

GENERAL GRANT.

A Rumor That He Has Gone Down in the City of Mexico.

NO CAUSE FOR SERIOUS ALARM

According to the Latest Reports Which Have Been Received.

THE VESSEL NOT OVERDUE.

With a Possibility That She Remained in Port to Avoid the Storm.

The city was excited yesterday afternoon by the report that Gen. Grant had gone down in the City of Mexico off the Galveston coast.

Up to 3 o'clock this morning, no confirmation of the news has been received, and there is great reason to hope that no such calamity has occurred.

It seems certain that the vessel was not due until yesterday and possibly not until to-day. It is not likely that there would be the least apprehension felt for the vessel if it was not for the distinguished guest on board.

We append the telegrams which clearly show that up to this time there is no cause for serious alarm.

TELEGRAPHIC REPORTS.

WASHINGTON, March 22.—There is a rumor afloat here to-day that the steamer City of Mexico, on which Gen. Grant is a passenger, has been disabled, and another that she has been lost at sea.

The grounds for the rumors seem to be that the City of Mexico is overdue, and that she has not yet been sighted by pilots. She was due at Galveston yesterday.

Inquiry at the executive mansion and signal office fails to confirm the rumor.

THE STORM AT GALVESTON.

CHICAGO, March 22.—The Times has the following special from Galveston, Texas: A strong gale accompanied by rain has prevailed on the coast here the past eighteen hours.

Shipping in the outer roads of the harbor has in some instances met with serious disaster. The Norwegian ship Havre parted her cable and went to pieces.

The crew together with fifteen stevedores and two pilots are lost. The United States cutter McLean went to the rescue but was compelled to return.

A yawl boat from the ship came ashore on the gulf side of the city to-night, but no tidings of the missing men were received.

The cargo was valued at \$175,000. The night is dark, wind high and rough with no probabilities of abatement of the storm at present.

FEARS FOR GEN. GRANT'S SAFETY.

Fears are entertained for the safety of the steamer City of Mexico, with Gen. Grant and party on board. She was due this afternoon, but thus far the pilots are unable to detect the steamer in sight.

It is surmised the steamer will change its course to New Orleans, as the gale is from the northeast and it is impossible to enter this port during the present high wind if it is possible for her to leave her anchorage.

The United States cutter McLean will go out on a cruise to-morrow morning in search of the City of Mexico and the coast bark Reform.

Gov. Ord and staff arrived on special train from San Antonio to-night to meet General Grant.

THE NEWS IN CHICAGO.

CHICAGO, March 22.—The dispatch regarding the safety of Gen. Grant's party in the storm on the gulf occasioned the wildest excitement in the city, and thrilled by the sensational cries of newsmen, the friends of Gen. Grant stood on the streets with tears in their eyes.

At military headquarters the fears are regarded as unfounded. Col. Mike Sheridan's advice from Phil Sheridan is that the vessel left the City of Mexico on the 18th, and is not due to-day, while delay till to-morrow need not occasion uneasiness.

LATER, BUT STILL NO TIDINGS.

GALVESTON, March 22.—Nothing yet of the steamer City of Mexico.

MIDNIGHT AND LATER.

Nothing heard from the steamer City of Mexico. The agent of the Alexandre line, to which she belongs, arrived from New Orleans yesterday. Says he thinks the captain did not put to sea from Tampico, Saturday, owing to the rough weather. He looks for her to-morrow.

NOT DUE UNTIL TO-DAY.

NEW YORK, March 22.—The Sun says: "J. Harry Alexander, agent of the New York, Havana & Mexican Mail steamship company, stated to-day, that the steamer City of Mexico, with Gen. Grant on board, is not due at Galveston until to-morrow, and even if she should not be seen from here in four days she would have no fears, because she may have been delayed as she has been by several months ago the City of Mexico was delayed several days. She is an able vessel and has passed through heavier gales than the one that has just departed from our coast. Perhaps she may sail from Vera Cruz on the 18th, and even if she did she may have been delayed at Texpan or Tampico.

THE GLOBE HOROSCOPE.

As it Casts Its Light on the Chicago Markets.

[Special Telegram to the Globe.]

CHICAGO, March 22.—Wheat cables steady. Our market opened quiet with considerable doing but without much animation.

Two or three large lots of shorts are reported to have covered at going prices. This made the deal reported. Later the advices from New York reported the enormous receipts of wheat.

This was a corker on the boys, and such an excitement and demoralization you hardly ever see. Bandle after bandle was thrown aboard regardless of price, and the decline was so rapid to \$1.15 1/2 for May it made the office \$1.15 1/2 the closing record in the office is \$1.15 1/2 for May with a discount of half a cent.

Exports from the four Atlantic ports for the last six days 2,000,000 bushels, and yet the visible supply will not show any great decrease, and oh, how sick it will make them on the other side of the big pond.

Corn has shown a bean of game to-day, and the transactions have been very heavy, closing for May at 37 1/2 c; June at 37 1/2 c.

Provisions opened at the closing price of Saturday, but the bear gang were out in full force hammering the daylight out of it. The packers tried several times to bolster prices, stopping the decline at times, but there was blood in the bears' eyes and they stood the raise and saw them better. The trading has been simply immense, and the bears beg off the swap. Closing, sick, April \$10.20; May, \$10.35. Lard easier at \$6.83 1/2 for April, and \$6.92 1/2 for May.

CRIMES AND CASUALTIES.

Ignoble Ending of the Life of the Fenian leader of 1860—Suicide by Hanging in the Buffalo Station House—A Colorado Rough Gives the Word to a Lynching Party to Strip Him Up—Miscellaneous.

RESIDENCE AT WINONA BURNED.

[Special Telegram to the Globe.]

WINONA, Minn., March 22.—The residence of Mr. H. M. Lake, Sanborn street, this city, burned to-day. Loss heavy, as very little was saved. Insurance on the building \$1,200, in the Hartford company.

FULL UP THE ROPE, BOYS.

DENVER, March 22.—The News and Tribune Alma, Col., killed W. J. Porter, a hard character, shot and special Tom. Carmody. The murder was unprovoked and in less than an hour about fifty unmasked citizens gathered at the jail and hung Porter to the ridge pole of jail. He swore until they put the rope around his neck. He then spoke a few words and said "pull up the rope, boys."

SUICIDE OF A FENIAN LEADER.

BUFFALO, March 22.—John Quinn, aged 63, hanged himself in the police station yesterday. He was the leader of the Fenian invasion of Canada in 1866, was captured and sentenced to 20 years imprisonment. He served six years in Kingston.

RAILROAD STRIKE AT ST. LOUIS.

ST. LOUIS, March 22.—The Missouri Pacific shop strikers held a meeting this forenoon and revoked their intention of remaining firm till their demands are acceded to. They deny that any of their number have resumed work as asserted Saturday. On the contrary, they assert five of those who did not go out originally have quit and signed the pledge to remain out till the end. They also say that not more than fifty men are working in the shops. The work in the Missouri Pacific and some other yards is being done by the train crews, and such other men as have been picked up. But few of the fifteen are yet very well fixed. Some dozen or fifteen yard men came over from Terre Haute, and other points east this forenoon to work in the Vandalia yards, but the strikers prevailed on them not to do so.

WORK RESUMED.

NEW YORK, March 22.—Some of the piano manufacturers who locked out workmen last week opened their factories to day, and work was resumed.

MILWAUKEE FIRE.

MILWAUKEE, March 22.—Fire this evening partially destroyed the extensive new vinegar factory of Riedebach & Co., corner Broadway & Menomonee streets. Building and stock damaged \$14,000. Insured in Western Assurance, of Toronto, \$2,000; Rhode Island Assurance, \$2,000; Revere, of Boston, \$2,000, and Fireman's Mutual of Phoenix, \$2,000. Total loss, \$10,000.

ELEVATED RAILROAD ACCIDENT.

NEW YORK, March 22.—An extra on the Ninth avenue elevated railroad ran into the regular while stopping at River street, smashing the rear car, and fortunately none of the cars left the main line. A man in the rear car named Von Arden had his shoulder dislocated, and a piece of the iron coupling broken off fell through to the street below and striking John Sullivan on the head fractured his skull. He will die.

GRAND OPENING DAY.

The Great Display of the Extensive Carpet House of John Mathews.

To-day will witness the usual opening at the extensive carpet establishment of Mr. John Mathews, No. 11 East Third street.

The stock comprises the largest and most select line of carpets, oil cloths and wall paper ever displayed in this city, and in view of the recent "boom" in the above described goods, prices are astonishingly low and reasonable enough to meet the requirements of all classes of buyers. The styles are all new and decidedly handsome, many of the patterns having never been displayed in this city. A most attractive show is presented, and the same should be witnessed by all persons of taste in the city.

The stock of English and American Brussels carpets is particularly complete, embracing patterns from the famous manufactories of the East and Europe. An endless variety of lacery carpets is presented, of both home and foreign manufacture, the finish and exquisite workmanship of which cannot fail to secure the admiration of all purchasers. A select stock of matting and rugs of high and low degree are also offered at very reasonable prices.

The display of lambrequins and window curtains is also exceedingly large, and the patterns of the most modern and tasty styles. A feature of the spring trade will be an extensive line of new and handsome wall paper offered for sale, which has never been excelled in this city. In fact, the display in all departments is complete, and it is very a wise and prudent exhibition of the best merchandise of the eight superlative in question, and that the pending nominations will once more be returned to the President for revision.

The Big 4.

Miscreply always pays in St. Paul. The Opera House was crowded to its utmost capacity last night by a highly respectable audience to witness the performance of the Big Four minstrel company. It did not differ materially from the usual performances of this class of companies, but was sufficiently diversified to lend interest to the entire performance.

The songs were especially good, particularly the antics of the four acrobats who constitute the chief attraction of the company. The correct playing of Mr. Frank Bowles was very fine, and stamped him as an artist of rare ability. The extravaganza of "Private Theatricals" was not particularly brilliant, but was provocative a good deal of laughter. On the whole the audience was well pleased, and pronounced the exhibition one of the best minstrel entertainments ever given in this city. The company will repeat some of the features of last night's entertainment this evening, and there will be a general change of programme.

AN EXCITING EPISODE IN THE UNITED STATES SENATE.

Majority and Minority Reports Presented and Read in the Kellogg-Spofford Case—Kellogg Responds by a General Denial and Bitter Personal Attack Upon Senator Hill—Joliet Resolutions in the House Upon the Inter-Oceanic Canal Question—General Capital News.

Senator Carpenter and Senator Hill whether or not the fact charged in the Kellogg-Spofford case, since his admission, had employed bribery and corruption to enable him to hold his seat, affected the question whether or not he was elected.

Senator Hill said he would frankly say that the evidence of corrupt practices since Senator Kellogg's admission could only be used in securing his expulsion, not in invalidating his election, if the election was valid.

Senator Hill said he would frankly say that the evidence of corrupt practices since Senator Kellogg's admission could only be used in securing his expulsion, not in invalidating his election, if the election was valid.

Senator Hill said he would frankly say that the evidence of corrupt practices since Senator Kellogg's admission could only be used in securing his expulsion, not in invalidating his election, if the election was valid.

Senator Hill said he would frankly say that the evidence of corrupt practices since Senator Kellogg's admission could only be used in securing his expulsion, not in invalidating his election, if the election was valid.

Senator Hill said he would frankly say that the evidence of corrupt practices since Senator Kellogg's admission could only be used in securing his expulsion, not in invalidating his election, if the election was valid.

Senator Hill said he would frankly say that the evidence of corrupt practices since Senator Kellogg's admission could only be used in securing his expulsion, not in invalidating his election, if the election was valid.

Senator Hill said he would frankly say that the evidence of corrupt practices since Senator Kellogg's admission could only be used in securing his expulsion, not in invalidating his election, if the election was valid.

Senator Hill said he would frankly say that the evidence of corrupt practices since Senator Kellogg's admission could only be used in securing his expulsion, not in invalidating his election, if the election was valid.

Senator Hill said he would frankly say that the evidence of corrupt practices since Senator Kellogg's admission could only be used in securing his expulsion, not in invalidating his election, if the election was valid.

Senator Hill said he would frankly say that the evidence of corrupt practices since Senator Kellogg's admission could only be used in securing his expulsion, not in invalidating his election, if the election was valid.

Senator Hill said he would frankly say that the evidence of corrupt practices since Senator Kellogg's admission could only be used in securing his expulsion, not in invalidating his election, if the election was valid.

Senator Hill said he would frankly say that the evidence of corrupt practices since Senator Kellogg's admission could only be used in securing his expulsion, not in invalidating his election, if the election was valid.

Senator Hill said he would frankly say that the evidence of corrupt practices since Senator Kellogg's admission could only be used in securing his expulsion, not in invalidating his election, if the election was valid.

Senator Hill said he would frankly say that the evidence of corrupt practices since Senator Kellogg's admission could only be used in securing his expulsion, not in invalidating his election, if the election was valid.

Senator Hill said he would frankly say that the evidence of corrupt practices since Senator Kellogg's admission could only be used in securing his expulsion, not in invalidating his election, if the election was valid.

Senator Hill said he would frankly say that the evidence of corrupt practices since Senator Kellogg's admission could only be used in securing his expulsion, not in invalidating his election, if the election was valid.

Senator Hill said he would frankly say that the evidence of corrupt practices since Senator Kellogg's admission could only be used in securing his expulsion, not in invalidating his election, if the election was valid.

Senator Hill said he would frankly say that the evidence of corrupt practices since Senator Kellogg's admission could only be used in securing his expulsion, not in invalidating his election, if the election was valid.

Senator Hill said he would frankly say that the evidence of corrupt practices since Senator Kellogg's admission could only be used in securing his expulsion, not in invalidating his election, if the election was valid.

Senator Hill said he would frankly say that the evidence of corrupt practices since Senator Kellogg's admission could only be used in securing his expulsion, not in invalidating his election, if the election was valid.

Senator Hill said he would frankly say that the evidence of corrupt practices since Senator Kellogg's admission could only be used in securing his expulsion, not in invalidating his election, if the election was valid.

Senator Hill said he would frankly say that the evidence of corrupt practices since Senator Kellogg's admission could only be used in securing his expulsion, not in invalidating his election, if the election was valid.

Senator Hill said he would frankly say that the evidence of corrupt practices since Senator Kellogg's admission could only be used in securing his expulsion, not in invalidating his election, if the election was valid.

Senator Hill said he would frankly say that the evidence of corrupt practices since Senator Kellogg's admission could only be used in securing his expulsion, not in invalidating his election, if the election was valid.

Senator Hill said he would frankly say that the evidence of corrupt practices since Senator Kellogg's admission could only be used in securing his expulsion, not in invalidating his election, if the election was valid.

Senator Hill said he would frankly say that the evidence of corrupt practices since Senator Kellogg's admission could only be used in securing his expulsion, not in invalidating his election, if the election was valid.

Senator Hill said he would frankly say that the evidence of corrupt practices since Senator Kellogg's admission could only be used in securing his expulsion, not in invalidating his election, if the election was valid.

Senator Hill said he would frankly say that the evidence of corrupt practices since Senator Kellogg's admission could only be used in securing his expulsion, not in invalidating his election, if the election was valid.

Senator Hill said he would frankly say that the evidence of corrupt practices since Senator Kellogg's admission could only be used in securing his expulsion, not in invalidating his election, if the election was valid.

Senator Hill said he would frankly say that the evidence of corrupt practices since Senator Kellogg's admission could only be used in securing his expulsion, not in invalidating his election, if the election was valid.

Senator Hill said he would frankly say that the evidence of corrupt practices since Senator Kellogg's admission could only be used in securing his expulsion, not in invalidating his election, if the election was valid.

Senator Hill said he would frankly say that the evidence of corrupt practices since Senator Kellogg's admission could only be used in securing his expulsion, not in invalidating his election, if the election was valid.

Senator Hill said he would frankly say that the evidence of corrupt practices since Senator Kellogg's admission could only be used in securing his expulsion, not in invalidating his election, if the election was valid.

Senator Hill said he would frankly say that the evidence of corrupt practices since Senator Kellogg's admission could only be used in securing his expulsion, not in invalidating his election, if the election was valid.

Senator Hill said he would frankly say that the evidence of corrupt practices since Senator Kellogg's admission could only be used in securing his expulsion, not in invalidating his election, if the election was valid.

Senator Hill said he would frankly say that the evidence of corrupt practices since Senator Kellogg's admission could only be used in securing his expulsion, not in invalidating his election, if the election was valid.

Senator Hill said he would frankly say that the evidence of corrupt practices since Senator Kellogg's admission could only be used in securing his expulsion, not in invalidating his election, if the election was valid.

Senator Hill said he would frankly say that the evidence of corrupt practices since Senator Kellogg's admission could only be used in securing his expulsion, not in invalidating his election, if the election was valid.

Senator Hill said he would frankly say that the evidence of corrupt practices since Senator Kellogg's admission could only be used in securing his expulsion, not in invalidating his election, if the election was valid.

Senator Hill said he would frankly say that the evidence of corrupt practices since Senator Kellogg's admission could only be used in securing his expulsion, not in invalidating his election, if the election was valid.

Senator Hill said he would frankly say that the evidence of corrupt practices since Senator Kellogg's admission could only be used in securing his expulsion, not in invalidating his election, if the election was valid.

Senator Hill said he would frankly say that the evidence of corrupt practices since Senator Kellogg's admission could only be used in securing his expulsion, not in invalidating his election, if the election was valid.

AN EXCITING EPISODE IN THE UNITED STATES SENATE.

Majority and Minority Reports Presented and Read in the Kellogg-Spofford Case—Kellogg Responds by a General Denial and Bitter Personal Attack Upon Senator Hill—Joliet Resolutions in the House Upon the Inter-Oceanic Canal Question—General Capital News.

Senator Carpenter and Senator Hill whether or not the fact charged in the Kellogg-Spofford case, since his admission, had employed bribery and corruption to enable him to hold his seat, affected the question whether or not he was elected.

Senator Hill said he would frankly say that the evidence of corrupt practices since Senator Kellogg's admission could only be used in securing his expulsion, not in invalidating his election, if the election was valid.

Senator Hill said he would frankly say that the evidence of corrupt practices since Senator Kellogg's admission could only be used in securing his expulsion, not in invalidating his election, if the election was valid.

Senator Hill said he would frankly say that the evidence of corrupt practices since Senator Kellogg's admission could only be used in securing his expulsion, not in invalidating his election, if the election was valid.

Senator Hill said he would frankly say that the evidence of corrupt practices since Senator Kellogg's admission could only be used in securing his expulsion, not in invalidating his election, if the election was valid.

Senator Hill said he would frankly say that the evidence of corrupt practices since Senator Kellogg's admission could only be used in securing his expulsion, not in invalidating his election, if the election was valid.

Senator Hill said he would frankly say that the evidence of corrupt practices since Senator Kellogg's admission could only be used in securing his expulsion, not in invalidating his election, if the election was valid.

Senator Hill said he would frankly say that the evidence of corrupt practices since Senator Kellogg's admission could only be used in securing his expulsion, not in invalidating his election, if the election was valid.

Senator Hill said he would frankly say that the evidence of corrupt practices since Senator Kellogg's admission could only be used in securing his expulsion, not in invalidating his election, if the election was valid.

Senator Hill said he would frankly say that the evidence of corrupt practices since Senator Kellogg's admission could only be used in securing his expulsion, not in invalidating his election, if the election was valid.

Senator Hill said he would frankly say that the evidence of corrupt practices since Senator Kellogg's admission could only be used in securing his expulsion, not in invalidating his election, if the election was valid.

Senator Hill said he would frankly say that the evidence of corrupt practices since Senator Kellogg's admission could only be used in securing his expulsion, not in invalidating his election, if the election was valid.

Senator Hill said he would frankly say that the evidence of corrupt practices since Senator Kellogg's admission could only be used in securing his expulsion, not in invalidating his election, if the election was valid.

Senator Hill said he would frankly say that the evidence of corrupt practices since Senator Kellogg's admission could only be used in securing his expulsion, not in invalidating his election, if the election was valid.

Senator Hill said he would frankly say that the evidence of corrupt practices since Senator Kellogg's admission could only be used in securing his expulsion, not in invalidating his election, if the election was valid.

Senator Hill said he would frankly say that the evidence of corrupt practices since Senator Kellogg's admission could only be used in securing his expulsion, not in invalidating his election, if the election was valid.

Senator Hill said he would frankly say that the evidence of corrupt practices since Senator Kellogg's admission could only be used in securing his expulsion, not in invalidating his election, if the election was valid.

Senator Hill said he would frankly say that the evidence of corrupt practices since Senator Kellogg's admission could only be used in securing his expulsion, not in invalidating his election, if the election was valid.

Senator Hill said he would frankly say that the evidence of corrupt practices since Senator Kellogg's admission could only be used in securing his expulsion, not in invalidating his election, if the election was valid.

Senator Hill said he would frankly say that the evidence of corrupt practices since Senator Kellogg's admission could only be used in securing his expulsion, not in invalidating his election, if the election was valid.

Senator Hill said he would frankly say that the evidence of corrupt practices since Senator Kellogg's admission could only be used in securing his expulsion, not in invalidating his election, if the election was valid.

Senator Hill said he would frankly say that the evidence of corrupt practices since Senator Kellogg's admission could only be used in securing his expulsion, not in invalidating his election, if the election was valid.

Senator Hill said he would frankly say that the evidence of corrupt practices since Senator Kellogg's admission could only be used in securing his expulsion, not in invalidating his election, if the election was valid.

Senator Hill said he would frankly say that the evidence of corrupt practices since Senator Kellogg's admission could only be used in securing his expulsion, not in invalidating his election, if the election was valid.

Senator Hill said he would frankly say that the evidence of corrupt practices since Senator Kellogg's admission could only be used in securing his expulsion, not in invalidating his election, if the election was valid.

Senator Hill said he would frankly say that the evidence of corrupt practices since Senator Kellogg's admission could only be used in securing his expulsion, not in invalidating his election, if the election was valid.

Senator Hill said he would frankly say that the evidence of corrupt practices since Senator Kellogg's admission could only be used in securing his expulsion, not in invalidating his election, if the election was valid.

Senator Hill said he would frankly say that the evidence of corrupt practices since Senator Kellogg's admission could only be used in securing his expulsion, not in invalidating his election, if the election was valid.

Senator Hill said he would frankly say that the evidence of corrupt practices since Senator Kellogg's admission could only be used in securing his expulsion, not in invalidating his election, if the election was valid.

Senator Hill said he would frankly say that the evidence of corrupt practices since Senator Kellogg's admission could only be used in securing his expulsion, not in invalidating his election, if the election was valid.

Senator Hill said he would frankly say that the evidence of corrupt practices since Senator Kellogg's admission could only be used in securing his expulsion, not in invalidating his election, if the election was valid.

Senator Hill said he would frankly say that the evidence of corrupt practices since Senator Kellogg's admission could only be used in securing his expulsion, not in invalidating his election, if the election was valid.

Senator Hill said he would frankly say that the evidence of corrupt practices since Senator Kellogg's admission could only be used in securing his expulsion, not in invalidating his election, if the election was valid.

Senator Hill said he would frankly say that the evidence of corrupt practices since Senator Kellogg's admission could only be used in securing his expulsion, not in invalidating his election, if the election was valid.

Senator Hill said he would frankly say that the evidence of corrupt practices since Senator Kellogg's admission could only be used in securing his expulsion, not in invalidating his election, if the election was valid.

Senator Hill said he would frankly say that the evidence of corrupt practices since Senator Kellogg's admission could only be used in securing his expulsion, not in invalidating his election, if the election was valid.

Senator Hill said he would frankly say that the evidence of corrupt practices since Senator Kellogg's admission could only be used in securing his expulsion, not in invalidating his election, if the election was valid.

Senator Hill said he would frankly say that the evidence of corrupt practices since Senator Kellogg's admission could only be used in securing his expulsion, not in invalidating his election, if the election was valid.

Senator Hill said he would frankly say that the evidence of corrupt practices since Senator Kellogg's admission could only be used in securing his expulsion, not in invalidating his election, if the election was valid.

Senator Hill said he would frankly say that the evidence of corrupt practices since Senator Kellogg's admission could only be used in securing his expulsion, not in invalidating his election, if the election was valid.

Senator Hill said he would frankly say that the evidence of corrupt practices since Senator Kellogg's admission could only be used in securing his expulsion, not in invalidating his election, if the election was valid.

Senator Hill said he would frankly say that the evidence of corrupt practices since Senator Kellogg's admission could only be used in securing his expulsion, not in invalidating his election, if the election was valid.

Senator Hill said he would frankly say that the evidence of corrupt practices since Senator Kellogg's admission could only be used in securing his expulsion, not in invalidating his election, if the election was valid.

AN EXCITING EPISODE IN THE UNITED STATES SENATE.

Majority and Minority Reports Presented and Read in the Kellogg-Spofford Case—Kellogg Responds by a General Denial and Bitter Personal Attack Upon Senator Hill—Joliet Resolutions in the House Upon the Inter-Oceanic Canal Question—General Capital News.

Senator Carpenter and Senator Hill whether or not the fact charged in the Kellogg-Spofford case, since his admission, had employed bribery and corruption to enable him to hold his seat, affected the question whether or not he was elected.

Senator Hill said he would frankly say that the evidence of corrupt practices since Senator Kellogg's admission could only be used in securing his expulsion, not in invalidating his election, if the election was valid.

Senator Hill said he would frankly say that the evidence of corrupt practices since Senator Kellogg's admission could only be used in securing his expulsion, not in invalidating his election, if the election was valid.

Senator Hill said he would frankly say that the evidence of corrupt practices since Senator Kellogg's admission could only be used in securing his expulsion, not in invalidating his election, if the election was valid.

Senator Hill said he would frankly say that the evidence of corrupt practices since Senator Kellogg's admission could only be used in securing his expulsion, not in invalidating his election, if the election was valid.

Senator Hill said he would frankly say that the evidence of corrupt practices since Senator Kellogg's admission could only be used in securing his expulsion, not in invalidating his election, if the election was valid.

Senator Hill said he would frankly say that the evidence of corrupt practices since Senator Kellogg's admission could only be used in securing his expulsion, not in invalidating his election, if the election was valid.