

statured his clothing with petroleum and set fire to him. He is so severely injured that he will die.

IN THE FRENCH CHAMBER.

Paris, Dec. 11.—At a cabinet council held this afternoon bills were agreed upon to be submitted to the Chamber today providing for the suppression of anarchy.

M. Casimir-Perier presented the new measures today in the Chamber. He dwelt upon the necessity of passing them, saying they would not encroach upon true liberty.

The first of these bills makes it a penal offense to publish incitements to commit outrages by the means of explosives; the second bill relates to the manufacture and possession of explosives; the third bill extends the powers of the police for the repression of anarchistic agitation, and for preventing anarchistic outrages. The fourth bill provides for police supervision of anarchist societies.

Premier Casimir-Perier was frequently interrupted by applause when he explained that the bill to modify the press law provides for the making it a penal offense to publish incitements to pillage or murder or to commit incendiary crimes, and that it also provides that the publication of crimes shall be punished by five years imprisonment and that the authorities shall have the power to make preventative arrests and seizures.

M. Goblet opposed an immediate discussion of the bill, claiming that he feared it would encroach upon the liberty of the press and appealed to the deputies not to lose their heads. Goblet's remarks were greeted with cheers from the left and were greeted with protests from the center.

M. Pelletan moved to adjourn the debate until tomorrow. M. Casimir-Perier, with considerable enthusiasm upon the part of the supporters of the government, this motion was rejected by a vote of 404 to 143. The announcement was greeted with loud cheering and showed that the predictions made in these dispatches that the bomb outrage would greatly strengthen the government were well founded.

M. Rameil then moved the government's bills be sent to a committee immediately. Premier Casimir-Perier opposed this motion, and the loud applause of the centerists, which was accompanied by protests on the part of the left. A scene of great excitement followed, but the government again won a sweeping victory, the motion being rejected by a vote of 389 to 156.

Wanted to Discuss the Laws. M. Viviani said the socialists wanted to discuss the laws and not to limit them with out debate. A loud and energetic interruption he continued saying the socialists would not consent to rush the bills through the Chamber.

M. Toussaint, socialist, created an uproar by declaring the majority of the deputies were panic-stricken and that they were ready to accept any measure which the government brought forward. Finally, in spite of the protests of the socialists, an immediate discussion of the bill was ordered.

M. Boissier demanded that the minister of justice, M. Dubost, should give the Chamber a full and complete account of the proposed modifications of the press law. M. Dubost, who was greeted with cheers from the majority of the members, warmly replied that he would adopt any measure destined to hinder crime, (loud cheering) and the associations of anarchists, whose leaders the minister loudly exclaimed, are known to the government, and he was against this class that the government, aimed its repressive measures. [Cheers.]

M. Boissier moved to adopt any amendment, which the government proposed and which was rejected by a vote of 302 to 186, the result being received with loud cheering and applause on the part of the government. After further discussion the bill was adopted by a vote of 413 to 130, and the Chamber adjourned.

DETERMINED ON RESISTANCE. Monarchy Will Not Be Restored in Hawaii Without a Fight.

Copyright 1893 by the Associated Press. YOKOHAMA, Dec. 11.—(7:45 p. m.)—The steamer China, which left San Francisco November 21 and Honolulu probably about November 28, has just arrived here. An Associated press correspondent went aboard and interviewed the officers and passengers regarding the situation in Hawaii. They stated that when the steamer left the island the provisional government was still in power and was maintaining a very determined attitude. Much excitement prevailed among business men and the people generally, and the action of the United States government was awaited with the greatest anxiety.

The members of the provisional government were resolute in their declarations against the restoration of the monarchy, and openly expressed their opposition to restoring to the utmost any attempt that President Cleveland might make to restore the queen.

Largest Collection of Bibles. LOUISVILLE, Dec. 11.—Henry Southern & Co., the booksellers, have secured the largest theological collection in New York. The collection consists of Bibles belonging to Dr. Copinger, professor of law in Victoria university, which comprises, besides Owens college at Liverpool and the University college at Leeds. This collection is the largest in the world and consists of 545 bibles published at various times, beginning with the fifteenth century and extending down to the present time.

Gladstone Well Aged. BIRMINGHAM, Dec. 11.—Mr. Gladstone seems to have quite recovered from his recent attack. He drove out yesterday and went to church. It is probable he will stay here a few days longer.

Omaha People Remember Phillips Brooks. LONDON, Dec. 11.—A writer writes to the Times that he is about to erect in St.

NOTICE TO SUBSCRIBERS. Owing to the large demand for the art portfolios, the publishers are a little behind in filling orders. All books that are ordered mailed are sent to the publisher, who mails them direct to the subscribers. Our subscribers are therefore requested to be patient in case their portfolios do not arrive promptly. In a short time the publisher promises to be able to mail books as fast as orders are received.

SERIES TWO DECEMBER 12, 1893. THE BEE COUPON. World's Fair Art Portfolio.

To secure this superb souvenir send or bring six coupons of this series bearing different dates with 10 cents in coin to ART PORTFOLIO DEPT., Bee Office, Omaha.

Margaret's church, of which he is pastor, a small but beautiful memorial to the late Dr. Philip Brooks, a Methodist divine, whose Boston church Mr. Farrar presided some years ago.

Urges International Action. BERLIN, Dec. 11.—The Post, among the Berlin papers, urges the advisability of international measures for dealing with the anarchists. The Vossische Zeitung and the liberal papers dwell upon the impracticability of such measures.

Became Suddenly Insane. BERLIN, Dec. 11.—Herr Stephan, tutor of the eldest son of Emperor William, has suddenly become insane.

The queen of Saxony, says a dispatch from Dresden, is suffering from influenza.

American Bankers Suspend. ROME, Dec. 11.—The Maqui-Hooker company, American bankers, have suspended, owing chiefly to losses suffered through the failure of the banking house of Delfosse & Florence.

Declined to Accept Office. ROME, Dec. 12.—It is reported that Sig. Zornovetta and Sig. Ricciozzi have declined to accept office, and that General Predotti will become minister of war.

RECEIVED FOR THE AULTMAN.

Tight Money Gets a Prominent Agricultural House in Trouble. CANTON, O., Dec. 11.—The business of C. Aultman & Co., manufacturers of engines, threshers and other farming implements, has gone into the hands of receivers, William Lynde and Robert Miller, respectively.

The company, it is understood, is entirely solvent, as its assets are not far from \$3,700,000, while its liabilities are about \$1,000,000. The application for a receiver was made by Hon. Lewis Miller, president of the company. The tightness of the money market is supposed to be accountable for it.

AKRON, O., Dec. 11.—Peter Crous of Aultman, Miller & Co. of this city said today that the failure of C. Aultman & Co. of Canton, O., was not a failure of the company, but a failure of the stockholders. Although a portion of the capital stock of the two corporations is owned by the same parties, yet the business was so conducted that the two being engaged in different branches of manufacture.

Mr. Crous said that there was no connection between C. Aultman & Co. of Canton, O., and the company of the same name in this city. The latter was a branch of Aultman & Miller of Akron, O., nor has the Canton company any connection with the latter. The Taylor Harvesting Machinery company of this city.

Its Affairs in Bad Shape.

LA PORTE, Ind., Dec. 11.—The affairs of the Knox Mutual Insurance company are in a chaotic condition. The examination of the books of the company today revealed a shortage of upwards of \$200,000. George A. Scott, president and treasurer; Benjamin Andrews, secretary and controller; and Green, expert accountant, are reported missing. Scott was ostensibly called east on business connected with the company. Andrews, secretary, was reported to have assistance and Cornelius Green, expert accountant, was engaged. Andrews then disappeared and Tuesday Green was summoned to the office of the directors. It is claimed that the aggregate amount of the policies placed will amount to \$2,000,000.

Other Officers. MILWAUKEE, Dec. 11.—A special from Madison, Wis., says: David B. Dewick of Chicago was today appointed receiver of the Wisconsin Iron and Lumber company and the Minnesota and Wisconsin Railroad company.

M. Boissier moved to adopt any amendment, which the government proposed and which was rejected by a vote of 302 to 186, the result being received with loud cheering and applause on the part of the government. After further discussion the bill was adopted by a vote of 413 to 130, and the Chamber adjourned.

TELEGRAPHIC BRIEFS. The claim that the dominion borrowed his idea for his famous fountain is denied by experts.

One of the Kansas City bankers arrested for violating the Sunday closing law has been fined \$25 and costs.

A fire at Shelton, Ill., yesterday morning destroyed the residence of John J. Moore. Loss, \$30,000; insurance, \$12,000.

The chimney fell at Pochoda by a Spanish explosion. The explosion was caused by a collector Jeff Brown, at Jeff West, was sent back to court.

Whoever of Springfield, Ill., was appointed receiver of the Jacksonville, Louisiana, and the Louisville, Indiana, and the United States circuit court.

It is reported this morning that Mgr. Agostini, vicar general of the diocese of Vincennes, has been appointed to the diocese of Peter and Paul in that city.

The stockholders of the Belleville steel company, falling in with the suggestion of the receiver, have adopted the same plan. The receiver has adopted the same plan towards organizing the company.

Over 700 granite cutters of Quincy, Mass., have signed a petition to the ways and means committee of the House of Representatives, asking that the duty on granite cutters be reduced to 10 per cent ad valorem duty on dressed granite.

Thoumas Clayton, a merchant of Denver was held up about 6 o'clock last night on Fifteenth street. He was carrying a large sum of money and was severely beaten. Passerby who saw the assault and the footpads fled.

Two men were shot in the forehead last night by a burglar, who had robbed W. L. Barker's house of several hundred dollars. The burglar escaped. A wagon containing twenty-five people, on its way to the city, was captured by a party of U. S. troops, and captured and fifteen of its occupants injured. John S. Fargo, Stanton Bolley and John Smith were killed. Throats were only slightly injured.

It is given out that the controversy between the English and German respecting the numerous employees in regard to the restoration of the recent railroads will be settled at a conference at Boston yesterday.

On Saturday afternoon Mrs. Hazel Nichols, wife of a well-to-do man, was driven to her home by a man who was driving a light wagon. At 10 o'clock the young man with a child in his arms, struck the woman and attempted to assault her. Mrs. Nichols was severely injured.

MACLEOD'S BROTHER DID IT

Owns Up to Taking a Stone from the School's Supply Depot

HE HAD TO TAKE A LOCK OFF FIRST

Morrison Denies Having Given Verbal Orders for Sale of Property—A Resolution that Didn't Pass—Appearance of Stone.

The Macleod investigation committee held another session last evening. The greater part of the evening was devoted to the charge accusing Macleod of selling the property of the board without proper authority. First, however, the defense took the floor on the charge accusing Morrison of selling the property without authority.

Mr. Macleod explained his action by saying that he did not remember being present at the meeting of the committee at which the resolution was passed. If he had ever received any notice of it afterwards he had lost it.

The specification under which Macleod is charged with selling school property was read, and Mr. Macleod was asked in regard to the old iron building which he had sold. He had immediately turned in the money to the secretary of the school board. He had forgotten to take a lock off the door, and he had not had time to get a key.

He was asked if he had taken away a stone from the Jackson street supply house, and admitted that he had. He said he sold it to his sister for \$5, which he considered more than it was worth. He had not had authority to sell the stone, but thought that Mr. Morrison's instructions in regard to the old iron were sufficient to cover his sale. He denied that he had ever sold any other desks.

In regard to the loads of limestone that had been hauled away from the Jackson street supply house, and the class at school and which are not accounted for, the witness said he knew nothing about the matter, but supposed that one might have hauled it away for rubbish.

When he was asked the meaning of a charge of \$8 for hauling stone from the Cass street school, he said that he had not made the committee believe that the work was intended for "dump," but after they had spelled it out through all the papers, he had found that the committee couldn't possibly see through Macleod's specialties. It was plain "Vinton" money, and he had not had time to get a key.

Morrison Denies Having Given Orders. The next witness was Morris Morrison, who emphatically denied that he had told Macleod to sell either old iron or stone. Macleod had on one occasion complained to him that the school board was not making a nuisance and ought to be sold, but he had never given him any instructions to sell it.

Mr. Morrison, custodian at the supply house, testified to the fact of the removal of the stone from that repository. A few days after he had called Macleod up by telephone and asked him to come and see him. He had an order for the stone he had taken away. Macleod replied that he would send him a check, but he never appeared.

More About the Stone. G. M. Jester was working at the supply house on the Saturday before election, when the stone was taken away. He said that he had seen Macleod, the superintendent's brother, come down about 2 o'clock in the afternoon and said he wanted one of the keys to the supply house. He had a length of pipe and an elbow and told the witness to leave the keys so he could come and get the stone after "quitting time." The witness refused and Macleod told him to leave the lock unprung. This he consented to do, and Macleod told him to say nothing about the matter to any one else. This aroused the suspicions of the witness, and he called on Mr. Morrison, the custodian, and the conversation. That was all he knew of it until the next morning when he was told that the stone was gone.

W. C. Lawton, janitor at the Lizard street school, told a very similar story of a stone being mysteriously disappeared from the school supply house.

It Tells How It Was. Peter Ut, a carpenter, was employed last summer at the Lizard school. He remembered that a hard coal burner had been taken from the Lizard supply house. Macleod told him to leave the key, as he might want to get into the supply house after quitting time to get something. He told him that he had seen Macleod, the superintendent, and saw him take the key, and that when he refused to take the key, he was told to leave the lock unprung. The next morning the stone was gone.

Henry O'Neill testified that a quantity of stone had been hauled away from the Cass school, but did not know where it was taken.

This ended the testimony for the board, and Robert Macleod was called by the defense. He stated that he was a brother to Superintendent Macleod, and that the latter had sold him the stone. He said that he had seen Macleod, the superintendent, and saw him take the key, and that when he refused to take the key, he was told to leave the lock unprung. The next morning the stone was gone.

George McDowell, who was with Macleod when he took the stone, testified to substantially the same facts in regard to the removal of the stone.

Charles Conn, Macleod's foreman of repairs, testified that he had seen the stone being hauled for use at the D. D. Krohn school.

D. D. Krohn, a laborer, was working at the Lizard school at the time the stone was taken, but was densely ignorant as to the method of its departure.

Mr. Macleod accepted an opportunity to explain himself. He said that he did not know that his brother had taken the stone from the Jackson street supply house until it was hauled away. He said that he had a key to the door, and that he had taken it away. All this, he claimed, was done without the knowledge or consent of his brother.

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streets crossing about 3 o'clock yesterday afternoon. The front of the motor car was smashed, but the driver escaped. The accident was due to a misunderstanding of signals.

MR. HITOGAJO'S BRIEFS.

Police Commissioners Informed About Trade—Beneficial Timers Pointed.

At last night's meeting of the Board of Fire and Police Commissioners the following communication from D. A. Campbell, clerk of the supreme court, addressed to Commissioner Smith was read:

Your favor enclosing resolution of the Board of Fire and Police Commissioners, received, called the attention of Judge Norval to the matter. He directed me to say that the court will not sit until the 22d inst. As a matter of information I would state that briefs of the parties in the case now pending in the case of Rosewater against Pineshamp to which reference is made were filed November 10th, and the case has not yet been submitted.

City Prosecutor Cochran sent a lengthy communication to the board, pointing out the importance of the question of the \$250 which holders of certificates would realize after the expiration of the building fund. The organization might be sufficient to buy their wives sealine saucers, but that would be all. The Merchants club had made a proposition to the board, and it was proposed to turn everything down. Under the proposed scheme the stockholders of the shareholders would be holding the sack while the balance might reap the benefits, and this after the directors of the present Board of Trade has so ably shown that the stockholders should shine and prosper to dawn.

To this W. R. Homan replied at some length, asserting that the proposition was in fact a proposition to the stockholders to give \$10 out of his own pocket to have the matter brought before the commissioners.

Final action was deferred for another week. Officer Salter was charged with sleeping while on duty the night of December 7. It was also charged that he had been in a house from midnight to 3 a. m. He was fined one day's pay.

Officer Brady was charged with drinking while on duty. He was fined one day's pay. Special Officer Wetmore was charged with trying to "square" a case of the board. He was fined one day's pay.

Fire Chief Gallican and Police Chief Seavey reported that their departments would be ready for parade and inspection on Monday. They also reported that they had received a letter from the board, and that they had received a letter from the board, and that they had received a letter from the board.

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SCOLDING BY HOAR

CONTINUED FROM FIRST PAGE. oil 30 per cent ad valorem, changed to 1 1/2 cents per pound.

Ferro manganese inserted at 10 per cent ad valorem. Iron black iron and steel plate from 35 per cent ad valorem to nine-tenths of 1 cent specific.

Wire, increased from 30 to 35 per cent. Sheet iron, increased from 10 to 15 cents per pound. Burlaps, added to dutiable list at 15 per cent ad valorem.

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the stocks of the new concern would be of more value than present membership certificates. The certificates today are worth \$250, and if turned into stocks, the speaker doubted whether \$100 could be obtained for them. The speaker, however, was convinced that as soon as such a deal was consummated a dozen of stockholders could possess themselves of 57 per cent of the entire holding, and then freeze the other stockholders out. Mr. Gibson spoke of the condition of things a year ago, when there had been talk of officers not doing their duty, and when injunction suits had been threatened against projected improvements. Affairs had been conducted on business principles, and the assessments on certificates were suspended. What the present officers had accomplished in the way of getting a grain market here was also spoken of, and the speaker's purpose was to turn the whole matter over to a stock company for nothing. "What are you going to do with the Board of Trade organization and the Commercial club? Kick them out of doors?" pertinently asked Mr. Gibson. No valid action could be taken by the stockholders on such an important question, he declared. The \$250 which holders of certificates would realize after the expiration of the building fund, the organization might be sufficient to buy their wives sealine saucers, but that would be all. The Merchants club had made a proposition to the board, and it was proposed to turn everything down. Under the proposed scheme the stockholders of the shareholders would be holding the sack while the balance might reap the benefits, and this after the directors of the present Board of Trade has so ably shown that the stockholders should shine and prosper to dawn.

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HAVE SET A VERY HOT PACE

Ives and Slosson Open the Billiard Match at a Terrific Speed.

YOUNG NAPOLEON'S AVERAGE IS FIFTY

Student George Plays a Great Game, but is Just a Trifle Slow for the Young Man from the West.

New York, Dec. 11.—The big three cornered billiard game between Jacob Schaeffer, George Slosson and Frank Ives for a stake of \$1,000 and a one-two-three division of the gate receipts, was auspiciously begun in the concert hall of Madison Square garden tonight. The hall was crowded with an enthusiastic audience.

Promptly at 8 o'clock Slosson and Ives appeared. Maurice Daly announced that "Budd" Schofield had been chosen marker and William Sexton referee. Slosson won the bank and selected the white ball. He was noticeably nervous at the outset and was in apparent lack of confidence in the open table play which he launched out on. He missed an easy cross-table shot, after scoring ten.

Ives was considerably more at ease than his wont when he took up his cue and began open play with great rapidity. He got the ball in the corner of the table in the third shot and in a very little more than a minute had rolled off twenty-four by careful nursing. Then the balls became scattered and Ives took twenty, mostly in open-table play, falling on an enormously difficult run.

Slosson Recovered His Nerve. The balls were left very comfortably for Slosson, and he proceeded to pile them up. His sixteenth shot was a difficult masse, which caused considerable applause, and his twenty-seventh was a long draw. He followed this along the lower end of the table and kept the balls in a very tight position. There was applause when he passed the fifty mark. Slosson, who had entirely controlled his nervousness by this time, continued out and played and on his string up to seventy-five. The seventy-seventh was an open play. He fell down on an easy cross-table shot.

Ives in his third shot got the ivory under perfect control in the upper left-hand corner. He carried them along the rails for fourteen more and held them in the lower rail, going from right to left and from left to right until he called up sixty-two. His sixty-third was a long carom and his sixty-fourth an enormously difficult run. In the sixty-sixth he bunched the balls together in the lower left corner and added fourteen more and held them in the lower rail, going from right to left and from left to right until he called up sixty-two.

Slosson played the eleventh inning with a beautifully executed blank and there was a look of positive tranquility on Ives' countenance as he took up his cue. He rolled and captured the anchor. Ives' right-hand rail and reeled off tabs by the score. He was warming up to remarkable form and he seemed to have found his good position for the purpose of showing what fine work he could do around the table and at open nursing. He seemed able to get the ball in the corner of the table in the third shot and in a very little more than a minute had rolled off twenty-four by careful nursing.

Ives was looking very fit and Slosson was getting in his fine work. He got up the table and rolled off tabs by the score. He was warming up to remarkable form and he seemed to have found his good position for the purpose of showing what fine work