages received in a fall on an icy pavement on South Eleventh street, and passed several grading damage claims for settlement. The ordinance giving the Western Union Telegraph company a franchise to erect and maintain poles and wires in the streets was called up, and a long discussion ensued. An amendment giving the company a franchise for such streets as it now occupies, and for a line to the new Rock Island depot was adopted, but the ordinance went over a week.

Under suspension of the rules an ordinance taxing all transient merchants 5 per cent of the value of their stocks for the privilege of entering the home market was unanimously passed. A resolution was also passed asking the members of the Lancaster county delegation in the legislature to use all honorable means to defeat the bill introduced by the school board giving that body the right to levy tax for school purposes.

City in Brief.

Mrs. Martha Trumble tells the county court that she must have an allowance of \$50 a month from her husband's estate, and claim which her sons will not permit her to peacefully enforce. She says it is necessary to keep her from poverty, but naively adds that she wants to visit her mother, who also and an increase in her allowance she must have.

F. J. Bush asks judgment in the district court against the Burlington railroad for \$1,800 damages to his property by reason of the railroad occupying a portion of the street and causing damage to his property in the face of the city ordinance. Mayor Wiley today appointed as a committee to look after the charter of the city of Lincoln, Messrs. J. M. Miller and Wittmann from the democrats and Messrs. Doehner and Webster from the republicans.

Overdose of Chloroform.

City Physician Somers was summoned to attend Miss Nellie Campbell at 719 North Sixteenth street yesterday afternoon. The young woman had taken chloroform to relieve pain and accidentally took too much. Dr. Somers brought her out all right.

A Friend

Wishes to speak through the Register of the beneficial results he has received from a regular use of Ayer's Pills.

He says: "I was feeling sick and tired and my stomach seemed all out of order. I tried a number of remedies, but none seemed to give me relief until I was induced to try the old reliable Ayer's Pills. I have taken only one box, but I feel like a new man. I think they are the most pleasant and easy to take of anything I ever used, being so finely sugar-coated that even a child will take them. I urge upon all who are

In Need

of a laxative to try Ayer's Pills."

"Between the ages of five and fifteen, I was troubled with a kind of salt-rheum, or eruption, chiefly confined to the legs, and especially to the bend of the knee above the calf. Here, running sores formed which would scab over, but would break out again on moving the leg. My mother tried everything she could think of, but all was without avail. Although a child, I read in the papers about the beneficial effects of Ayer's Pills, and persuaded my mother to let me try them. With no great faith in the result, she procured

Ayer's Pills

and I began to use them, and soon noticed an improvement. Encouraged by this, I kept on till I took two boxes, when the eruption disappeared, and I have never troubled me since."—H. Chipman, Real Estate Agent, Rockville, Va.

"I suffered for years from stomach and kidney troubles, causing very severe pains in various parts of the body. None of the remedies I tried afforded me any relief until I began taking Ayer's Pills, and was cured."—Wm. Goddard, Notary Public, Five Lakes, Mich.

Prepared by Dr. J. C. Ayer & Co., Lowell, Mass. Sold by Druggists Every where.

Every Dose Effective

"MADE A WELL MAN OF ME."

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