

THE OREGONIAN'S DISPATCHES.

FROM WASHINGTON.

Gen. Howard's Report—Not so Much Derivation in the South as Feared—Bureau of Revenue Receipts—Government Disbursements—Intended Demand for the Release of Fenian—The National Bank—Gov. Seymour and the Presidency—Sherman's Funding Bill.

WASHINGTON, Jan. 4.—Howard's report to Grant does not credit the wide-spread dereliction of duty existing in the South. He says that last year Southern gentlemen estimated that it would take two millions, whereas half a million of dollars met the necessities; thinks this year the dereliction won't prove so stringent as represented by Governor Fitzhugh and others, but before spring there will doubtless be suffering in South Carolina, Mississippi, Louisiana, and small sections of other States. He urges the president and Congress to inaugurate a system of relief which will not only relieve the suffering, but with the approval of Grant, has directed the sub-commissioners to relieve absolute distress, and has directed purchases of corn to be made for distribution in the most needy sections.

Gen. Sherman's funding bill excites some comment in financial circles, and it is estimated that it will cost the government \$11,000,000 in commissions to fund the debt as proposed. WASHINGTON, Jan. 4.—Gov. Bullock's message says: "Let us hear no more of confiscation and similar measures for the Southern States, let us make an end of liberal and unfriendly legislation, and while contemplating no principle for which we have compromised, let us restore those lately in rebellion to equality of rights as speedily as is consistent with the national safety."

FROM RICHMOND.

The Convention—Resolutions of Inquiry—Newspapers Rescued—Fight among the Editors—Resolutions of the Convention—The Convention—Resolutions of Inquiry—Newspapers Rescued—Fight among the Editors—Resolutions of the Convention.

REICHMOND, Jan. 4.—In the reconstruction convention the following resolutions of inquiry were referred: Of limiting the time of hired labor to eight hours; Of selling all debts incurred previous to April, 1865, at 25 cents on the dollar; Of levying no poll tax; Of requiring foreigners to reside in the State two years before voting; Of requiring the birth of children born of parents, one or both of whom are slaves, so that they may inherit property; Of admitting colored persons to colleges; Of selling the military institute and donating the proceeds to the education fund.

FROM EUROPE.

Swiss Sympathy for the Mexican Government—The Decree Expelling the Cuban Courts, Etc.—BERLIN, Jan. 4.—The Swiss council has instructed their consul in Mexico to express the sympathy of Switzerland for the present Liberal government of Mexico.

MARSA, Jan. 4.—A decree has been issued regarding the Cuban law courts.

COPENHAGEN, Jan. 4.—The subject of the sale of the three Danish West India islands to the United States will be submitted to the Assembly on Wednesday next.

LONDON, Jan. 4.—A great popular banquet was given in Naples last night in honor of Baron Rattazzi.

LONDON, Jan. 4.—Evening.—The government is almost continually in receipt of information relative to the movement of the Fenians. The public mind is becoming more and more excited, and the brotherhood has by no means abated. To-day dispatches have been received from Cork, giving the details of another Fenian movement in that locality. A body of Fenians last night surreptitiously entered the city and carried off a quantity of blasting powder. There is no clue to the perpetrators of this mischief. The people stand against the efforts of the Fenians. The clergy of the city of Limerick have affixed their signatures to a document declaring that there can be no permanent peace in Ireland unless it is treated like Hungary.

FLORENCE, Jan. 4.—Mencobea, the prime minister, has given publicity to a number of private letters, proving that Baron Rattazzi was fully apprised of the recent movements of Gen. Garibaldi against Rome, and favored it. He also lent his influential influence and assistance.

LONDON, Jan. 4.—The Turkish envoy at Vienna was given an audience by the emperor, and the protector of the English government against the intrigues of Russia.

Latest dispatches received from Japan state that the Christians who had been imprisoned and persecuted in Sagami had been released.

New York, Jan. 4.—By the Cable.—The Fenian headquarters at Paris have been discovered, and important documents captured and sent to England.

The recent diplomatic meeting at St. Petersburg, regarding the Western question, has a warlike significance.

The Roman conference is abandoned.

The Sultan protests to Napoleon, against Russian agents endeavoring to excite revolt, among his Christian subjects, and asks the president of the Austrian dispatches from Alexandria state that the Austrian having yielded, the Abyssinian expedition is suspended.

FROM CINCINNATI.

Explosion of a Steamer—Five Persons Killed and Many Injured—Arrival of Gen. Pope.

CINCINNATI, Jan. 4.—The stern-wheel steamer "Fenian," owned by Marriettes, exploded for boiler to burst, and many persons were injured; five killed, including Capt. Bagg, of Ashland, Ky., and Capt. Norton, of Wheeling, Va. Gen. Pope arrived here to-day.

FROM SOUTHWEST PASS.

SOUTHWEST PASS, Jan. 4.—12 M.—Barometer 30.20; wind north by west, steady, with light rain. W. C. Whitney & Co. sailed, steamship "Bremen," Bremen ship Carl and the bark "Arrived, 6 P. M.—Barometer 30. Weather foggy. Arrived,

STEAMSHIP GEO. CROMWELL, V. L. A. MOUTON.

RIVER NEWS.

Vicksburg, Jan. 4.—Passed down last night: Governor Allen, at 11 P. M., and the Hodge at midnight; Argosy at 11 P. M.; Armadillo at 1, Bichmond at 1, Kate Kinney at 1, Perry at 5, and the Kilgour at 7 P. M.

Passed up: The Quitman at 12 M. River rising.

MEMPHIS, Jan. 4.—River falling, nine feet four inches in the canal. Weather clear, thermometer 50.

MISCELLANEOUS.

New York, Jan. 4.—Wm. Cawley, a prominent sporting man, was shot dead to-day by his mistress. Cause, whisky and jealousy.

Special reports to-day \$1,250,000.

EVANSVILLE, Jan. 4.—Wm. Maser, publisher of the Evansville Press, has been sentenced to nine months' imprisonment and five hundred dollars fine for libel.

New York, Jan. 4.—The bank statement shows loans increased \$4,870,000; specie increased \$1,122,000; deposits increased \$3,587,000; legal tenders increased \$1,453,000; circulation has decreased \$9,000. Stocks generally stronger.

Balance in the sub-treasury \$97,500,000.

EVANSVILLE, Jan. 4.—Sterling exchange 12 1/2 @ 12 1/2.

U. S. currency, long, 24 1/2; short, 22 1/2 discount.

The schooner Grace Clifton was spoken four days from New Orleans, with her cargo burning, trying to reach Key West.

MARKETS.

LIVERPOOL, Jan. 3, Evening.—Cotton closed last firm, having advanced 1/4 during the day, closing with middling uplands at 7 1/4; to arrive 7 1/4.

Middling Orleans 7 1/4. Manchester advices favorable. Goods and yarns buoyant and advanced.

LONDON, Jan. 4.—Cotton—Consols 92; bonds 7 1/2. Liverpool, Jan. 4.—Cotton firm; prices unchanged; sales 12,000 bales. Breadstuffs firm and quiet.

NEW YORK, Jan. 4.—Afternoon.—Cotton more quiet. Sales will reach 30,000 bales, including 16,000 to arrive. New mess pork 73a. Bacon 49a.

NEW YORK, Jan. 4.—Four a shade firmer. Wheat very firm. Corn higher. Oats 1/2 better.

Lard firm at 1 1/2 @ 1 1/2. Cotton steady; middling uplands 16 1/2 @ 17. Freights firm.

STOCKS AND FINANCIAL.—Gold 67 1/2 @ 68. Sterling 110 1/2 @ 110 1/4. Bonds—Old 108, new 107.

NEW YORK, Jan. 4.—Cotton decidedly less active and about 1/2 lower; sales 2000 bales; midlings 16 1/2. Flour firmer, \$7 7/2 @ 65.

Wheat very firm, with moderate business. Corn, Western mixed 48 1/2 @ 49. Cotton quiet, mess 21 1/2. Naval stores quiet. Groceries firm and steady. Freights quiet. Money closed easy at 6 per cent. for all loans. The bank statement is favorable. Gold firm at 134 @ 134 1/4.

ST. LOUIS, Jan. 4.—No sales of tobacco. Cotton firm at 14 1/2 @ 15. Flour 7 1/2 @ 8. Bacon 49 1/2 @ 50. Oats 1/2 @ 1 1/2. Pork 50 @ 51. Bacon—clear sides 12a. Shoulders 9 1/2. Sugar-cured hams 16 @ 17. Lard 12 @ 12 1/2. Hops dull and unsettled. Whisky quiet.

MEMPHIS, Jan. 4.—Cotton market closed quiet. Sales to-day 1100 bales. Middlings 14 1/2. Receipts 944 bales.

LOUISVILLE, Jan. 4.—Sales of tobacco light; 74 1/2 @ 75 for logs and 1 1/4 for medium cut. Cotton 11 1/2 @ 12. Flour 7 1/2 @ 8. Bacon—clear sides 12a. Shoulders 9 1/2. Sugar-cured hams 16 @ 17. Lard 12 @ 12 1/2. Hops dull and unsettled. Whisky quiet.

Local Intelligence.

REPUTATIONAL BRIEVITIES.—Mr. L. A. Richards, who has established a broom factory at the corner of Mandeville and Craps streets, has entered a special plea of his brother for the premium at a approaching fair. His brooms are made entirely of the productions of Louisiana, except the wire and tacks, and all such enterprises as his merit public notice and the encouragement of the community.

Mr. Lynch, the present attorney general, has been solicited to let his name go before the convention for nominating officers, under the Constitution being got up at the Mechanics' Institute. The proposition was declined, as he has no time to spare, but he declines a nomination from that source.

We are indebted to Mr. C. Duhamel, the celebrated optician, corner of Bienville and Chartres streets, for the following report of the temperature at New Orleans, during the month of December, 1867: At 3 A. M., 65 degrees; at 12 M., 69; at 3 P. M., 73; and 6 P. M., 72.

The house of Mr. James Gernon, No. 19 B. Garden street, was robbed of a diamond ring and a pair of sleeve buttons yesterday early in the morning by burglars.

Lieut. Manning of the First District police, has had several applications for the watch in his possession, but has not yet found an owner. An applicant was so sharp as to ask him the number of the watch. Lieut. Manning is not quite so flat as all that.

The testimony in the Baker investigation case appears below.

At Sunday prices the Opera House should be crowded to-night with "Robert le Diable" on the Broadway.

An advance copy of the Weekly Mercury, which issues to-day, is before us. Its typographical appearance is creditable, and, under the editorial guidance of Major McKnight, it comes up to the expectations of the public, who have had so many failures in the way of their talents as a poet, a humorist and a satirist.

The Hon. P. G. Mohan will deliver a lecture this evening at Father Jeremiah Moyihan's church, on Dryades street. The church, heretofore, has been the place of the most agreeable and thoughtful lectures, and contributions to worthy charities—one of them the St. Vincent's Home for Boys, which, though not yet established a year, commends itself as one of the most beneficent institutions in the city.

ELECTIONS IN THE FINE DEPARTMENT.—The elections in the various fire companies met on Monday evening at 7 o'clock, in the Hall of Louisiana House Company, corner of Perdido and Carondelet streets, for the purpose of electing the officers of the Firemen's Charitable Association.

President—L. N. Marks, of Perseverance No. 13. Vice-president—George G. H. Braugh, of Mechanics No. 2. Treasurer—A. Dapremont, of Mechanics No. 2. Secretary—Walter V. Grouch, the present incumbent, of Mississippi No. 2. Ed. Reynolds, of Iron Ferry No. 12, and Geo. Delamare, of Crescent No. 24.

For chief engineer—J. Leinder, present incumbent, of Louisiana No. 1. James H. Wingfield, of Mississippi No. 2, and Pelican No. 4. Tom O'Connor, of Columbia No. 5, and Phil. McCabe, of Philadelphia No. 14.

For assistant engineers—First District: John G. Smith, present incumbent, of Orleans No. 21, and Ben. Leggett, of Creole No. 9; Second District: Joe Jacobs, of Pomix No. 6, present incumbent; and Geo. Bryant, of Hope Hook and Ladder No. 3; Fourth District: Ed. Flood, of Trad Street No. 12; and Peters, of Chalmette No. 13; and Jake Rhoaders, of Lafayette No. 1.

For physicians—First District—Dr. Draw, W. S. Mitchell, W. C. Nichols, J. B. Davis and A. Chastant. Second District—Dr. Toney and Dr. H. B. Driggs. First District—Mrs. Dr. John Booth, Mrs. Carson and Formento. Third District—Dr. Seaman.

The race will be an exciting one for the chief engineer and assistant engineers.

THE STREET COMMISSIONER BAKER IMPROVEMENT CASE.

The committee appointed to investigate the charges made by Mr. F. Marquez against Street Commissioner Baker, and assistants met for the fifth time last evening, Mr. Joubert in the chair and Messrs. Mary, Gausche, Sterry and Straight present.

Louis H. P. Stewart—Was city surveyor up to the 3d of August last. Knows of pile of dirt at the corner of Elysian Fields and Claiborne streets, under the impression that it was a pile of dirt belonging to the city, because he had seen city carts haul portions of it. Mr. Marquez said his work well during witness's administration. Visited the still roads with the chairman of the streets and landings committee and found them in good order. The work was done according to specifications. The contractor was required to put six inches of shell on the roads, originally. Referring to the order of December 30, witness says it was necessary for the street commissioner to furnish lines. All street commissioners usually called on him for such lines.

THE QUESTION BEFORE THE FIRST DISTRICT COURT.

ARGUMENTS OF COUNSEL.

It will be remembered that, in August last, Gen. Sheridan issued the following order: "The registration of voters of the State of Louisiana, according to the law of Congress, being complete, it is hereby ordered that no person who is not registered in accordance with said law shall be considered as a 'qualified voter' of the State of Louisiana, and no others, are consequently eligible under the laws of the State of Louisiana to serve as jurors in any of the courts of that State."

"The necessary revision of the jury lists will immediately be made by the proper officers."

"All the laws of the State respecting exemptions, etc., from jury duty, will remain in force."

A copy of this order having been served upon the sheriff and the judges of the several district courts in the First District, Court Judge Howe being absent, and Judge Thomas, of the Second District Court presiding, an order was given by him that a panel of jurors, two hundred and fifty in number, should be drawn, in obedience to Gen. Sheridan's order, from the registration made under the reconstruction act.

The sheriff complied with the order of the court, and a panel of mixed races, white and black, was summoned. From that panel a grand jury was chosen, consisting of whites and colored, and that grand jury was in authority until Gen. Hancock arrived, and some days after his arrival he issued the subpoenaed order:

"The true and proper use of military power, in defending the Constitution, honor, and rights of nations, to uphold the laws and civil government and to secure to every person residing among us the enjoyment of life, liberty and property, it is accordingly made, by act of Congress, the duty of the commander of this district to prevent all disorders, riots, mob violence, and to punish or cause to be punished all disturbers of the public peace and criminals."

The commanding general has been officially informed that the commander of justice, and especially of criminal justice, in the courts is clogged, if not entirely frustrated, by the enforcement of paragraph No. 2 of the military order numbered special orders 125, current series, from the 2d of August, 1867, relative to the qualification of persons to be placed on the jury lists of the State of Louisiana.

"To determine who shall and who shall not be jurors operating under the legislative power, and until the laws in existence regulating this subject shall be amended or changed by that department of the civil government, which the Constitution of all the States under our republican system vest in that power, it is deemed best to carry out the will of the people as expressed in the last legislative act upon this subject."

"The qualification of a juror, under the law, is a proper subject for the decision of the courts. The commanding general, in the discharge of the duty of preventing disorders, riots, mob violence, and to punish or cause to be punished all disturbers of the public peace and criminals, and as it is an established fact that the administration of justice in the ordinary tribunals of the State has been obstructed by the enforcement of paragraph No. 2, special orders No. 125, current series, from these headquarters, it is ordered that said paragraph, which relates to the qualifications of persons to be placed on the jury lists of the State of Louisiana, be, and the same is hereby, rescinded, and that the trial by jury be henceforth regulated and controlled by the Constitution and civil laws, without regard to any military orders heretofore issued from these headquarters."

On the reception of this order Judge Howe, who had returned from a journey to the North and resumed his seat on the bench, directed the sheriff to discharge the grand jury that had been formed under the order of Gen. Sheridan, and to dismiss the entire panel. At the same time he directed the sheriff to have a new panel of jurors, to be drawn from the registration made under the reconstruction act, and to place the names in the jury box, and draw another panel of two hundred and fifty, which consisted, as the registry from the State had been made only of whites, and from which a grand jury was selected.

That grand jury, in the performance of their high duties, found a true bill against C. W. Wallace, (white), for an alleged murder, and against several colored men as accessories.

Mr. A. P. Field, as counsel for some of the accused parties, filed a motion to quash the indictment, on grounds, which, eliminating the repetitions and redundancies of pleadings in law, may be stated in brief as follows: That the grand jury impaneled under the order of Gen. Hancock's order was a legally constituted body, and was illegally dissolved before the expiration of its term, the term of a grand jury being the term of the State for a year, and that the grand jury impaneled after Gen. Hancock's order was issued, and which presented the bills of indictment proposed to be quashed, was illegally constituted, because the members of the jury were taken from a registration of 1867, and were excluded by a white registration, because a later registry of blacks and whites had been made under the reconstruction acts, which would entitle blacks to be jurors, and because several gentlemen on the grand jury whose authority was in dispute, had been excluded, and were, therefore, not qualified to be jurors, either grand or petit.

These great questions were argued yesterday before Judge Howe, who, in order that the remarks of counsel may be understood, it is necessary to remind the reader, was appointed by Gen. Sheridan when that officer removed Judge Abell. There was some lawyer-like maneuvering in the beginning, a recital of which would be uninteresting to the general reader and it is not called for to do so, but the main question was as to the right of colored people to be jurors.

Some of the arguments in the plea of Mr. Field not being admitted by Attorney General Lynch, who, with District Attorney Leuzinger, represented the State, witness was called to present certain facts in regard to a matter out of the question at issue, and was of minor importance. Mr. Lynch contended that the grand jury impaneled under the order of Gen. Sheridan had been improperly impaneled, because, he argued, the grand jury was not created by the sheriff and clerk and submitted to the court, as required by the statutes of the State.

On this point Mr. Hubbard, the chief deputy of the sheriff, in this court, and Trepanier, one of those who were subsequently selected by the clerk, were examined, and their answers, in detail, the material points of their evidence may be stated thus:

No list was selected by the clerk and sheriff. It was understood between these two gentlemen, Judge Thomas, that the grand jury could be half white and half colored, eight white men and eight colored men. The names of the panel were called, and as they came to the judge's bench, they were called out by the clerk. It was elicited in the cross-examination of Mr. Trepanier by Mr. Field, that the sheriff was present with him, and that neither he nor the sheriff objected to any of the jurors selected for the grand jury. Professor Valer, the State registrar of voters, was also on the stand, and his testimony only related to facts judicially and publicly known, that the registry of 1867 was exclusively of white voters, and that of 1868 was of whites and colored, and that of 1869 was of whites and colored, and that of 1870 was of whites and colored, and that of 1871 was of whites and colored, and that of 1872 was of whites and colored, and that of 1873 was of whites and colored, and that of 1874 was of whites and colored, and that of 1875 was of whites and colored, and that of 1876 was of whites and colored, and that of 1877 was of whites and colored, and that of 1878 was of whites and colored, and that of 1879 was of whites and colored, and that of 1880 was of whites and colored, and that of 1881 was of whites and colored, and that of 1882 was of whites and colored, and that of 1883 was of whites and colored, and that of 1884 was of whites and colored, and that of 1885 was of whites and colored, and 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