

as a tyrant were evidently not speaking in good faith, after their action in sustaining the ruling of Speaker Crisp, a few days ago, relative to the tariff on iron plates.

Proceeding to defend the McKinley act, he spoke of the advantages accruing to the people from a protective tariff on iron plates.

Mr. Payne—And I can prove by one hundred men upon the other side that it never came from California or any other place.

Mr. Bowers—You do not mean that they were proved to be true by the question of [laughter]. Mr. Bowers then left the hall and in a few minutes returned with his block of tin, which he placed on a table upon his desk and called the attention of members to it.

Mr. Harter of Ohio took the stand in the discussion, and pled Mr. Payne with a number of questions, of which Mr. Payne finally wearied and himself assumed the role of defender, but finally received a reply from Senator Hill, [laughter].

Mr. Harter of Ohio took the stand in the discussion, and pled Mr. Payne with a number of questions, of which Mr. Payne finally wearied and himself assumed the role of defender, but finally received a reply from Senator Hill, [laughter].

Mr. Harter of Ohio took the stand in the discussion, and pled Mr. Payne with a number of questions, of which Mr. Payne finally wearied and himself assumed the role of defender, but finally received a reply from Senator Hill, [laughter].

Mr. Harter of Ohio took the stand in the discussion, and pled Mr. Payne with a number of questions, of which Mr. Payne finally wearied and himself assumed the role of defender, but finally received a reply from Senator Hill, [laughter].

Mr. Harter of Ohio took the stand in the discussion, and pled Mr. Payne with a number of questions, of which Mr. Payne finally wearied and himself assumed the role of defender, but finally received a reply from Senator Hill, [laughter].

Mr. Harter of Ohio took the stand in the discussion, and pled Mr. Payne with a number of questions, of which Mr. Payne finally wearied and himself assumed the role of defender, but finally received a reply from Senator Hill, [laughter].

Mr. Harter of Ohio took the stand in the discussion, and pled Mr. Payne with a number of questions, of which Mr. Payne finally wearied and himself assumed the role of defender, but finally received a reply from Senator Hill, [laughter].

Mr. Harter of Ohio took the stand in the discussion, and pled Mr. Payne with a number of questions, of which Mr. Payne finally wearied and himself assumed the role of defender, but finally received a reply from Senator Hill, [laughter].

Hewitt, has waved over the City Hall on each anniversary of the birth of Iowa's patron saint, was being to the bronze at the State capitol, being suspended from a balcony stretched between the two central flag-staffs on the building.

State Championship Chess Tournament. Opening Exciting. Special to the Indianapolis Journal.

Kokomo, Ind., March 17.—Brown now has a strong lead in the championship class in the State chess tournament. The score at the close of the second day follows:

Table with 3 columns: Name, Won, Lost. Includes names like Brown, Mason, Lasker, etc.

The International Tourney. Special to the Indianapolis Journal.

LONDON, March 17.—Play in the chess tournament today decided that the two chief prizes were between Lasker and Mason.

JOHNIE-CAKE FOR RUSSIANS. Hungry Peasants Will Be Regaled with Food That Is New to Them.

These peasants are going to have a kind of food which they have never tasted, for a good part of the large quantities of johnie-cakes in Russia they do not know how to cook this.

General News. WASHINGTON, March 17.—In the Senate today Mr. Hawley, from the committee on military affairs, reported a bill to amend the statute relative to certificates of merit to enlisted men of the army.

General News. WASHINGTON, March 17.—Representative Martin today introduced a bill to increase the pension of Israel T. Cassell, of Indiana.

General News. WASHINGTON, March 17.—Representative Martin today introduced a bill to increase the pension of Israel T. Cassell, of Indiana.

General News. WASHINGTON, March 17.—Representative Martin today introduced a bill to increase the pension of Israel T. Cassell, of Indiana.

WESTERN LEAGUE IN SHAPE

And Indianapolis Has a Strong Team of Ball-Players to Win With.

Something about the Men Assigned to This City in the General Division—Other Cities in the Circuit—The Schedule.

The new Western League of ball clubs is now an accomplished fact, and Indianapolis is one of the eight cities composing it.

At Sellers's dairy farm, fourteen miles west of this city on the Vandalla railroad, yesterday afternoon at 5 o'clock, John Wilson met with a very serious accident.

It is proposed to get to a vote about a week from Monday in order to have this question settled before the legislature convenes.

It is proposed to get to a vote about a week from Monday in order to have this question settled before the legislature convenes.

It is proposed to get to a vote about a week from Monday in order to have this question settled before the legislature convenes.

It is proposed to get to a vote about a week from Monday in order to have this question settled before the legislature convenes.

It is proposed to get to a vote about a week from Monday in order to have this question settled before the legislature convenes.

It is proposed to get to a vote about a week from Monday in order to have this question settled before the legislature convenes.

It is proposed to get to a vote about a week from Monday in order to have this question settled before the legislature convenes.

It is proposed to get to a vote about a week from Monday in order to have this question settled before the legislature convenes.

ELECTION LAW CONSTRUED

Three Points in Dispute Settled by a Decision of the Supreme Court.

Must Stamp Within the Square—Initials of the Clerks—In the Wrong Box—Grand Jury Indictments—Not a Citizen.

A decision of wide importance was handed down from the Supreme Court yesterday.

It is proposed to get to a vote about a week from Monday in order to have this question settled before the legislature convenes.

It is proposed to get to a vote about a week from Monday in order to have this question settled before the legislature convenes.

It is proposed to get to a vote about a week from Monday in order to have this question settled before the legislature convenes.

It is proposed to get to a vote about a week from Monday in order to have this question settled before the legislature convenes.

It is proposed to get to a vote about a week from Monday in order to have this question settled before the legislature convenes.

It is proposed to get to a vote about a week from Monday in order to have this question settled before the legislature convenes.

It is proposed to get to a vote about a week from Monday in order to have this question settled before the legislature convenes.

It is proposed to get to a vote about a week from Monday in order to have this question settled before the legislature convenes.

It is proposed to get to a vote about a week from Monday in order to have this question settled before the legislature convenes.

WESTERN LEAGUE IN SHAPE

And Indianapolis Has a Strong Team of Ball-Players to Win With.

Something about the Men Assigned to This City in the General Division—Other Cities in the Circuit—The Schedule.

The new Western League of ball clubs is now an accomplished fact, and Indianapolis is one of the eight cities composing it.

At Sellers's dairy farm, fourteen miles west of this city on the Vandalla railroad, yesterday afternoon at 5 o'clock, John Wilson met with a very serious accident.

It is proposed to get to a vote about a week from Monday in order to have this question settled before the legislature convenes.

It is proposed to get to a vote about a week from Monday in order to have this question settled before the legislature convenes.

It is proposed to get to a vote about a week from Monday in order to have this question settled before the legislature convenes.

It is proposed to get to a vote about a week from Monday in order to have this question settled before the legislature convenes.

It is proposed to get to a vote about a week from Monday in order to have this question settled before the legislature convenes.

It is proposed to get to a vote about a week from Monday in order to have this question settled before the legislature convenes.

It is proposed to get to a vote about a week from Monday in order to have this question settled before the legislature convenes.

It is proposed to get to a vote about a week from Monday in order to have this question settled before the legislature convenes.

ELECTION LAW CONSTRUED

Three Points in Dispute Settled by a Decision of the Supreme Court.

Must Stamp Within the Square—Initials of the Clerks—In the Wrong Box—Grand Jury Indictments—Not a Citizen.

A decision of wide importance was handed down from the Supreme Court yesterday.

It is proposed to get to a vote about a week from Monday in order to have this question settled before the legislature convenes.

It is proposed to get to a vote about a week from Monday in order to have this question settled before the legislature convenes.

It is proposed to get to a vote about a week from Monday in order to have this question settled before the legislature convenes.

It is proposed to get to a vote about a week from Monday in order to have this question settled before the legislature convenes.

It is proposed to get to a vote about a week from Monday in order to have this question settled before the legislature convenes.

It is proposed to get to a vote about a week from Monday in order to have this question settled before the legislature convenes.

It is proposed to get to a vote about a week from Monday in order to have this question settled before the legislature convenes.

It is proposed to get to a vote about a week from Monday in order to have this question settled before the legislature convenes.

It is proposed to get to a vote about a week from Monday in order to have this question settled before the legislature convenes.

straining order granted preventing him from molesting her pending trial. No. 3. Ed. Harris vs. William H. Johnston; report demand, \$200. No. 4. C. Foster company sue him for the full amount, including interest and cost of suit, which amounted to \$125, and which they were given full judgment. Since then Mr. Gantz has presented his bill to the trustees of the church, and they have not paid it and refuse to do so. He wants \$150 from the trustees.

He Remains a Citizen. Pang Yin was yesterday refused naturalization papers by Judge Brown, of the Circuit Court, on the ground that he cannot speak English.

Monday for Mr. James B. Monday broke into the home of James H. East, on Wednesday night, was one of the persons indicted by the grand jury yesterday, his case having been heard by the Police Court in the morning.

Clem Connitt, charged with stealing a horse from Frank Harding, entered a plea of guilty yesterday, but was released by court on account of being a minor.

George Smith, colored, has sued the New Year Saving and Loan Association for failure to carry out its contract with him.

THE COURT RECORD. 14083. Andrew J. Brickley et al. vs. Richard A. Edwards, Huntington C. O. Reversed. McBride, J. A reply of estoppel may be pleaded to an answer of non est.

1544. Daniel Kilian vs. Lucy C. Andrews et al. Case C. Affirmed. Miller, J. When a notice in a drainage proceeding is returned by a party, the presumption is in the absence of an agreement to the contrary that the notice conveys to the party named in the notice the right to the drainage.

459. Lewis F. Case et al. vs. W. R. Ellis, Elkhart C. O. Reversed in part; affirmed in part. New, J. The preparation by counsel of a pleading containing several misstatements of fact is not sufficient to constitute an error in the pleading.

462. E. R. Railroad Company vs. John F. Freeland, Lawrence C. O. Affirmed. Johnson, C. J. When there is an emergency in the preservation of life and to prevent great bodily suffering at the time of the accident, a physician is not liable for the services of such physician.

532. Kentucky and Indiana Cement Company vs. Hozekal Cleveland, Clark C. O. Reversed. Crumpler, J. A writing is obviously incomplete and does not constitute an enforceable contract.

533. Walter J. Hubbard et al. vs. Joseph H. Bell et al. Marion C. O. Affirmed. Black, J. A separate error against one of several appellants is not presented by a joint assignment of error.

534. Arthur T. Sturgeon vs. Mary Sturgeon, Boone C. O. Affirmed. Sinsback, J. In an action to recover damages for assault and battery, evidence of the plaintiff's previous character is admissible.

535. William H. Kline vs. Citizens' Street Railway, Boone C. O. Affirmed. Johnson, C. J. When a party is injured by the negligence of another, the injured party is entitled to recover damages.

536. Sample Levin vs. James F. George; suit for damages for the death of his son, Mr. Ed. Levin, by the negligence of the defendant, Mr. George, and the failure to provide a straining order granted preventing him from molesting her pending trial.

The Green Flag Flashed at New York. NEW YORK, March 17.—The green flag which, since the retirement of Mayor

Schmidt's Bullwinkle Beer Will be on tap this afternoon.

It is proposed to get to a vote about a week from Monday in order to have this question settled before the legislature convenes.

It is proposed to get to a vote about a week from Monday in order to have this question settled before the legislature convenes.

It is proposed to get to a vote about a week from Monday in order to have this question settled before the legislature convenes.

It is proposed to get to a vote about a week from Monday in order to have this question settled before the legislature convenes.

It is proposed to get to a vote about a week from Monday in order to have this question settled before the legislature convenes.