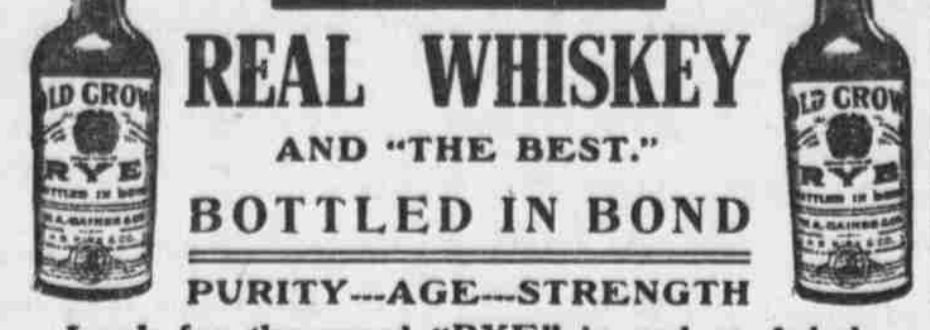


OLD RYE REAL WHISKEY



Look for the word "RYE" in red on label.

SENATE FOR SALARY GRAB

House Measure Increasing Pay of Members Passed, 53 to 21.

ACTION FOLLOWS THREE HOURS' DEBATE

Senator Millard Votes in Favor of Change and Senator Burkett Against It—Amendments Are Voted Down.

WASHINGTON, Jan. 23.—The senate today accepted the proposition of the house of representatives to increase the salaries of senators, members and territorial delegates to \$7,500 annually and those of the vice president, the speaker of the house and members of the president's cabinet to \$12,000. This action was taken by a vote of 53 to 21, and followed a discussion of nearly three hours. An amendment confining the increase to cabinet officers and presidential electors of the senate and house was voted down, as was also a proposition to postpone the increase until 1913.

President Roosevelt gave his views in advocacy of ship subsidy in a special message, which was read in both houses.

Senator Beveridge of Indiana began an extended address setting forth the child labor conditions of the country in support of his pending bill prohibiting interstate commerce in articles which are the product of child labor. Mr. Beveridge gave notice that he would conclude his address tomorrow.

An urgent deficiency appropriation bill was reported by Mr. Hale, who said he would ask for its consideration tomorrow.

The discussion on the salary measure was general.

Senator Nelson offered an amendment confining the increase to the vice president, the speaker and the cabinet officers.

On a roll call the Nelson amendment cutting off the increase to senators and members was defeated, 56 to 17.

The Malloy amendment postponing the increase to 1913 was voted down, 61 to 14.

The house provision was carried by a vote of 53 to 21, the vote being as follows:

Table with 2 columns: Name and Vote. Includes names like Allen, Ames, Anderson, etc.

PROCEEDINGS OF THE HOUSE

Pension Bill Gives Opportunity for Flow of Oratory.

WASHINGTON, Jan. 23.—This was a day of oratory in the house, the pension appropriation affording an opportunity to a number of representatives to make speeches, not only in behalf of the bill itself, but on the tariff and on the San Francisco school incidents. On the latter subject Mr. Hayes of California insisted that all California desired was to be permitted to continue American and that the Chinese exclusion law should be made to apply to Japanese coolies.

Mr. Grosvenor of Ohio occupied an hour and a half in a discussion of the tariff.

Mr. Crumpacker of Indiana and Mr. Taylor of Ohio spoke on pension legislation of a general character, both having bills before the pension committee pending.

REPORTS FROM STATIONS AT 7 P. M.

Table with 3 columns: Station, Temp., Wind. Lists various weather stations and their conditions.

L. A. WELSH, Local Forecaster.

HARRY THAW'S TRIAL BEGINS

Nineteen Talemans Examined During Day, but Only Two Are Accepted.

LINE OF DEFENSE NOT DISCLOSED

Attorneys Seem Inclined to Accept Men Satisfactory to Prosecution and Make but Two Peremptory Challenges.

NEW YORK, Jan. 23.—The long-awaited trial of Harry Kendall Thaw for the murder of Stanford White began here today before Justice Fitzgerald. Two jurors were secured as a result of the day's work. Out of the 36 talemans, nineteen were examined. Three successfully passed the rapid-fire questions, but one was afterwards excused by the court after making some private representations concerning his business.

At 10:30 o'clock tomorrow morning the court will resume the work of choosing a jury which shall pass on the justice of Thaw's claim that one had a right to shoot the man who had "ruined his wife."

Nearly all the talemans examined seemed anxious to serve and the challenges were in nearly every instance of a peremptory character, evenly divided between the prosecution and the defense.

Plan of Defense Not Disclosed.

The examination of the first talemans was followed with the keenest interest, as it was thought the line of questioning by the attorneys for Thaw would develop the character of the defense they are to set up. There was disappointment in this respect. The defendant's counsel seemed willing to accept any proposed juror who satisfactorily answered the questions put by District Attorney Jerome, who personally conducted the examinations. The defense peremptorily challenged two talemans, however, who gave their business as architects.

Mr. Jerome asked each talemans in turn if he would be influenced by the so-called higher or unwritten law to the exclusion of the actual laws of the state as they would be laid down by Justice Fitzgerald. There was none to say he would not accept the court's ruling on all questions of law.

On the question of insanity as an excuse for crime, Mr. Jerome explained to each talemans that the law excuses insanity, and that persons who were laboring under such a defective reason as not to know the nature or the quality of the act committed or even to know the act was wrong.

The talemans said that in this, too, they would be guided solely by the court. The usual percentage of talemans who declare their conscientious scruples against capital punishment was missing today. On the other hand, every talemans examined said he had formed or expressed an opinion in the case. All admitted, however, that their opinions were based upon newspaper reports, and these had been so conflicting from time to time as to make their opinions susceptible of change by actual evidence.

Three Alienists Present.

The talemans were asked if they knew Thaw's friends, or White, or anyone connected with the case. They were asked whether they were on the Madison Square park garden the night of the tragedy, if they had friends in Pittsburgh or if their sympathy or emotions would affect their fair-minded judgment. The presence of three noted alienists in the court room as prospective witnesses for the prosecution created some comment.

Thaw sat during the day at the table set apart for his counsel. At times he seemed to take a lively interest in the examination of the men summoned to decide his fate. Again he would seem listless, and his eyes deep and having something of a stare, roved about the court room. His face was pallid, doubtless due to his seven months' confinement in the Tombs.

Prisoner's Family Present.

Just behind the prisoner sat the several members of his family. They greeted the talemans with a smile as he strode past on the way to his seat. Thaw bowed to them graciously.

Mr. William Thaw, the prisoner's mother, was dressed in black and wore a heavy black veil. Mrs. Evelyn Thaw was dressed around whom the great trial will rage, appeared with May McKenzie, the actress, who has been her sole companion since the night of the tragedy when the artist's model wife of Stanford White's slayer fled to Miss McKenzie's apartment. The younger Mrs. Thaw was dressed in dark blue and wore a plain dark hat which was almost entirely covered by a white tulle veil.

Aside from the members of the family there were only four women in the court and these were newspaper writers. The attendance today was confined to news paper people and jury talemans.

The two jurors selected were turned over to a bailiff, who will have them in charge until the end of the trial. They are Dennis B. Smith, a retired manufacturer of umbrellas, Charles H. Fecke, an employing teamster.

There will be two daily sessions of the trial, concluding each afternoon at 5 o'clock.

NEBRASKA FROM DAY TO DAY

Quaint and Curious Features of Life in a Rapidly Growing State.

When the Cold Wave Landed—About 11 p. m. last night it turned much colder.—Nebraska City Press.

Corn Striker Need Trimming—Frank Vogt lost another calf in the cornstalks this week.—Riverdale Correspondent, Kearney Hub.

A cartload of Nemaha county coal has been sold at Auburn and if the buyers do not freeze the "coal trust" may be forced to look for other fields of operation.

That Schuyler bridegroom who dodged rice and ran into a fence, falling and spraining his shoulder, will know better than to defy local customs the next time.

Evidently Not Ready for the Race—The dam at the Winfield mill has been blocked with ice for the past few days and has been unable to run.—Winfield Correspondent, Long Pine Journal.

Good Under Adversity—Oliver Good, who received so many congratulations over having found a companion for life, is still washing dishes and even has to chop his own wood. It was his nephew who was married at Hebron.—Glen Rock Correspondent, Auburn Granger.

Keeps the Wolf From the Door—Jake Swanson took a shot at two wolves from the door of his house this week. Several other parties have shot at them at different times, but cannot get close enough to hurt them.—Barneston Star.

Returns from exchanges indicate that one of the important matters to come before the State Press association at its Omaha meeting is that of deciding who is "dead of Nebraska journalism" since Editor Cross retired. There are now half a dozen claimants for the honor.

Frank Tucker was in town this week looking as happy as a pig in mud, because he is ashamed to look that way, because

OUTPUT OF PACKING HOUSES

Slight Increase in Number of Hogs Killed as Compared With the Preceding Week.

CINCINNATI, O., Jan. 23.—(Special Telegram.)—The Price Current says: There is not much change in the current marketing of hogs. The total western packing was 625,000 head, compared with 615,000 the preceding week and 660,000 last year. Since November 1 the total is 6,465,000, against 7,265,000 a year ago. Prominent places compare as follows:

Table with 3 columns: Location, 1906-7, 1905-6. Lists cities like Chicago, Kansas City, St. Louis, etc.

AUTOMOBILE RACING AT ORMOND

Perleman Wins Twenty-Mile Open for American Cars.

ORMOND, Fla., Jan. 23.—Four events were run off today, the second of the fifth international automobile tournament. The twenty-mile event for American touring cars only was won by Perleman, who is considered unusually fast time for a fully equipped touring car from a standing start. Four cars started, but only two, but two did not finish, one having clutch trouble and the other being distracted by the crowd.

The twenty-mile international touring car championship was won by MacReady, an Englishman, driving an English gasoline car in 23:54.

A mile event for motorcycles was won by Perleman in 2:42. The chief event for tomorrow is the 100-mile race for the Minneapolis cup, won by Edje of London.

Results: Twenty-mile race, for American touring cars: Won by Perleman in a 50-horse-power gasoline machine; Time: 23:24. Second, J. P. Kelly, 20-horse-power gasoline machine; Time: 23:16.

Ten miles, all classes and powers: Won by Perleman in a 50-horse-power gasoline machine; Time: 7:45. Second, F. E. Stanley, 35-horse-power steam car; Time: 7:42.

Twenty-mile international touring car championship: Won by MacReady, 20-horse-power English; Time: 23:54. Second, 23:56. Paine, the only American entrant, was distanced.

One-mile motorcycle event: Won by Curtis; Time: 0:49. Second, Wray; Time: 0:42.

KID MAY MUST STAY OUT OF RING

If He is Re-Entered Chief Will Stop the Games.

Chief Donahue has thrown a little life into the boxing game by announcing he will call the matches off if the promoters insist on having Kid Max Baer. He has been requested by relatives of the youth to keep him out of the ring and the chief says it will have to be long. Baer and Cotton Blitzer both report they have obtained the necessary edicts for Thursday night at the Bijou theater, and both claim to be in the finest of shape. Baer's manager, Ed Foster, says he will not let Baer fight until he is in the best, while Blitzer is a little heavier and delights more in roughing it. Guy Buckles is training for his Friday night bout with the North Omaha Athletic club. Numerous preliminary bouts have been prepared for such events.

Between snow and wind and other impediments the ice hockey game has been a hard time of it during the last week. The snow of a recent day spoiled the office of Cut-off for both skating and ice hockey.

When Hack and Farmer Burns get together at the Auditorium on the mat the rivalry of the boxing game is a thing to be reckoned with. Charles Hackenschmidt is a brother of the great Russian lion and is said to possess the most powerful punch in the world. They will meet January 30, when Farmer Burns again will demonstrate he is still in the prime of his life.

With the announcement of the formation of the high school basketball team comes the announcement of the formation of the gymnasium. The principle difficulty in the way is the lack of good playing rooms. Until the gymnasium is completed there will really be no suitable place for basketball.

WITH THE BOWLERS.

The Colts took three games from the Armours last night on the Metropolitan alleys. The Armours bowled one of their best games of the season, Collins and Frisbee bowled over the 300 mark, and their second game would win almost any time, but the Colts were on top. Davis of the Colts bowled a high single game of 222, also high on totals with 880. Tonight, L. J. Malta vs. O'Brien's Monte Cristo.

Table with 3 columns: Name, Total, Average. Lists bowlers like Hull, Douglas, Brooks, etc.

THE POOR MAN'S SAVINGS BANK.

Why waste your money in "get-rich-quick" schemes? Why buy mining and other wildcat stocks when cheap land offers a safe and profitable investment? It does not take a fortune to buy a farm. In many cases a small payment down and the balance in easy installments will buy a farm. Land is going up every day. It must continue to advance, for the supply has a limit and the appetite of the world increases. Buy a farm and lay the sure foundation of a fortune. Bargains are offered every day. See our want ad pages.

Are You in a Box?

Let us help you out. Your wardrobe needs one more suit, so you ought to take advantage of this

Great Reduction Sale

This sale helps us to clear stocks. It is the way we take of always keeping our stock up to date. We don't expect it to make money for us. We do expect it to make new customers for us. So, no matter how low we cut the price, we see that each and every suit is not only satisfactory in fabric, but satisfactory in fashion and in tailoring. Remember that you can come over and take your pick of our

\$50 suits to measure for \$30.00 \$45 suits to measure for \$27.50 \$40 suits to measure for \$25.00 \$35 suits to measure for \$22.50 And a like reduction on all lower price suits.

MacCARTHY-WILSON TAILORING CO. Phone Doug. 1506. 308-306 So. 16th St. Next door to the Wabash Ticket office.



"Ring out the old, ring in the new; Ring out the false, ring in the true."

DR. BELL'S Pine-Tar-Honey

Nature's most natural remedy, improved by science to a PLEASANT, PERMANENT, POSITIVE CURE for coughs, colds and all inflamed surfaces of the Lungs and Bronchial Tubes. The sore, weary, cough-worn Lungs are exhilarated; the microbe-bearing mucus is cut out; the cause of that tickling is removed, and the inflamed membranes are healed and soothed so that there is no inclination to cough.

The People Know What They Want Over 5,000,000 Bottles Sold Annually

And the sale increasing each year leaves no room to question the wisdom of the People's Choice of a Cough Remedy.

Look for the Bell on the Bottle. 25c., 50c. and \$1.00 Bottles.

Manufactured Only by THE E. E. SUTHERLAND MEDICINE COMPANY, Paducah, Ky.

DOCTORS FOR MEN

State Medical Institute 1308 Farnam St. Between 13th and 14th Streets OMAHA, NEB.

In this enlightened age of the twentieth century a Doctor's ability should be determined by ACTUAL CURES

The State Medical Institute has long been established for the purpose of restoring to health young men, middle-aged men and old men who are suffering from the neglect and misfortune, and to save them the disappointment of failure, loss of time and money often spent in experimenting with incompetent treatment, unbusinesslike methods and deceptive propositions. The State Medical Institute has established a reputation as a place where all sick and suffering men can go with full confidence, knowing that they will be fairly dealt with, skillfully treated and promptly cured in the shortest time possible and at the lowest cost.

BLIGHTING EFFECTS OF WEAKNESS PROFIT BY EXPERIENCE OF OTHERS

There are thousands of men whose minds are weak and impaired, and whose bodies are unbound and diseased. They suffer from ailments of youth, which weaken their physical and mental powers. They are weak, nervous, tired, dazed, languid, despondent and absent-minded; have weak, aching back, palpitation of the heart, capricious appetite, a constant fear of impending danger, which unfit them for work, study or business, and their brains in a whirl. It is terrible to be in that condition, but it is still worse to allow the trouble to progress and become more aggravated, for it may then fill your whole life with failure, misery and woe. There are thousands of ruined and cheerless homes, filled with discontent and unhappiness, because of the blighting effects of weakness.

When you are sick and suffering with a disease that is sapping your life away you should not experiment with feeble treatment propositions or incompetent doctors or specialists. It is then you need the very best, the most skillful and successful treatment. Come to the State Medical Institute, where you are sure to get the best.

Don't wait until your whole system is polluted with disease, or until your nervous system is tottering under the strain, and your body becomes a physical and mental wreck, unfit for work, study or business. With certain diseases and weaknesses you cannot afford to delay. You must conquer them at once by the right treatment, or they will fill your whole life with failure, misery and woe.

Uncertain, improper or half-way treatment can only do harm. The worst cases we have treated are those that had been improperly treated before coming to us, some having been maligned for life by bungling and unskillful procedures. We cure by restoring and preserving important organs. We do not advocate their mutilation or destruction in an effort to make a quick cure. Every man can come to this institution, ready for an examination of his condition without being bound by any obligation whatever to take treatment unless they so desire.

We will make a thorough, searching and scientific examination of your ailments free of charge, an examination that will disclose your true physical condition, without a knowledge of which you are groping in the dark. We want all ailing men to feel that they are getting the best. That the cure is given, and if the cure is not given, we will refund the money. We do not want to be bound by any obligation whatever to take treatment unless they so desire.

WE CURE SAFELY AND THOROUGHLY NERVOUS DEBILITY, BLOOD POISON, SKIN DISEASES, KIDNEY AND BLADDER DISEASES and all SPECIAL DISEASES OF MEN and their complications.

Consultation and Examination Free: Office Hours: 8 a. m. to 8 p. m. Sunday, 10 to 1 only. If you cannot call, write.

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GREAT NORTHERN ENJOINED

Minnesota Judge Decides First Point in Stock Issue Litigation. STATE BOARD HAS TEMPORARY CONTROL. Pending Decision of Case No Additional Stock Can Be Issued Without Approval of Railroad Commission.

ST. PAUL, Jan. 23.—In the Ramsey county district court today Judge Oscar Hallam signed an order enjoining the officials of the Great Northern Railway company from making the proposed increase of \$5,000,000 worth of additional stock of that company, or using the same or a part thereof during the pending litigation without first making an application in writing therefor to the Minnesota Railroad and Warehouse commission and securing its approval thereof, as provided by section 267 of the revised laws of 1905 of the state of Minnesota.

This is a victory, so far, for the state of Minnesota in the action brought last month by Attorney General Young and his assistant, R. A. Stone, to compel the railroad to recognize the State Railroad and Warehouse commission before issuing the stock, as the laws provide that before a railroad can issue an increase of its capital stock it must make application to the State Railway and Warehouse commission and make a showing of the necessity for such an issue. The Great Northern railroad claimed, under its original charter, it

could issue stock at will and that the law granting this power to the Railway and Warehouse commission was unconstitutional.

Memorandum by Court. Judge Hallam, in his memorandum accompanying the injunction, says: The Great Northern Railroad company proposes an increase of \$5,000,000 to its capital stock. The resolution authorizing such an increase of stock provides that it shall be created and issued for the following general purposes: First, to provide funds for further and additional equipment; second, to provide funds for additional term stock of the company, subject to the reduction of grades and improvement of lines; third, to acquire the bonds and stocks of eight different railroad companies, which are named, and, fourth, to acquire such securities as the board of directors may from time to time authorize be acquired. The stock of the company is now \$25,000,000. The state contends that under the general laws of the state the defendant may lawfully increase its stock, subject to the regulation mentioned. The court says the injunction was asked to compel the defendant to submit to this regulation, which the defendant does not propose to do. Therefore the court holds there is but one issue raised in the case and the ultimate right of the railroad company to make the proposed issue of stock is not involved by this action. The court says the contention of the state is based on section 267, revised laws of 1905, which provides that the language of the original act of 1887, the language of which does not differ in substance from the

language of the section of revised statutes. Judge Hallam quotes the original state and says: This language is general and its terms are broad enough to fully sustain the state's contention, and if this is the case, the language is not unconstitutional. First—That the act is in contravention of the charter of the defendant and as to the defendant it is void. Second—That on its face it is unconstitutional as delegation of legislative power to an administrative board. Third—That this act was repealed by chapter 299, revised laws, at least so far as its application to this case is concerned. Fourth—That the act is unconstitutional as it is a practical construction, both by the defendant and the state officials, adverse to the contention of the state. In my judgment these contentions cannot be sustained, and that the defendant must, before making the proposed increase of stock, make application to the Railroad and Warehouse commission and secure its approval. The court's decision sustains every point raised by the state. There were no questions of fact before the court, they being admitted, and while, technically, there should be a further trial on hearing for an order making the injunction permanent, it is thought by the attorney general's department that the next move will be an appeal to the supreme court to determine the constitutionality of the law and the correctness of Judge Hallam's ruling.

Ask your doctor to name some of the results of constipation. His long list will begin with sick-headache, biliousness, dyspepsia, thin blood, bad skin. Then ask him if he would recommend your using Ayer's Pills for constipation. Just one pill at bedtime, a few times, that's all. We have a new and improved formula of our pills. J. C. Ayer & Co., Lowell, Mass.

Advertisement for Dr. McGrew's S.S.S. Purely Vegetable. Includes a portrait of a man and text describing the medicine's benefits for various ailments.