

THE REPUBLICANS SCORE ANOTHER POINT IN COURT. Judge Hazen in Effect Holds That the Douglass House is the Legally Organized Body.

State Treasurer Biddle Permanently Enjoined From Paying Out Any Money on the Order of the Danmore Crowd.

The Populists Given Permission to Hold Sessions in the Cellar of the State House—The Chaplain of the State Senate Manifests a Lack of Submission to the Inevitable—The So-Called Robinson Rifles Again Heard From.

Special Dispatch to the Daily Eagle. TOPEKA, Kan., Feb. 18.—The house of representatives was called to order at 10 o'clock a. m. in the representative hall by George L. Douglass, speaker. There was a great crowd upon the floor and in the galleries. Everybody seemed to have a right there. No guards stopped them from coming in; there were no signs of barricading or bayonets—no blue coats and no men labeled deputy sheriffs.

The majority of the populist members had already procured their money from the state treasury. The populist members were brought. Twenty thousand dollars was paid out in per diem fees and salaries. It is a matter of much interest as to how the state can recover the money in the event of the supreme court sustaining Judge Hazen's decision that the bill is unconstitutional.

At 9 o'clock this morning the Gunn house caucus was called in the supreme court. Early this morning the Douglas house summoned L. C. Gunn of Labette county to appear before the house and testify in a contested election case. Gunn returned to appear before the house at 9 o'clock and placed him under arrest and brought him to Topeka. Gunn filed a motion in the supreme court for a writ of habeas corpus and his motion was heard this morning.

The governor made his appointments for the board of public works today. They are S. M. Scott of McPherson, R. B. Kenney of Topeka and William W. Kenney of Caldwell. Kenney is a contractor. He is a Democrat, but was a hard worker for Topeka.

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straining the state treasurer from paying any moneys issued by authority of the legislative appropriation bill passed by the populist house. This is virtually a recognition of the constitutionality of the Douglass house, and the members are jubilant at the victory. Attorney General Little appeared for the state yesterday and filed a motion for the dismissal of the case, on the ground that the proceedings were instituted by the county attorney without authority. The motion of the attorney general was overruled yesterday, and the injunction was today made permanent by the supreme court. The bill to repeal the act authorizing the populist members to be represented in the case by Chester L. Long, David C. prominent attorney, and Judge W. C. Webb represented the populists.

Judge Hazen delivered his decision yesterday. He held that he has no authority to inquire into the fact of the election of members of the house of representatives. He decided that the sixty-three members who organized the Republican house were armed with legal certificates of election; that the sixty-three members who organized the populist house were not; and that their organization was the legally constituted house of representatives.

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THE NATIONAL CAPITAL. THE SHERMAN BOND AMENDMENT ADOPTED BY THE SENATE. The Proposition of the Buckeye Statesman Strongly Opposed by the Free Silver Senators.

The House Recovers Its Good Humor and Does Penance for Shortcomings by Listening to Funeral Oratory.

The Heires Apparent or the Apparent Heires to the Hawaiian Throne Coming to America to Tell the President Her Tale of Woe—The Nominations of Howell E. Jackson for Associate Justice of the Supreme Court Confirmed.

WASHINGTON, Feb. 18.—By the expeditious methods of Vice President Morton the senate almost escaped a long debate on the 3 per cent bond issue amendment to the sundry civil appropriation bill, which subsequently lasted for five or six hours. As soon as the bill was taken up, Mr. Morton put the question on Mr. Mills' amendment to make the bonds redeemable at the pleasure of the government, and declared it lost. Then, with equal celerity, he put the question on Mr. Sherman's amendment and declared it carried.

After routine business, the consideration of the Sherman amendment was resumed—the pending question being on Mr. Mills' amendment to the Sherman 3 per cent bond issue amendment. Mr. Morton put the question on Mr. Mills' amendment to make the bonds redeemable at the pleasure of the government, and declared it lost. Then, with equal celerity, he put the question on Mr. Sherman's amendment and declared it carried.

At 2 o'clock this morning thirty men bearing passes from Adjutant General Artz departed today for the military camp at Fort Leavenworth. They were composed of members of the Robinson Rifles of Lawrence. For their action they had no authority from the governor, the populist senate or the populist house.

WASHINGTON, Feb. 18.—The ugly mood in which the house met yesterday was entirely dispelled today, and the session was void of interest. There was but one item in the postoffice appropriation bill which gave rise to any discussion, and that was one making an appropriation of \$100,000 for special facilities on the trunk lines from Springfield, Mass., to New Orleans. But the debate had hardly opened when the speaker interrupted the bill and introduced a tribute of respect to the memory of the late Representative William C. Cullen.

Mr. Bismarck (rising to a question of privilege) sent to the clerk's desk and had read a paragraph from the St. Louis Republic of Wednesday last, to the effect that the sub-committee of the committee on judiciary investigating the whisky trust was not doing its duty, and that the examination of Cullen was "a disgraceful farce." He was not, said Mr. Bismarck, in the habit of rising to a question of privilege upon paragraphs published in newspapers. Legally, he said, he was fair and honest. He recognized the right of the press to exercise a strict censorship of the actions of public officials, but that right should not be exceeded. The testimony taken by the sub-committee would soon be submitted to the house, and then the house could determine whether or not the investigation had been properly made.

WASHINGTON, Feb. 18.—The Washington correspondent of the Herald says: "The Democrats are thoroughly pleased at the report that Representative Calhoun of Texas is to be the next attorney general. Judge Calhoun is extremely popular with both Democrats and Republicans. His judgment on constitutional and legal questions is accepted by every one. The loud talk about making a fight against Mr. Gresham's nomination for the secretaryship of state has practically died out. Mr. Hoke Smith's appointment is a subject of much interest to every citizen. It is a subject of much interest to every citizen. It is a subject of much interest to every citizen."

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elect Cleveland, a local Democratic paper says: "The secretaryship of the navy will undoubtedly go to New England. It was positively asserted yesterday that Joseph Quincy of Massachusetts had been tendered and had accepted the portfolio. It was said to have been offered to him when he made his trip by special train to Lakewood on Sunday last."

WASHINGTON, Feb. 18.—Most of the arrangements for Mr. Cleveland's trip to Washington have been completed. He will make his trip by the 28, over the Royal Blue line, arriving at the capital the following morning. The Blue line has placed three coaches as a special train at his disposal. Mrs. Cleveland and baby Ruth will occupy the private car Baltimore.

LAKESIDE, N. J., Feb. 18.—Mr. Cleveland today declined to say anything about the attorney generalship or the secretaryship of the navy. In answer to a question, Mr. Carlisle, who is visiting at Lakeside, said that he did not think the silver act would be repealed at this session of congress, as there was a strong sentiment against an extra session for action on silver.

LONDON, Feb. 18.—Princess Kaiulani sends the following address to the American people: "Four years ago, at the request of Mr. Thurston, a Hawaiian minister, I was sent to England to be educated privately and fitted for the position which by the constitution of Hawaii I was to inherit. All these years I have patiently striven to fit myself for my return, this year to my native country. Now an old man, I am coming to you in Washington asking you to take away my flag and my crown. No one tells me to do this officially. I have done nothing wrong that this wrong should be done to me and my people. I am coming to plead for my throne, my nation and my flag. Will not the great American people hear me?"

WASHINGTON, Feb. 18.—The Panama investigation was resumed today. J. Floyd King, formerly a member of congress from Louisiana, testified to matters connected with the investigation on the subject of the interoceanic ship railway by the special committee of congress, of which he was chairman. Mr. King said that he had been appointed as associate justice of the supreme court this afternoon by the senate.

WASHINGTON, Feb. 18.—Justice Jackson of Tennessee was appointed as associate justice of the supreme court this afternoon by the senate. Mr. Sherman, in reply to a statement by Mr. King, said that the members of the committee were not included. He also said that the difference between notes and certificates was very marked.

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OKLAHOMA. THE REFORMERS OF THE CAPITAL AFTER THE GAMBLERS. The Territory Yet in Need of a Law to Enable the People to Build School Houses.

A Sweeping Measure in Reference to Foreign Contracts Introduced in the Upper Branch of the Assembly.

The Freight and the Garnishee Bills Passed by the Council—The House Enacts a New Law and Also the Waterworks Bill—The Boomers on the Border Again Threaten to Invade the Cherokee Outlet—General Notes.

GUTHRIE, O. T., Feb. 18.—[Special.]—Last night was given over to the discussion of the gambling bill. Several of the Guthrie clergy spoke, as did representatives of the other side. The general opinion is that sweeping measures will not work, but that a wholesome restraint accomplishes far more.

GUTHRIE, O. T., Feb. 18.—[Special.]—The bill introduced in the council today by Mr. Pitman to define and limit foreign contracts, notes, bills, claims and accounts is such an important and sweeping measure that it is appended in full in order that the many people interested in its provisions may be informed as to its scope and purpose. The several sections are as follows: "Section 1. That all contracts, accounts, notes, bills and claims in writing or otherwise entered into, made, executed or drawn before the passage of this act by the same parties to the same contract, accounts, notes, bills or claims shall be commenced within six months of the passage of this bill."

GUTHRIE, O. T., Feb. 18.—[Special.]—The council met at 10 o'clock this morning. Council bill No. 71, an act relating to the collecting of freight bills by railroad companies, was read the third time and passed. Mr. Fegan having risen to a question of personal privilege, stated that while looking over the last issue of the Oklahoma City Gazette he discovered that neither Mr. Pitman, Mr. Ross nor Mr. Wrightman had received their usual mention in that paper, and he wished to call attention to the fact that he believed the omission, so far as it related to him, is explained by the fact that several delegates from that city had in person delivered to him what they considered a paper that should have been in the issue of the Gazette.

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trouble between township trustees and road overseers. He hoped the bill would pass. Mr. Farnsworth said that the bill harmonized with the statute. Mr. Peery—Mr. Allen favors the bill because it provides that the township trustee shall not interfere with the road overseer. Mr. Cunningham—I am in favor of the law because it has some excellent provisions. In the case of cities, under this bill every one must work of furnish a substitute. It would be a good thing to pass this bill, as there has passed in the council a bill to amend an excellent bill, and when this bill is considered in a conference committee the good points will be engrafted into the bill.

The chair instructed the clerk to consider those who fail to vote in the future as absent. The bill regulating liens based on judgments rendered in probate courts was passed. House bill No. 89, a substitute for the act regulating the construction of waterworks in small towns was taken up. The reading clerk seemed to consider "vested" and "invested" synonyms and Mr. Morris explained his vote. He said that inasmuch as the bill provided for the sale of the bonds below par, thereby giving the world an opportunity to get our credit is not good, he would vote no. Mr. Ormsbee said, in substance, the same thing.

The bill was then passed. Mr. Ormsbee offered a resolution granting the use of the hall during the evening to the committee on elections and suggested that those interested in woman suffrage be invited to be present. Adopted. A SWEEPING BILL. GUTHRIE, O. T., Feb. 18.—[Special.]—The bill introduced in the council today by Mr. Pitman to define and limit foreign contracts, notes, bills, claims and accounts is such an important and sweeping measure that it is appended in full in order that the many people interested in its provisions may be informed as to its scope and purpose. The several sections are as follows: "Section 1. That all contracts, accounts, notes, bills and claims in writing or otherwise entered into, made, executed or drawn before the passage of this act by the same parties to the same contract, accounts, notes, bills or claims shall be commenced within six months of the passage of this bill."

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The public is constantly advised by the press of the various ailments and diseases which afflict the human race. It is a well known fact that the most common and most dangerous of these ailments are those which affect the system of the blood. It is a well known fact that the most common and most dangerous of these ailments are those which affect the system of the blood. It is a well known fact that the most common and most dangerous of these ailments are those which affect the system of the blood.

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WHAT CAN CUTICURA DO. Everything that is clammy, purifying, and healing. It is a well known fact that the most common and most dangerous of these ailments are those which affect the system of the blood. It is a well known fact that the most common and most dangerous of these ailments are those which affect the system of the blood. It is a well known fact that the most common and most dangerous of these ailments are those which affect the system of the blood.

HOWELL PARDONED. TOPEKA, Kan., Feb. 18.—George M. Howell of the Howell Lumber company of Atchison, convicted of a violation of the anti-trust law in the United States court at St. Joseph, last December, and sentenced to imprisonment for one year, was pardoned by the president today. Howell was compelled, however, to pay a fine of \$100.

THE PRINCESS KAIULANI. The constitution of Hawaii I was to inherit. All these years I have patiently striven to fit myself for my return, this year to my native country. Now an old man, I am coming to you in Washington asking you to take away my flag and my crown. No one tells me to do this officially. I have done nothing wrong that this wrong should be done to me and my people. I am coming to plead for my throne, my nation and my flag. Will not the great American people hear me?

FOR A BOX OF BERKMAN'S PILLS worth \$1.00. The pills are a well known fact that the most common and most dangerous of these ailments are those which affect the system of the blood. It is a well known fact that the most common and most dangerous of these ailments are those which affect the system of the blood. It is a well known fact that the most common and most dangerous of these ailments are those which affect the system of the blood.

THE MODERN INVALID. Has tastes medicinally, in keeping with other luxuries. A remedy must be pleasantly acceptable in form, purely wholesome in composition, truly beneficial in effect, and entirely free from every objectionable quality. If really fit he consults a physician; if compensated he uses the gentle laxative Syrup of Figs.

MORMONS ENFRANCHISED. ROAD, Ida, Feb. 18.—The senate today passed a bill enfranchising Mormons. The bill will give the Mormons the right of citizenship. The Mormons will be enfranchised. The bill will give the Mormons the right of citizenship. The Mormons will be enfranchised. The bill will give the Mormons the right of citizenship. The Mormons will be enfranchised.

Children Cry for Pitcher's Castoria. The public is constantly advised by the press of the various ailments and diseases which afflict the human race. It is a well known fact that the most common and most dangerous of these ailments are those which affect the system of the blood. It is a well known fact that the most common and most dangerous of these ailments are those which affect the system of the blood. It is a well known fact that the most common and most dangerous of these ailments are those which affect the system of the blood.