

EXTRA. EIGHT PAGES.

KINGSTON AGAIN.

After a Well-Contested Finish He Defeats Loan-taka by a Length.

WAN JIM WINS THE FIRST RACE.

Longdale Gets the Third Event by a Neck, St. Leonards the Fourth.

RACE TRACK, MONMOUTH PARK, AUG. 14.—The good card offered by the Monmouth Park Association drew out a large crowd for Monday. Withdrawals were quite numerous during the afternoon, but it did not affect the fields to any marked extent, except horses being left in each race to assure good betting and fine contests.

THE WINNERS AT CLIFTON.

Seabird Opens the Races To-Day by Winning the First.

RACE TRACK, CLIFTON, AUG. 14.—The attractive programme offered by the Clifton Jockey Club to-day had the effect of drawing a very large crowd to the track.

The weather was ideal for the sport. A cool breeze swept across the track, making everything delightful. The track was in splendid condition, the heavy storms of Saturday evidently not having visited this place to any great extent.

The fourth race, a six and one-half furlong dash, was the feature of the programme, and all the entries had good support.

The talent went wrong in the opening race. They made firely a topheavy favorite, but the best he could do was to finish second to Seabird, who won as she pleased by three lengths.

Seven-eighths of a mile; setting. Starters: White, Jackson, Straight, Hest. Time: 1:12.50. Seabird, 1; White, 2; Jackson, 3; Straight, 4.

Five-eighths of a mile; setting. Starters: White, Jackson, Straight, Hest. Time: 1:12.50. Seabird, 1; White, 2; Jackson, 3; Straight, 4.

Three-eighths of a mile; setting. Starters: White, Jackson, Straight, Hest. Time: 1:12.50. Seabird, 1; White, 2; Jackson, 3; Straight, 4.

Two-eighths of a mile; setting. Starters: White, Jackson, Straight, Hest. Time: 1:12.50. Seabird, 1; White, 2; Jackson, 3; Straight, 4.

One-eighth of a mile; setting. Starters: White, Jackson, Straight, Hest. Time: 1:12.50. Seabird, 1; White, 2; Jackson, 3; Straight, 4.

Results at Gloucester. Beils of Fernoy Won the First and Beautiful Beils the Second.

Other columns devoted to the Turf will be found on the fifth page.

MRS. SHANN'S CLAIM.

Capt. Holt Says She Had Neither Motive Nor Opportunity.

Many Moved to Tears by the Opening Speech.

Dr. Wetherill Agrees with Dr. Cantwell About the Poison.

TRENTON, N. J., Aug. 14.—Counsel for the defense in the trial of Mrs. Shann, charged with poisoning her son, made a desperate effort at this morning's session to prevent Dr. Horace G. Wetherill, a witness for the State, from answering a long hypothetical question taken from the evidence of Dr. Bergen, as to the cause of John Shann's death.

The defense was unsuccessful, however, Justice Abbott overruling the objections and granting two exceptions.

Dr. Frank V. Cantwell was asked the same question on Friday, and his answer was that from the symptoms exhibited and from the quantity of mercury found in the body, he died from mercurial poisoning.

Dr. Wetherill's answer was practically the same.

Assistant Prosecutor W. Holt Agreed with the witness in his opinion that the question taken from the testimony of Dr. Bergen referring to the symptoms of John Shann.

The defense objected to the question on several grounds, one of which was that it was too long and could not be answered conscientiously by any witness.

The defense also objected to the question on the ground that it was too long and could not be answered conscientiously by any witness.

The defense also objected to the question on the ground that it was too long and could not be answered conscientiously by any witness.

The defense also objected to the question on the ground that it was too long and could not be answered conscientiously by any witness.

The defense also objected to the question on the ground that it was too long and could not be answered conscientiously by any witness.

The defense also objected to the question on the ground that it was too long and could not be answered conscientiously by any witness.

The defense also objected to the question on the ground that it was too long and could not be answered conscientiously by any witness.

The defense also objected to the question on the ground that it was too long and could not be answered conscientiously by any witness.

The defense also objected to the question on the ground that it was too long and could not be answered conscientiously by any witness.

The defense also objected to the question on the ground that it was too long and could not be answered conscientiously by any witness.

SATOLLI IS HERE.

The Ablegate To-Day Became Archbishop Corrigan's Guest.

Welcomed at the Archbishop's Residence by His Host.

Many Priests Greet Him at the Train.

Monsignor Satolli, the Papal Ablegate to this country, arrived in Jersey City this afternoon at 2:30 o'clock this morning on the Baltimore and Ohio express to make his first official visit to Archbishop Corrigan.

The train, which left Washington at 3 o'clock, was forty-seven minutes late on account of the large number of coaches comprising it. The Ablegate was accompanied by his secretary, the Rev. Dr. Paul, and he was met at the depot by the Rev. Father J. M. Connolly, Private Secretary of Archbishop Corrigan, and a man servant, besides the Rev. Patrick Corrigan, pastor of the Church of Our Lady of Grace, in Hoboken; Rev. Dr. Fabris, an Italian priest, and a guest of Father Corrigan, and the Rev. Father Ferranti, brother of Archbishop Corrigan's Italian secretary, as well as a delegation of thirty reporters.

Archbishop Corrigan was not present at the depot, but he was attending a funeral in New York.

Father Connolly, accompanied by the private secretary, the Rev. Dr. Paul, and a man servant, besides the Rev. Patrick Corrigan, pastor of the Church of Our Lady of Grace, in Hoboken; Rev. Dr. Fabris, an Italian priest, and a guest of Father Corrigan, and the Rev. Father Ferranti, brother of Archbishop Corrigan's Italian secretary, as well as a delegation of thirty reporters.

The Ablegate was accompanied by his secretary, the Rev. Dr. Paul, and he was met at the depot by the Rev. Father J. M. Connolly, Private Secretary of Archbishop Corrigan, and a man servant, besides the Rev. Patrick Corrigan, pastor of the Church of Our Lady of Grace, in Hoboken; Rev. Dr. Fabris, an Italian priest, and a guest of Father Corrigan, and the Rev. Father Ferranti, brother of Archbishop Corrigan's Italian secretary, as well as a delegation of thirty reporters.

The Ablegate was accompanied by his secretary, the Rev. Dr. Paul, and he was met at the depot by the Rev. Father J. M. Connolly, Private Secretary of Archbishop Corrigan, and a man servant, besides the Rev. Patrick Corrigan, pastor of the Church of Our Lady of Grace, in Hoboken; Rev. Dr. Fabris, an Italian priest, and a guest of Father Corrigan, and the Rev. Father Ferranti, brother of Archbishop Corrigan's Italian secretary, as well as a delegation of thirty reporters.

The Ablegate was accompanied by his secretary, the Rev. Dr. Paul, and he was met at the depot by the Rev. Father J. M. Connolly, Private Secretary of Archbishop Corrigan, and a man servant, besides the Rev. Patrick Corrigan, pastor of the Church of Our Lady of Grace, in Hoboken; Rev. Dr. Fabris, an Italian priest, and a guest of Father Corrigan, and the Rev. Father Ferranti, brother of Archbishop Corrigan's Italian secretary, as well as a delegation of thirty reporters.

The Ablegate was accompanied by his secretary, the Rev. Dr. Paul, and he was met at the depot by the Rev. Father J. M. Connolly, Private Secretary of Archbishop Corrigan, and a man servant, besides the Rev. Patrick Corrigan, pastor of the Church of Our Lady of Grace, in Hoboken; Rev. Dr. Fabris, an Italian priest, and a guest of Father Corrigan, and the Rev. Father Ferranti, brother of Archbishop Corrigan's Italian secretary, as well as a delegation of thirty reporters.

The Ablegate was accompanied by his secretary, the Rev. Dr. Paul, and he was met at the depot by the Rev. Father J. M. Connolly, Private Secretary of Archbishop Corrigan, and a man servant, besides the Rev. Patrick Corrigan, pastor of the Church of Our Lady of Grace, in Hoboken; Rev. Dr. Fabris, an Italian priest, and a guest of Father Corrigan, and the Rev. Father Ferranti, brother of Archbishop Corrigan's Italian secretary, as well as a delegation of thirty reporters.

The Ablegate was accompanied by his secretary, the Rev. Dr. Paul, and he was met at the depot by the Rev. Father J. M. Connolly, Private Secretary of Archbishop Corrigan, and a man servant, besides the Rev. Patrick Corrigan, pastor of the Church of Our Lady of Grace, in Hoboken; Rev. Dr. Fabris, an Italian priest, and a guest of Father Corrigan, and the Rev. Father Ferranti, brother of Archbishop Corrigan's Italian secretary, as well as a delegation of thirty reporters.

The Ablegate was accompanied by his secretary, the Rev. Dr. Paul, and he was met at the depot by the Rev. Father J. M. Connolly, Private Secretary of Archbishop Corrigan, and a man servant, besides the Rev. Patrick Corrigan, pastor of the Church of Our Lady of Grace, in Hoboken; Rev. Dr. Fabris, an Italian priest, and a guest of Father Corrigan, and the Rev. Father Ferranti, brother of Archbishop Corrigan's Italian secretary, as well as a delegation of thirty reporters.

The Ablegate was accompanied by his secretary, the Rev. Dr. Paul, and he was met at the depot by the Rev. Father J. M. Connolly, Private Secretary of Archbishop Corrigan, and a man servant, besides the Rev. Patrick Corrigan, pastor of the Church of Our Lady of Grace, in Hoboken; Rev. Dr. Fabris, an Italian priest, and a guest of Father Corrigan, and the Rev. Father Ferranti, brother of Archbishop Corrigan's Italian secretary, as well as a delegation of thirty reporters.

The Ablegate was accompanied by his secretary, the Rev. Dr. Paul, and he was met at the depot by the Rev. Father J. M. Connolly, Private Secretary of Archbishop Corrigan, and a man servant, besides the Rev. Patrick Corrigan, pastor of the Church of Our Lady of Grace, in Hoboken; Rev. Dr. Fabris, an Italian priest, and a guest of Father Corrigan, and the Rev. Father Ferranti, brother of Archbishop Corrigan's Italian secretary, as well as a delegation of thirty reporters.

The Ablegate was accompanied by his secretary, the Rev. Dr. Paul, and he was met at the depot by the Rev. Father J. M. Connolly, Private Secretary of Archbishop Corrigan, and a man servant, besides the Rev. Patrick Corrigan, pastor of the Church of Our Lady of Grace, in Hoboken; Rev. Dr. Fabris, an Italian priest, and a guest of Father Corrigan, and the Rev. Father Ferranti, brother of Archbishop Corrigan's Italian secretary, as well as a delegation of thirty reporters.

The Ablegate was accompanied by his secretary, the Rev. Dr. Paul, and he was met at the depot by the Rev. Father J. M. Connolly, Private Secretary of Archbishop Corrigan, and a man servant, besides the Rev. Patrick Corrigan, pastor of the Church of Our Lady of Grace, in Hoboken; Rev. Dr. Fabris, an Italian priest, and a guest of Father Corrigan, and the Rev. Father Ferranti, brother of Archbishop Corrigan's Italian secretary, as well as a delegation of thirty reporters.



AN UNSUCCESSFUL PILGRIMAGE.

ASSAULTED IN HIS OFFICE.

Lawyer Palmeria Accuses a United States Deputy Marshal.

There was much contradictory testimony given before Justice Meade in the case of alleged assault upon John Palmeria, twenty-three years old, an Italian lawyer, of 322 Broome street, his preferred against John Thomas, thirty-seven years old, a United States Deputy Marshal, and a real estate broker, who lives on Bigelow avenue, Brooklyn.

The United States Deputy Marshal and Real Estate Broker Thomas has for a partner an Italian named Andrew Palmeria, and their business is conducted from 23 Broadway, Thomas, who, it is alleged, struck at Lawyer Palmeria with his revolver, said that he and his partner went to the lawyer's office on Aug. 5 to collect a commission of \$400 on a real estate transaction.

Hot words over the transaction occurred between the parties concerned, and the lawyer drew his revolver and struck at him with it several times on the same evening, and the case was adjourned until Sept. 5.

SAY CLUBBING MADE HIM INSANE.

Brothers of Joseph Stone Accuse Policeman Bush.

Dexter and Edward Stone, who are law partners of Commissioner of Accounts Wylie, claim that their brother Joseph, a clerk, nineteen years old, of 222 Third avenue, is now insane in the Bloomingdale Asylum from the effects of a clubbing which he received at the hands of Policeman Bush, of the Fifth Street Precinct.

The alleged clubbing took place one night last April, while Bush was on duty in the Fifth Precinct, on Fourth street, where he was arrested for disorderly conduct on Wednesday last. The young clerk said at the time that Bush struck him with a club on the head near Ninth street and hit him several times over the head with it.

Dr. Douglas, who treated the patient, says he is doubtful whether the boy's insanity was brought on by clubbing.

SCORE OF MILLS STARTED UP.

Employing 8,000 People and Paying \$50,000 Weekly.

PROVIDENCE, R. I., Aug. 14.—The score of cotton mills owned and operated by H. B. & R. K. Knight, of this city, and located in Rhode Island and Massachusetts, started up this morning after having been stopped a week. The firm is one of the largest in the manufacture of cotton goods.

THE CHOLERA IN ITALY.

Naples Had 121 Deaths in the Week Ending Aug. 10.

ROME, Aug. 14.—Official statistics as to the cholera in Italy show that during the week ending Aug. 10 there were in Naples 26 cases of the disease and 121 deaths.

THE RACING AT SARATOGA.

Miss Lilly Gets the Decision in the Kentucky Stakes.

SARATOGA RACE TRACK, AUG. 14.—Fast August weather and a fast track greeted the large assemblage on the race track this morning.

Major Joe took the lead at the start, but was soon caught and Nick and this pair raced neck and neck around the track until the end of the race, when Nick followed. Time, 1:17.1-2.

Second race declared off account of the numerous scratches.

TRIAL RACE, for two-year-olds; five and a half furlongs. Starters: White, Jackson, Straight, Hest. Time: 1:12.50. Seabird, 1; White, 2; Jackson, 3; Straight, 4.

TRIAL RACE, for two-year-olds; five and a half furlongs. Starters: White, Jackson, Straight, Hest. Time: 1:12.50. Seabird, 1; White, 2; Jackson, 3; Straight, 4.

TRIAL RACE, for two-year-olds; five and a half furlongs. Starters: White, Jackson, Straight, Hest. Time: 1:12.50. Seabird, 1; White, 2; Jackson, 3; Straight, 4.

TRIAL RACE, for two-year-olds; five and a half furlongs. Starters: White, Jackson, Straight, Hest. Time: 1:12.50. Seabird, 1; White, 2; Jackson, 3; Straight, 4.

TRIAL RACE, for two-year-olds; five and a half furlongs. Starters: White, Jackson, Straight, Hest. Time: 1:12.50. Seabird, 1; White, 2; Jackson, 3; Straight, 4.

TRIAL RACE, for two-year-olds; five and a half furlongs. Starters: White, Jackson, Straight, Hest. Time: 1:12.50. Seabird, 1; White, 2; Jackson, 3; Straight, 4.

TRIAL RACE, for two-year-olds; five and a half furlongs. Starters: White, Jackson, Straight, Hest. Time: 1:12.50. Seabird, 1; White, 2; Jackson, 3; Straight, 4.

RAILROAD COMPANIES AT WAR.

Tracks Torn Up in Camden and the Sheriff Summoned.

CAMDEN, N. J., Aug. 14.—The West Jersey Traction Company and the Camden Horse Car Company are fighting over the right of way on river road in Stockton township, and this morning men in the employ of the Traction Company began to tear up the horse-car tracks and another gang of men employed by the Camden Company tried to replace the rails as fast as they were torn up.

The Traction Company men were summoned to court by Sheriff Sol and he was ordered to prevent a disturbance at the crossing.

The Traction Company men were summoned to court by Sheriff Sol and he was ordered to prevent a disturbance at the crossing.

The Traction Company men were summoned to court by Sheriff Sol and he was ordered to prevent a disturbance at the crossing.

The Traction Company men were summoned to court by Sheriff Sol and he was ordered to prevent a disturbance at the crossing.

The Traction Company men were summoned to court by Sheriff Sol and he was ordered to prevent a disturbance at the crossing.

The Traction Company men were summoned to court by Sheriff Sol and he was ordered to prevent a disturbance at the crossing.

The Traction Company men were summoned to court by Sheriff Sol and he was ordered to prevent a disturbance at the crossing.

The Traction Company men were summoned to court by Sheriff Sol and he was ordered to prevent a disturbance at the crossing.

The Traction Company men were summoned to court by Sheriff Sol and he was ordered to prevent a disturbance at the crossing.

EXTRA. EIGHT PAGES.

THE SILVER TALK.

It Proceeds in Desultory Fashion in the Lower House To-Day.

MANY SENATE PROPOSALS.

Mr. Warner Pledges New York Men's Fealty to the Platform.

WASHINGTON, Aug. 14.—The silver debate in the House this morning was de-livered by a little sensation sprung by John De Witt Warner, of New York. Mr. Warner arose in his place and declared that every member of the New York delegation in Congress stood by the money plank in the National platform adopted at Chicago, and was prepared to fight for it to the end of the session. It was not exactly Mr. Warner's declaration that made the sensation, but the dramatic way in which he brought it in.

Before getting back to the debate, this morning, the House heard the appointment of the Committees on Enrolled Bills and on Accounts and Mileage, presided over respectively by Messrs. Pearson, of Ohio, Rusk and Lynch. A resolution was also adopted making the mileage appropriation for 1894 immediately available. In this prompt action there forth again the always tender Congressional regard for the Congressman's own pocket.

When the debate was resumed, Mr. Hoarner (Dem., La.) arose to make the first speech of the morning, which was one for free coinage. The programme was that Messrs. Layton, of Ohio, and Patterson, of Tennessee, should follow for the repealers, and then Messrs. Bailey, of Texas, and Pendleton, of Missouri, for the silver men.

The House discussion continued according to programme, but in a rather desultory manner, and the attention accorded to it was decidedly flimsy.

Mr. Hoarner charged that the advocates of the Wilson bill—the gold men of the Democratic party and of the Republican party—were responsible for the excitement which had created the destruction of public confidence and which had caused the runs upon banking institutions.

They had sowed the wind and were reaping the whirlwind, and they alone were responsible for the present financial and commercial scare.

He further charged that the Democrats of New York and from the Eastern States were not prepared to carry out all the pledges of the Chicago platform relative to the currency.

It was here that Mr. Warner made his dramatic declaration of New York's fealty to the platform.

Mr. Hoarner said he was glad to hear Mr. Warner's statement. The bill now presented was intended to repeal a cowardly makeshift, and no more. He declared that the Democratic party had pledged itself to bimetallicism leaving nothing for Congress to do except fix the ratio. The Republican party was pledged to bimetallicism, leaving nothing for Congress to do except to fix the ratio.

Mr. Layton favored the repeal of the purchasing clause, relying upon the good judgment of a Democratic Congress to pass subsequently a law which would bring permanent relief to all classes of the people.

Mr. Mitchell (Rep.), of Oregon, gave notice of an amendment to be offered to the Veas resolution, offered last Tuesday, to maintain the parity of gold and silver. The amendment declares it to be the sense of Congress that no change shall be made in the tariff laws during the Fifty-third Congress.

Mr. Vest (Dem., Mo.), introduced a bill for the coinage of silver bullion in the Treasury, saying that it had been sent to him from New York, and that it met his partial approval.

It provides (after setting aside in coin and bullion as a reserve such amount of the silver bullion purchased under the act of July, 1890, as shall equal at the coinage value the aggregate sum of the Treasury notes authorized by that act), all the remainder of such bullion shall be deemed available for the issue of silver certificates; such remainder or surplus bullion shall be coined into standard silver dollars, and such dollars shall be used for the redemption of silver certificates, as now required by law; provided that a length of time shall be deemed available for the issue of silver certificates; such remainder or surplus bullion shall be coined into standard silver dollars, and such dollars shall be used for the redemption of silver certificates, as now required by law; provided that a length of time shall be deemed available for the issue of silver certificates; such remainder or surplus bullion shall be coined into standard silver dollars, and such dollars shall be used for the redemption of silver certificates, as now required by law; provided that a length of time shall be deemed available for the issue of silver certificates; such remainder or surplus bullion shall be coined into standard silver dollars, and such dollars shall be used for the redemption of silver certificates, as now required by law; provided that a length of time shall be deemed available for the issue of silver certificates; such remainder or surplus bullion shall be coined into standard silver dollars, and such dollars shall be used for the redemption of silver certificates, as now required by law; provided that a length of time shall be deemed available for the issue of silver certificates; such remainder or surplus bullion shall be coined into standard silver dollars, and such dollars shall be used for the redemption of silver certificates, as now required by law; provided that a length of time shall be deemed available for the issue of silver certificates; such remainder or surplus bullion shall be coined into standard silver dollars, and such dollars shall be used for the redemption of silver certificates, as now required by law; provided that a length of time shall be deemed available for the issue of silver certificates; such remainder or surplus bullion shall be coined into standard silver dollars, and such dollars shall be used for the redemption of silver certificates, as now required by law; provided that a length of time shall be deemed available for the issue of silver certificates; such remainder or surplus bullion shall be coined into standard silver dollars, and such dollars shall be used for the redemption of silver certificates, as now required by law; provided that a length of time shall be deemed available for the issue of silver certificates; such remainder or surplus bullion shall be coined into standard silver dollars, and such dollars shall be used for the redemption of silver certificates, as now required by law; provided that a length of time shall be deemed available for the issue of silver certificates; such remainder or surplus bullion shall be coined into standard silver dollars, and such dollars shall be used for the redemption of silver certificates, as now required by law; provided that a length of time shall be deemed available for the issue of silver certificates; such remainder or surplus bullion shall be coined into standard silver dollars, and such dollars shall be used for the redemption of silver certificates, as now required by law; provided that a length of time shall be deemed available for the issue of silver certificates; such remainder or surplus bullion shall be coined into standard silver dollars, and such dollars shall be used for the redemption of silver certificates, as now required by law; provided that a length of time shall be deemed available for the issue of silver certificates; such remainder or surplus bullion shall be coined into standard silver dollars, and such dollars shall be used for the redemption of silver certificates, as now required by law; provided that a length of time shall be deemed available for the issue of silver certificates; such remainder or surplus bullion shall be coined into standard silver dollars, and such dollars shall be used for the redemption of silver certificates, as now required by law; provided that a length of time shall be deemed available for the issue of silver certificates; such remainder or surplus bullion shall be coined into standard silver dollars, and such dollars shall be used for the redemption of silver certificates, as now required by law; provided that a length of time shall be deemed available for the issue of silver certificates; such remainder or surplus bullion shall be coined into standard silver dollars, and such dollars shall be used for the redemption of silver certificates, as now required by law; provided that a length of time shall be deemed available for the issue of silver certificates; such remainder or surplus bullion shall be coined into standard silver dollars, and such dollars shall be used for the redemption of silver certificates, as now required by law; provided that a length of time shall be deemed available for the issue of silver certificates; such remainder or surplus bullion shall be coined into standard silver dollars, and such dollars shall be used for the redemption of silver certificates, as now required by law; provided that a length of time shall be deemed available for the issue of silver certificates; such remainder or surplus bullion shall be coined into standard silver dollars, and such dollars shall be used for the redemption of silver certificates, as now required by law; provided that a length of time shall be deemed available for the issue of silver certificates; such remainder or surplus bullion shall be coined into standard silver dollars, and such dollars shall be used for the redemption of silver certificates, as now required by law; provided that a length of time shall be deemed available for the issue of silver certificates; such remainder or surplus bullion shall be coined into standard silver dollars, and such dollars shall be used for the redemption of silver certificates, as now required by law; provided that a length of time shall be deemed available for the issue of silver certificates; such remainder or surplus bullion shall be coined into standard silver dollars, and such dollars shall be used for the redemption of silver certificates, as now required by law; provided that a length of time shall be deemed available for the issue of silver certificates; such remainder or surplus bullion shall be coined into standard silver dollars, and such dollars shall be used for the redemption of silver certificates, as now required by law; provided that a length of time shall be deemed available for the issue of silver certificates; such remainder or surplus bullion shall be coined into standard silver dollars, and such dollars shall be used for the redemption of silver certificates, as now required by law; provided that a length of time shall be deemed available for the issue of silver certificates; such remainder or surplus bullion shall be coined into standard silver dollars, and such dollars shall be used for the redemption of silver certificates, as now required by law; provided that a length of time shall be deemed available for the issue of silver certificates; such remainder or surplus bullion shall be coined into standard silver dollars, and such dollars shall be used for the redemption of silver certificates, as now required by law; provided that a length of time shall be deemed available for the issue of silver certificates; such remainder or surplus bullion shall be coined into standard silver dollars, and such dollars shall be used for the redemption of silver certificates, as now required by law; provided that a length of time shall be deemed available for the issue of silver certificates; such remainder or surplus bullion shall be coined into standard silver dollars, and such dollars shall be used for the redemption of silver certificates, as now required by law; provided that a length of time shall be deemed available for the issue of silver certificates; such remainder or surplus bullion shall be coined into standard silver dollars, and such dollars shall be used for the redemption of silver certificates, as now required by law; provided that a length of time shall be deemed available for the issue of silver certificates; such remainder or surplus bullion shall be coined into standard silver dollars, and such dollars shall be used for the redemption of silver certificates, as now required by law; provided that a length of time shall be deemed available for the issue of silver certificates; such remainder or surplus bullion shall be coined into standard silver dollars, and such dollars shall be used for the redemption of silver certificates, as now required by law; provided that a length of time shall be deemed available for the issue of silver certificates; such remainder or surplus bullion shall be coined into standard silver dollars, and such dollars shall be used for the redemption of silver certificates, as now required by law; provided that a length of time shall be deemed available for the issue of silver certificates; such remainder or surplus bullion shall be coined into standard silver dollars, and such dollars shall be used for the redemption of silver certificates, as now required by law; provided that a length of time shall be deemed available for the issue of silver certificates; such remainder or surplus bullion shall be coined into standard silver dollars, and such dollars shall be used for the redemption of silver certificates, as now required by law; provided that a length of time shall be deemed available for the issue of silver certificates; such remainder or surplus bullion shall be coined into standard silver dollars, and such dollars shall be used for the redemption of silver certificates, as now required by law; provided that a length of time shall be deemed available for the issue of silver certificates; such remainder or surplus bullion shall be coined into standard silver dollars, and such dollars shall be used for the redemption of silver certificates, as now required by law; provided that a length of time shall be deemed available for the issue of silver certificates; such remainder or surplus bullion shall be coined into standard silver dollars, and such dollars shall be used for the redemption of silver certificates, as now required by law; provided that a length of time shall be deemed available for the issue of silver certificates; such remainder or surplus bullion shall be coined into standard silver dollars, and such dollars shall be used for the redemption of silver certificates, as now required by law; provided that a length of time shall be deemed available for the issue of silver certificates; such remainder or surplus bullion shall be coined into standard silver dollars, and such dollars shall be used for the redemption of silver certificates, as now required by law; provided that a length of time shall be deemed available for the issue of silver certificates; such remainder or surplus bullion shall be coined into standard silver dollars, and such dollars shall be used for the redemption of silver certificates, as now required by law; provided that a length of time shall be deemed available for the issue of silver certificates; such remainder or surplus bullion shall be coined into standard silver dollars, and such dollars shall be used for the redemption of silver certificates, as now required by law; provided that a length of time shall be deemed available for the issue of silver certificates; such remainder or surplus bullion shall be coined into standard silver dollars, and such dollars shall be used for the redemption of silver certificates, as now required by law; provided that a length of time shall be deemed available for the issue of silver certificates; such remainder or surplus bullion shall be coined into standard silver dollars, and such dollars shall be used for the redemption of silver certificates, as now required by law; provided that a length of time shall be deemed available for the issue of silver certificates; such remainder or surplus bullion shall be coined into standard silver dollars, and such dollars shall be used for the redemption of silver certificates, as now required by law; provided that a length of time shall be deemed available for the issue of silver certificates; such remainder or surplus bullion shall be coined into standard silver dollars, and such dollars shall be used for the redemption of silver certificates, as now required by law; provided that a length of time shall be deemed available for the issue of silver certificates; such remainder or surplus bullion shall be coined into standard silver dollars, and such dollars shall be used for the redemption of silver certificates, as now required by law; provided that a length of time shall be deemed available for the issue of silver certificates; such remainder or surplus bullion shall be coined into standard silver dollars, and such dollars shall be used for the redemption of silver certificates, as now required by law; provided that a length of time shall be deemed available for the issue of silver certificates; such remainder or surplus bullion shall be coined into standard silver dollars, and such dollars shall be used for the redemption of silver certificates, as now required by law; provided that a length of time shall be deemed available for the issue of silver certificates; such remainder or surplus bullion shall be coined into standard silver dollars, and such dollars shall be used for the redemption of silver certificates, as now required by law; provided that a length of time shall be deemed available for the issue of silver certificates; such remainder or surplus bullion shall be coined into standard silver dollars, and such dollars shall be used for the redemption of silver certificates, as now required by law; provided that a length of time shall be deemed available for the issue of silver certificates; such remainder or surplus bullion shall be coined into standard silver dollars, and such dollars shall be used for the redemption of silver certificates, as now required by law; provided that a length of time shall be deemed available for the issue of silver certificates; such remainder or surplus bullion shall be coined into standard silver dollars, and such dollars shall be used for the redemption of silver certificates, as now required by law; provided that a length of time shall be deemed available for the issue of silver certificates; such remainder or surplus bullion shall be coined into standard silver dollars, and such dollars shall be used for the redemption of silver certificates, as now required by law; provided that a length of time shall be deemed available for the issue of silver certificates; such remainder or surplus bullion shall be coined into standard silver dollars, and such dollars shall be used for the redemption of silver certificates, as now required by law; provided that a length of time shall be deemed available for the issue of silver certificates; such remainder or surplus bullion shall be coined into standard silver dollars, and such dollars shall be used for the redemption of silver certificates, as now required by law; provided that a length of time shall be deemed available for the issue of silver certificates; such remainder or surplus bullion shall be coined into standard silver dollars, and such dollars shall be used for the redemption of silver certificates, as now required by law; provided that a length of time shall be deemed available for the issue of silver certificates; such remainder or surplus bullion shall be coined into standard silver dollars, and such dollars shall be used for the redemption of silver certificates, as now required by law; provided that a length of time shall be deemed available for the issue of silver certificates; such remainder or surplus bullion shall be coined into standard silver dollars, and such dollars shall be used for the redemption of silver certificates, as now required by law; provided that a length of time shall be deemed available for the issue of silver certificates; such remainder or surplus bullion shall be coined into standard silver dollars, and such dollars shall be used for the redemption of silver certificates, as now required by law; provided that a length of time shall be deemed available for the issue of silver certificates; such remainder or surplus bullion shall be coined into standard silver dollars, and such dollars shall be used for the redemption of silver certificates, as now required by law; provided that a length of time shall be deemed available for the issue of silver certificates; such remainder or surplus bullion shall be coined into standard silver dollars, and such dollars shall be used for the redemption of silver certificates, as now required by law; provided that a length of time shall be deemed available for the issue of silver certificates; such remainder or surplus bullion shall be coined into standard silver dollars, and such dollars shall be used for the redemption of silver certificates, as now required by law; provided that a length of time shall be deemed available for the issue of silver certificates; such remainder or surplus bullion shall be coined into standard silver dollars, and such dollars shall be used for the redemption of silver certificates, as now required by law; provided that a length of time shall be deemed available for the issue of silver certificates; such remainder or surplus bullion shall be coined into standard silver dollars, and such dollars shall be used for the redemption of silver certificates, as now required by law; provided that a length of time shall be deemed available for the issue of silver certificates; such remainder or surplus bullion shall be coined into standard silver dollars, and such dollars shall be used for the redemption of silver certificates, as now required by law; provided that a length of time shall be deemed available for the issue of silver certificates; such remainder or surplus bullion shall be coined into standard silver dollars, and such dollars shall be used for the redemption of silver certificates, as now required by law; provided that a length of time shall be deemed available for the issue of silver certificates; such remainder or surplus bullion shall be coined into standard silver dollars, and such dollars shall be used for the redemption of silver certificates, as now required by law; provided that a length of time shall be deemed available for the issue of silver certificates; such remainder or surplus bullion shall be coined into standard silver dollars, and such dollars shall be used for the redemption of silver certificates, as now required by law; provided that a length of time shall be deemed available for the issue of silver certificates; such remainder or surplus bullion shall be coined into standard silver dollars, and such dollars shall be used for the redemption of silver certificates, as now required by law; provided that a length of time shall be deemed available for the issue of silver certificates; such remainder or surplus bullion shall be coined into standard silver dollars, and such dollars shall be