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to use as cheap as you can buy the material, and you save with it. the making. We also have the finest grades, equal, if not superior, to any that can be produced at home. You will admire them if you see the line.

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AGENTS FOR FOSTER KID GLOVES AND MCCALL'S PATTERNS. HOMPSON, BELDEN & Co.

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for this afternoon, if it is probable that it in both cases arguments were made to the of allowing you a separate hearing, and we

so that we may know what we have to meet. If, of course, he does not desire to make any appearance at all in this matter, why, then we will have to proceed as the practice seems to indicate in such cases, but if he does desire to appear and testify and to the practice

Judge Sullivan-The suggestion is that an issue must be presented for trial? Attorney General Smyth-Yes, sir. The practice is that an affidavit must be filed or

some statement of some kind showing the position of the defendant with respect to the allegation or information and until that is done we shall insist that the defendant requires that.

Judge Sullivan-Are you prepared to proceed with the other branch of the case? Attorney General-We will be prepared to proceed with the other branch of the case at 2 o'clock

Mr. Rosewater-Your honors, the attorney general seems to be more familiar with the procedure in contempt sases than is the honorable court. As there have been but four cases of that class-

Shies at Stump Speeches.

address himself to the question now before the court. This is a place to hear legal speeches.

Mr. Rosewater-I am here in my own be-

that you may proceed.

Mr. Rosewater-I want to make my own defense and I cannot file any response.

take it up at 2 o'clock. Mr. Rosewater-I will simply confine mythe documents I have in my possession. Judge Sullivan-The matter will be taken litigant a fair and impartial hearing.

up at 2 o'clock. Proceedings of the Afternoon

The contempt case against Edward Rose with interested spectators, many of the understanding is that there is no legitimate Omaha lawyers who had finished their busi- | caseness before the court in the morning remainin the hallway, the auditor having a com- ceeding. fortable armchair placed just inside the doorway to the supreme court room for his special benefit. Judges Holcomb and Sullivan were on the bench, Judge Norvai hav-

ing declined to participate in the hearing There seemed to be a disposition on the part of both sides as well as the court to waive all technicalities and the evidence was submitted with but little delay, being for the most part documentary. The sworn testimony of Mr. Rosewater, however, took up quite a part of the afternoon. Judge Sullivan taking an active part in the crossexamination. Mr. Rosewater submitted affidavits having an important bearing on the case which were received by the court. which will later pass upon the question of their availability as evidence.

The defendants. The Bee Publishing company and Edward Rosewater, were tried sep-

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are not prepared at this moment to go on in view of the fact that we must offer proof in support of the allegations.

Judge Sullivan-Has he filed a sworn denial of the charges? Mr. Smyth-It has just been handed me

be heard personally, he must conform to this second. I have not had time to read it, your honor. It was filed, I don't know at what time, and at once withdrawn from the files and retained until this monient. The answer as it appears here is that "said Edall of the charges brought against him by the attorney general and pleads not guilty." "State of Nebraska, County of Douglas, es. Edward Rosewater, being sworn, declares cannot be heard in the matter. The practice the above to be his answer to the charges of contempt brought against him and that the statements in said answer are true." Judge Sullivan-That amounts, then, to a

sworn denial of the publication? Mr. Smyth-It is a sworn denial of the publication and calls for proof and in view of this why the state is not at this time prepared to go on, but will be prepared to-

morrow morning to proceed. Waives All His Rights.

Mr. Rosewater-Your honors, this does not amount to a denial of publication, but in or-Judge Sullivan-Mr. Rosewater will kindly | der to facilitate the immediate hearing of | pending from the time the petition was filed the trial I waive all my constitutional rights as a defendant and offer my testimony arguments and not to present stump to the attorney general for the prosecution of his case. So he may go right ou.

Judge Sullivan-Let me state at this point, rules of Mr. Rosewater, and the suggestion is in-Judge Sullivan-There is a question this proceeding has not been set on foot the one cited in the information. presented and if you wish to be heard upon by the attorney general. It was set on foot by the court and the action upon it was the unanimous action of the court. And it was pose of meeting the suggestion of counsel not done with a view of maintaining the the record in the case of the State ex rel. Judge Sullivan-Very well, we will take dignity of the individual members of the the Attorney General against Kennedy. You up the case at 2 o'clock and the rules of court, but we took the action in question have got the record of that here? law applicable to a proceeding of that kind because we regarded the publications which Mr. Simeral-If I may suggest here, your will be applied. If we conclude that you are now under consideration as being an honors, so that the record may be kept are not entitled to be heard without present- attempt to stifle justice and prevent a de- straight the information sets forth as foling a return to this order to show cause, cision in favor of the state in the case of lows: "There was and still is pending in then you will be denied the right to make the State against Kennedy, which was then said court a certain cause for the adjudicaan oral argument or to offer evidence. If, pending before this court. The essence of tion and determination of this court wherein however, we conclude that you are entitled the charge is not that there is a reflection the State of Nebraska on the relation of to be heard without presenting an issue, you upon the honor or integrity of any member | Constantine J. Smyth, attorney general, is will be heard; you will be accorded your of the court, but that there was a deliberate plaintiff and Frank A. Kennedy, Matthew C. full legal rights in the matter. We will attempt by the publication of these articles Collins, P. C. Heafey, P. V. Miskowski were to deny a party who had pending litigation and are defendants and Frank E. Moores, here a right to an impartial hearing before mayor of the city of Omaha, the city counself to the testimony I am ready to give and the court. In other words, that it was an cil of the city of Omaha, William J. Broatch attempt to obstruct justice and deny to a

Mr. Rosewater-Will your honor permit me to make an explanation on my own behalf. I deny that there has been any atwater was called promptly at 2 o'clock this tempt made to obstruct the court in any afternoon, the court house being packed case that is now pending before it. My

Mr Smyth (interrupting)-As the repreing over for the trial. The entire official force sentative of one side of this proceeding. afterwards the motions made for the purat the state house took an afternoon off that is to say the state, in this matter, I and crowded into the court room or listened object to this argumentative method of pro-

Explanation Perfectly Proper. Judge Sullivan-Let me suggest that the remark Mr. Rosewater is now making is perhaps in response to the suggestion of the court and for that reason he has a right to

Mr. Smyth-I don't want to have the appearance of consenting to it by my silence. Mr. Rosewater-I am responding to the uggestion that there was an attempt to prevent a proper and equitable finding in any case pending before the court. As an interpreter of my privileges, as a publisher of a newspaper, I must necessarily have some latitude in determining what would be a proper, moderate and respectful discuesion of questions pending in the public ourts. The question pending was an application of the attorney general to have a case reinstated here that has been abrolutely declared settled by the supreme court f Nebraska and my judgment was that the governor had no right to make the appointment of the commissioners, because the supreme court had run red lines through that part of the charter for the city of Omaha that authorized the appointment of a commission and that it is an absolute

blank and that the attorney general had no right to proceed with this-Judge Sullivan (interrupting.)-Then,

Mr. Resewater-That was my understanding and the article, the only one I had anything to do with, is the first article. That article was written after City Attorney Connell had handed me a brief filed here. That brief conveyed the idea to me and it was very moderately commented on with no disrespect to the court, simply suggesting the impropriety of entertaining that case and chiefly to one of the judges who had been known to have an opinion upon the the supreme court of Nebraska in the

Questions to Be Determined.

motion docket, or, perhaps, set a hearing arately. When the evidence was submitted entitled, we have resolved the doubt in favor

ishing company. Juage Sullivan-My statement goes no further than to say that he admits the pub-

ication, but as to the effect of it, I do not inderstand that he makes any admission. Mr. Simeral-I am ready to go on with the case of The Bee Publishing company Judge Sullivan-Are you ready, Mr. Attorney General?

Mr. Smyth-I am not ready to go on with the case of The Bee Publishing company. ward Rosewater in his own defense denies We expected to proceed with the case against Mr. Rosewater this afternoon, provided be had taken the position this afternoon which I had expected he would take this morning, but we now find that he is ready to go on. I am not ready to go on at this moment, although the other case is ready. But I think we can proceed with both cases or with The Bee Publishing company first, and the other one afterward. Judge Sullivan-You may proceed, it being established by the admission of The Ber and its counsel that the articles were published as alleged. Let me say to counsel that it will be unne _ sary to make proof of the fact of the case of the State against Kennedy. The court will take judicial notice of the fact that that case has been

and the summons served. Smyth Getting Himself Straight.

Mr. Simeral-As I understand, your honor, the information is at variance with the ets: no such case as that sot forth to the information was pending. There may spired by your remark this morning, that be a case of that kind pending, but it is not

> Mr. Smyth-I will file at once for the purpose of raising the issue or for the pur-

James H. Peabody, Harry C. Miller and John J. O'Connor were and are intervenors." Now that is the title of the case with respect to which they say an article was published and that is the case which they say was pending.

Mr. Smyth-I do not know whether you honors will take judicial notice of the fact that that case is pending or not; if not, we will have to introduce the records of this pose of substituting other parties and show ing that at the time of this publication they were properly described as the parties defendant in the action.

Court Will Recognize It

Judge Sullivan- I think it is folly for th court to profess to be ignorant of some thing which it must of necessity know This court does know that that case is pending and cannot be ignorant of it. Mr. Smyth-Very well, then. We think your honors, that is all we desire to offer in view of the answer in this case and we rest our case with that.

Judge Sullivan-Mr. Simeral, you may proeed when you are ready. Mr. Simeral-I will simply offer the anthe law that is a complete purging of con-

clusively. Judge Sullivan-You may read your an wer; we do not know what it is Mr. Simeral-Separate answer of The Bee

Publishing company. Comes now the said defendant, The Bce Publishing company, and for its separate answer to the information filed herein by the attorney general of the State of Ne-breaks alleges.

the attorney general of the State of Ne-braska, alleges:
First-Said defendant. The Bee Publish-ing company, alleges that for the reason that it is now, and was at the times here-inafter mentioned, a duly organized and existing corporation under the laws of the State of Nebraska, that it cannot in law be guilty of a wilful or malledous intent to impugn the honor and integrity or the motives of this honorable court, and there-fore alleges that said information does not in law state facts sufficient to constitute an action for criminal contempt against it, the said Bee Publishing company. Becond—it admits that the articles set

then pending before the supreme court of the State of Nebraska.

Fourth—This answering defendant denies that there is now, or was at the times said articles were published, a case then pend-ing in said supreme court entitled the State of Nebraska, on the relation of Con-stantine J. Smyth, attorney general, plain-tiff, against Frank A. Kennedy, Matthew H. Collins, P. C. Heafey and P. V. Misko-visky, et al, defendants.

Fifth—This answering defendant denies

Mr. Rosewater, you proceeded in ignorance denies each and every one of the innuendoes of the facts.

Denies All the Allegations.

Benies All the Allegations.

Sixth—This defendant denies that it did wilfully, wrongfully, unlawfully, malle-jousity and contemptuously publish said articles or any of them with the intent to bring the supreme court of the State of Nebraska, and the judges. Silas A. Holcomb and J. J. Sullivan, or either of them, into public contempt, disrespect or ridicute or to destroy the honor and integrity of the said supreme court, or the judges thereof, or to have it believed that the said judges were corrupt or influenced by corrupt motives, or for the purpose of destroying the efficacy of the said supreme court in the administration of public justice, or for the purpose of traducing the said supreme court or any of the judges thereof in the due administration of justice in any suit then and there pending. Seventh—This answering defendant further alleges that some years ago suit was partitioned. Questions to Be Determined.

Judge Sullivan—There are two questions:
One is whether the articles were published and the second is whether they were calculated or intended to hinder and obstruct the due administration of justice and to deny and deprive a litigant of the free and unprejudiced judgment of every member of this court in this case.

Mr. Rosewater—The papers were published; that is the best evidence.

Judge Sullivan—I think we have reached a basis upon which we may proceed regularly with the hearing of the cause and it was suggested this morning that there might be a separate trial of the defendants. We think, as a matter of strict legal right, you are not entitled to a separation, but neverthese the condition of community and the fact to be that second you every right to which you may be entitled, we have resolved the doubt in favor to the charter of early articles or any of them set to be that self-agreement.

Judge Sullivan—I think we have reached a basis upon which we may proceed regularly with the hearing of the cause and it was suggested this morning that there might be a separate trial of the defendants. We think, as a matter of strict legal right, you are not entitled to a separation, but neverthese of a cord you every right to which you may be entitled, we have resolved the doubt in favor.

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Bee Publishing company, alleges the truth and the fact to be that prior to the publications of said articles, or any of them set forth in said information there had been filed in the superscript motion docket, or, perhaps, set a hearing arately. When the evidence was submitted for this afternoon, if it is probable that it is probable that

motives and justifiable ends.

Good Reasons for the Bellef.

Tenth—Answering in regard to the third count set up in said information The Bee Publishing company alleges that it was in-formed and believed and had good cause to believe that certain men who had taken an active part in what is known as fusion poli-tics in the city of Omaha and state of Ne-braska were cities out and claimly. tics in the city of Omaha and state of Ne-braska were giving out and claiming that the majority of the judges of the supreme court would hand down a decision ousting the present Board of Fire and Police Com-missioners of the city of Omaha and scat-ing certain commissioners appointed by Governor Poynter, and in this behalf this answering defendant alleges that on the 5th day of March. 1960, the following article was published in the Omaha World-Herald, a fusionist paper published in the city of Omain, Douglas county, Neb., which said article is as follows, to-wit: Morning World-Herald, Tuesday, March 6, 1990. "A Word of Advice.

ward, but your safest course will be to be true to your public duty and keep out of

rensonably count on protect

that the facts therein stated were true. that the facts therein stated were true. Eleventh. In answer to the article set up in the fourth count of said information. The Bee Publishing company alleges the truth and the fact to be that the same was reprinted and republished without comment from the Grand Island Journal, a newspaper published in the City of Grand Island. Hall county, State of Nebraska, and the same was published in The Omaha Bacame was published in The Omaha Bacame. published in The Omaha Bee without malice.
Twelfth, Said defendant, The Bee Pub-

lishing company, denies each and every other allegation contained in said information, not herein specifically admitted.

Wherefore, this defendant. The Bee Publishing company, prays to be hence dismissed with its costs. Judge Sullivan-Do you rest, Mr. Simeral?

raised on questions of law, your honor,

Take Up the Other Case. Mr. Smyth-May I inquire whether or not your honors, in view of the issues now pre-

sented, it is your intention to have two sets of arguments made in these cases. your honors permit us to go extensively into the law of these cases? Judge Sullivan-I think counsel would be

entitled to be heard in the case of Mr. Rosewater in his own behalf and entitled to discusa the questions involved in this case. You may proceed, however, with the trial of the other case now. I think that would be the proper order of business. (Complete stenographic report of the pro-

ceedings will be printed in The Bee from day to day until finished.)

EXCLUDE COLORED

(Continued from First Page.)

Louis, reported a balance on hand of \$4,700, The corresponding secretary said that in the last two years 150 clubs and six state federations had been admitted, making a swer of the defendant in evidence; it is total of 684 individual clubs in the general sworn to positively. I believe that under federation, with a membership of 65,000 and thirty-six state federations of 2,675 clubs tempt. That raises a point of law ex- with a membership of 155,000.

The presidential aituation remains practically unchanged, with Mrs. Lowe's declinaion, however, turning large numbers to William Tod Helmuth of New York. Another eastern candidate is Mrs. Williamson of New Jersey. Mrs. Helmuth refuses a commit herself on the color question, but Mrs. Williamson says frankly that she is pposed to the action of the board.

Tonight the Alhambra theater was thronged with a fashionable audience, before which Mrs. Hamlin Gariand lectured on the gressmen Benton, Clark, De Armond, Dockpossibilities of the sculptor. Tomorrow the question of reorganization will come up.

Mrs. Lowe a Candidate. Succumbing to the pressure brought to pear from delegates all over the country, Mrs. Lowe announced about midnight to the representative of the Associated Press

Negro Persists in Innocence.

MOBILE, Ala., June 5.—A mob from Handsboro, Miss., took the negro Askew, suspected of the outrage and murder of the Winterstein child Saturday from the Missission Civic and June 1985. State of Nebraska, on the relation of Constantine J. Smyth, attorney general, plaintiff, against Frank A. Kennedy, Matthew H. Collins, P. C. Heafey and P. V. Miskovisky, et al. defendants.

Fifth—This answering defendant denies that the language used in said articles or any of them is susceptible of the interpretation attempted to be placed upon them, or either of them, by the innuendoes set forth in said information, and this defendant to the said support of the said information, and this defendant to the support of the said information, and this defendant to the support of the support of the said information, and this defendant to the support of the support of the said information, and this defendant to the said this morning. Mayor Nash has selegraphed to all points for suspects to be held.

Money Plank.

Bryan's Friends Want Straight Affirmation of Chicago Plat-

form-Dark Horse for Governor.

INDIANAPOLIS, Ind., June 5 .- Nearly all candidates cannot be determined. The sit- Ed R. Murphy and Augustus Van Wyck.

the contest for the gubernatorial nomina- ter, Robert C. Titue of Buffalo. this district. On the other hand, Burke is in active opposition to the Taggart forces.

cago tonight. A platform has not yet been a straight reaffirmation of the Chicago platform, while another desires to keep the 16 to I issue in the background and fight the campaign battle on a platform largely devoted to trusts, imperialism and the Cuban postoffice scandal. It is believed by the leaders, however, that this point will be settled in the committee room and the platform will be ready for presentation when parade committee announces that no club and bitting the earth with a clump and the convention opens tomorrow.

MISSOURI HARMONIOUS IN

Democrats United on Dockery Governor and No Fight on Platform.

"To Omaha Policemen: You have been ordered to work today for the re-election of Mayor Moores.

"Do not do it. The World-Herald says this to you as your friend.
"The order is illegal and this attempt to drag you into politics is the last desperate effort of a disreputable government about to be overthrown.

"We realize that your position is awkward, but your safest course will be to be serious conflicts in sight and a harmonious safes, but your safest course will be to be gathering is predicted. On the state ticket there seems no question that ex-Congressbolitics.

"A change is at hand (meaning thereby that the supreme court of the State of Nebraska would out by its judgment and decree the present members of the Board of Fire and Poice Commissioners of the City of Omaha appointed by the mayor and council thereof and place in office the commissioners appointed by Governor Poynter).

The other candidates for this office are J. M. Lowe of Kansas City, J. W. Farris and

and you may reasonably count on protection if you do your duty as officers and refuse to do the political work your present superiors direct.

"THE WORLD-HERALD."

And The Bee Publishing company alleges that it had good cause to believe, and did believe at the time of the publication of said article set forth in said third count. That the facts therein stated were tries. Gantt of Henry county for justice of the supreme court. Albert O. Allen of New Madrid appears to be in the lead for auditor, His competitors are Frank L. Pitts of Monroe, M. K. McGrath of St. Louis, Samuel Rohrer of Livingston and A. H. Kallmeyer of Montgomery. A. H. Bolte of Franklin and R. P. Williams of Howard are the leading candidates for treasurer, with Bolte probably slightly in the lead. For railroad and warehouse commissioner the fight seems to be an open one, with the following named candidates in the race; W. C. Bronaugh of Henry, Joseph Herrington of Pettis, T. W. Park of Platte, C. H. Vandiver of Lafayette, M. F. Bell of Callaway, J. B. Blackmore of Mr. Simeral-I think the matter is all Dunklin, C. M. O'Connell of Madison, speech, which discusses the question of con-Baxter Brown of Jackson and O. F. Guthrie

> of St. Louis. The convention was called to order shortly before noon by S. B. Cook, state chairman, who introduced Congressman William S. Cowherd of Kansas City as temporary chair-

The credentials committee today organized For temporary chairman the by electing J. J. Butler of St. Louis chair-

ere perfecting an organization to not only defeat him for renomination as national committeeman, but as one of the delegatesat-large.

For some time there has been a contest on between ex-Governor Stone on one side and Governor Stephens and William H. Phelps on the other. All three are candidates for delegates-at-large. Mr. Stone is counsel for the St. Louis street rallway strikers, and is unable to attend the convention. In his absence his friends say movement has been started against him with Phelps and Stephens the leading spirits. Up to this time it has been taken for granted that the mantle of George G. Vest, whose term expires in 1903, would fall upon Stone. It is argued that if Stone could be shelved now the senatorship would be a free-for-all race, offering equal opportunities to Conand possibly Governor Stephens.

Before the convention met the fif cen congressional delegations caucused to select two members of the state committee from each district and one presidential elector from each district. The electors named are: First, E. M. Richmond, Macon county; Sec-Becond—It admits that the articles set forth in said information were published and printed in The Omaha Daily Bee.

Third—This answering defendant denies that said articles, or any of them, are in any way contemptuous, nor do they, or were they intended, written or published for the purpose of delaying the proceedings or hindering the due administration of fusitice in any suit, proceedings or process then pending before the supreme court of the State of Nebraska.

Negro Persists in Innocence.

The Associated Press ond, Clay Biggar, Linn county; Third, J. W. Sullinger, Gentry county; Fourth, W. T. Jenkins, Platte county; Fifth, William Groves, Lafayette county; Sixth, Edgar P. Mann, Dade county; Seventh, Herman Charles Denison of New York as vice president.

Negro Persists in Innocence.

Negro Persists in Innocence. ond, Clay Biggar, Linn county; Third, J. Twelfth, Dr. Heine Marks; Thirteenth, J. M. Mansfield, Wright; Fourteenth, Jesse Shepard; Fifteenth, Hugh Dobbs, Joplin.

Holt and McGraw Pool. PARKERSBURG, W. Va., June 5 .- Among the delegates already here for the democratic state convention that meets tomorrow Judge John H. Holt of Huntington is apparently the favorite for the gubernationial nomination, with Judge Lewis N. Tavenner of Parkersburg second. Lewis and Flourney

have not formally withdrawn, but their headquarters show no such activity as these of Holt and Tavenner. Ever since the arrival last night of John T. McGraw, who is the pronounced democratic candidate for United States senator against Stephen B. Elkins, there has been a boom for Holt. DIFFER ON THE PLATFORM have not formally withdrawn, but their headquarters show no such activity as these Indiana Democrats Cannot Agree on the United States senator against Stephen B. Elkins, there has been a boom for Holt-Friends of McGraw and Holt announce that they have pooled their issues for governor EFFORT TO KEEP IT IN THE BACKGROUND and senator. It is erated that the Holt slate includes James H. Miller, Robert Armstrong, John W. Davis, Homer B. McKinley, A. N. Campbell and W. G. Bennett as candidates for the other offices on the ticket

EMPIRE STATE FOR BRYAN

Democrats Endorse the Nebraskan but Pass Over the Chieago Platform

NEW YORK, June 5 .- The democratic state convention today elected these delegates-at-large to the democratic national convention: David B. Hill, Richard Croker, Alternates: Frank Campbell, Jacob Ruppert, ir., C. Morgan Sanford and James Shevlin. Electors-at-large: Frederick Cook of Roches-

The platform adopted contains no affirmation of the Chicago platform of 1896, but a declaration that the party in the state | the saw. All axes are double-faced, through will support the platform of the Kansas which much time is saved in sharpening. City convention. The platform declares Sometimes the axes start the cut on both against war taxes in time of peace, declares sides of the trunk and at places about oppofor parity of gold and eliver as currency, elte each other through the thickness of the demands abolition of all customs and tariff tree. After the chopping has penetrated to duties between Porto Rico and the United a depth of about two feet on each side the States, condemns trusts and monopolies and saw is started in the line of incision and entangling alliances, demands just and lib- the job completed with that instrument. eral pension laws and election of United Generally, however, the direction in which States senators by the people and favore the nomination of W. J. Bryan.

stormy, but ended quietly. The particular opposite side and begin sawing at a point feature of the convention was the domination several feet higher than the place of inof affairs by ex-Senator Hill. The silver men profess to be satisfied with the result. of the giant he begins to sag down on the tonight elected Frank Campbell chairman.

ARRANGE FOR A BIG PARADE Red Fire and Great Demonstration to Usher In National Convention.

PHILADELPHIA, June 5 .- Arrangements are nearly completed for the parade of clubs then is heard the cracking of the wood on Monday night, June 18, the night previous to the opening of the republican na tional convention. Grand Marshal General They give a report like firing pistols and Louis Wagner states that fully 25,000 men agreed upon. An element of discord is the will be in line, and as regards red fire and monetary plank. One faction insists on other usual attachments of a big parade in a presidential year, this will be the most brilliant spectacle in political history.

The committee appointed to select a uniform has decided to recommend silk hats, the whole forest is falling. The great mass frock coats, light trousers, black shoes and starts slowly to topple, cracking and exploiblack ties. As many clubs have already ing ever louder at its base, until with a ordered their uniforms it is not likely that | fearful momentum it comes sprawling this idea will be adhered to fully. The down, cracking and crashing and roaring not first been submitted to the committee on inch bombs had simultaneously struck a demonstration.

Democrats of the Far North Announce Their Preference for the

SEATTLE, Wash., June 5 .- The steamer 31, bringing Dawsonians, who arrived at at the under side. White Horse on the steamer Flora. They bring the first of this year's gold output. The rush is on from Bennett to Lower River The steamer Newport arrived at Sitka on June 1 from Westward and brought news

of Bristol bay. Bryan Makes Denial. WASHINGTON, June 5 .- Mr. Cummings

read the following letter on the floor of the house today: "LINCOLN, Neb., June 2 .- My Dear Mr Cummings: I see that the republicans are asserting that I think a constitutional amendment necessary for the annihilation of the trusts. I have never said or believed that an amendment was necessary. I have urged legislation which I believed to be con stitutional and have eald that I favor constitutional amendment if the decisions of the supreme court declare such legislation unconstitutional. The republican party does not want to destroy the trusts. During this session of congress the republicans have unanimously supported a proposition to give the national banks control of the currency and thus create a paper money trust. I enclose a copy of my Chicago anti-trust

stitutional amendment. W. J. BRYAN." "Yours truly,

Idaho Democrats Meet. LEWISTON, Idaho, June 5.-The state democratic convention to elect delegates to the national convention met this afternoon with John Hailey, state chairman, presiding Steunenberg forces nominated E. M. Wolfe

issippi, met in representative hall today. Senator H. D. Money, Senator-elect A. J McLaurin, Governor A. H. Longino and Hon. R. H. Henry were selected as delegates from the state-at-large to the Kansas City con-

vention. Ellenwood Named in Ohio. CALDWELL, O., June 5 .- Hon. L. W. Ellenwood of Marietta was today nominated by the democrats of the Fifteenth district for congress by acclamation.

Bickley is Nominated. DAYTON, O., June 5.-U. F. Bickley was nominated for congress by the democrats of the Third congressional district at Ham

Huron Will Celebrate. HURON, S. D., April 5 .- (Special.)-At a largely attended meeting of business men and citizens, of which R. O. Richards was chairman and H. J. Rice secretary, it was

decided to have a grand celebration here on

July 4. Committees were named to take

charge of the various departments and secure speaker, amusements and such attractions as will bring to the city people from every di rection. These committees are now at work No New Plague Cases. SAN FRANCISCO. June 5.—The health office reports nothing new in the plague situation, there being no deaths or suspected cases reported within the last twenty-four hours.

The attorneys for the Chinese Six Com-

panies will today apply for an injunction in the federal court to prevent the health board from further interfering with the liberties of the Chinese in the quarantined section of the city. Citizens Ask for State Militia. ST. LOUIS, June 5.—The strike situation has assumed such a serious phase that today fifty prominent citizens united in a telegram to Governor Stephens asking him to call out the militia for the protection of life and property.

TOPEKA, Kas. June 5.—Kansas is about to harvest another immense wheat crop, and like last year, the farmers report a

Hanged for Triple Murder. WILLIAMSPORT, Pa., June 5 .- William

H. Hummel was hanged here today for the murder of his wife and her three children on November 16, 189. Hummel married a widow with three children and a week after the wedding he quarreled with his wife. While she and the children were sleeping he killed them with an axe.

session of the Reformed Presbyterian synod

Bar Tobacco for Ministers.

CEDARVILLE, O. June 5 -At today's

a resolution was passed prohibiting the churches from ordaining elders and pres-byteries from licensing and ordaining young men to the ministry who use tobacco in any form.

FELLING THE GIANT REDWOODS. Difficult and Painstaking Labor in

California Foresta. It is a most interesting sight to behold one

of these giant redwoods fall, reports the San Francisco Call. The process of cutting is effected through the use of the ax and the tree is to fall is determined and the cut is made in that side to a depth of from one The convention gave promise of being very to three feet. Then the choppers pass to the cision. As the saw moves through the heart The democratic state central committee side where the wound is gaping. In deing this he lifts apart the cut and opens the section which the saw is making, thereby keeping free play for the saw. This is aided at times by driving wodges at the place

where the saw entered. Presently it is apparent that the section is opening wider and that the tree is beginning to lean away from the cutters. They continue with their work a moment longer fibers in front of the saw teeth. Another swish of the saw and the noise increases the rapidity of detonation of a Gatling gun. The sounds, getting even more rapid, presently become a continuous roar. Then, if you are standing near by and the tree is large, you will get the impression that everything above is coming to earth; that vill be permitted to carry a banner that has thump as if a whole broad-life of thirteenbastion.

The choppers quickly run over the trunk ALASKA DECLARES FOR BRYAN with their axes and cut away all the branches. Almost before you can recover yourself the long stalk is bare of limbs and then the men begin crosscutting it into legs or sections of from twenty-four to thirty feet, as long as it is desired that the boards into which it is to be reduced at the mill Cottage City arrived here today, bringing shall be. This done, the logs are pee'ed of news of the democratic convention held at their bark, the crowbar being used to pry Juneau. The convention declared for Bryan. off the thick integument, which is cometimes The steamer Nora had arrived at Ben- a foot in depth, the log being turned with nett, cutting its way through the ice on May jackscrews, when such is practicable, to get

Chicago Tribune: "I want to ask you about John," the caller said to the family physician. "In all our married life we've never had a bit of trouble" in getting along of rich finds of ruby sand along the beach together till this year. cross and disagreeable. He sits around and sulks, and if anybody speaks to him he says he wants to be let alone. "Is his appetite good?" asked the doctor, "Just as good as it ever was." "Then there's nothing really the matter.

That's what I tell ma. She thinks it's his liver.

Poetry Detroit Journal: Dering an interval of several minutes the editor and the poet con-templated each other with implacable fury. "Not only on spring, but on both sides of no paper as well!" shricked the poet, debut on both sides of antly.

Here the editor rose and clutched the fel-ow by the throat, frothing at the mouth

PILES CURED WITHOUT THE KNIFE.

ITCHING, BLIND, BLEEDING OR PRO-TRUDING PILES.

NO CURE, NO PAY.

WHOM YOU KNOW TO BE RELIABLE,

YOUR DRUGGIST

by electing J. J. Butler of St. Louis chairman, a selection which makes the so-called machine crowd fear for the result in their contests. The committee on permanent organization decided upon Representative cowherd for permanent chairman, which was another victory for the so-called antippolice.

At the evening session the credentials committee was still not able to report and the convention adjourned promptly till 9:30 temporary dealers to Kansas City.

The most important development of the morning was a story to the effect that the enemies of William J. Stone of St. Louis were perfecting an organization to not only in the second property of the seventy-five counties in Missylver perfecting an organization to not only in the second position forces H. C. Jackson of Ada. The vote resulted 114 each and the chairman declined to decide. On the second ballot the Steunenberg men lost three votes and Jackson was elected. This gave the appointment of the credentials and other committees to the opposition. An adjournment was taken until tomorrow morning to allow the Shoshone county contest to be thoroughly investigated.

Delegates to Kansas City.

JACKSON, Miss., June 5.—Two hundred and fifty delegates, representing twenty-enemies of William J. Stone of St. Louis were perfecting an organization to not only issippi, met in representative hall today. edies, Laxative Bromo-Quinine Tablets and Grove's Tasteless Chill Tonic.



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