

The Sun

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The Sun on the bank of Newark, N.J., at No. 25 Avenue Street, Newark, N.J.

Put the Screws to the Canadian Tories!

It is plain that the retaliatory measures thus far taken against the Canadian Tories by Mr. HARRISON in pursuance of the policy prescribed by Congress are not severe enough. They have not availed to bring the Dominion Government to its senses, and the outrageous discrimination against American shippers in the matter of tolls on the Welland Canal is persistently and defiantly maintained.

But President Harrison has by no means exhausted the means of reprisal at his command. Let him deal a death blow to the Canadian Pacific and Grand Trunk railways by extinguishing their power of competing with American railroads on unfair terms, and he will not only bring the Tory Ministers at Ottawa to their knees, but give a tremendous impetus to the movement for the political fusion of Canada and the United States.

Now that Mr. GLADSTONE has returned to power in England, the time has come to make the representatives of Canadian railways and all other Canadian interests understand that, if they covet the privileges of American citizens, they must seek them within the Union and not outside of it.

The result of the meeting of the Dominion Cabinet in Montreal on Saturday shows that Premier ABBOTT and his colleagues have unshaken confidence in their power of gulling our Federal Government. They have, it seems, decided to continue the discriminating tolls on vessels clearing for American ports, and the ground of the decision they avow with stupendous cynicism to be that Canadian grain shippers have been enabled to make profitable contracts by virtue of the existing disabilities of their American competitors.

But we will not say that Canadian grain shippers are making money, but we also know that the money is made through a flagrant violation of our treaty rights. We are curious to see whether the Canadian Tories will have the brazen assurance to make the profits accruing from their own infraction of an international agreement the pretext for the "compromise" for which, it is announced, they propose to apply to the Government of the United States.

It amounts to this: That they will persist in wrongdoing throughout the present year, meanwhile deluding President Harrison with the promise of another farcical conference to be held in Washington next January, like that which last winter exposed our State Department to derision.

subjected it was far more severe. On the two former occasions he had attacked each of the competing plates with one 8-inch and four 5-inch projectiles, but on July 23 he fired five 8-inch shells, each with the velocity of the single 8-inch round of November, 1891.

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questioned. It has been admitted and deplored by the British press. It was taken for granted in the debates in our own Congress at the time an appropriation was voted, it was not denied at the Berlin Conference, and it must now be maintained.

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HEAVY WATERBURY, the generous, intrepid, and unflinching hero of the Into Africa; and may his waters remain unwarmed forever!

THE HON. ISAAC PUSEY GRAY has been heard from. He writes to the Hon. W. RAY that he will be sure to attend the grand Democratic barbecue of the Indiana Democracy at Shelby on Sept. 28; and it is better to be sure than to be sorry.

PAGO PAGO HARBOR SHOULD BE OPEN. The Moderation of the United States in Seeking Foreign Footholds. WASHINGTON, Aug. 14.—Had the policy of the United States in regard to maintaining colonies and foreign possessions been other than it is, scores of islands in the Pacific might be American in ownership to-day.

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THE APPOINTMENT ACT. Is It Constitutional?—An Argument Against Judge Rumsey's Adverse Opinion. To THE EDITOR OF THE SUN—Sir: I have read Judge Rumsey's opinion declaring the Apportionment Act unconstitutional, and I cannot concur in the reasoning by which the learned Judge reaches his conclusion.

It is of opinion that the act violates the Constitution: First, because the enumeration upon which the act was based was not taken a tenth year after 1885; secondly, because the extraordinary session of the Legislature at which the act was passed was not its first session after the enumeration; thirdly, because in estimating the number of inhabitants in Senate districts persons of color not taxed were not excluded; and fourthly, because the Senate districts are grossly unequal in the number of inhabitants.

Concededly the correctness of his conclusion depends upon the proper interpretation of sections 4 and 5 of article III of the Constitution. The learned Judge's interpretation of the language of the Constitution is, in my opinion, entirely correct. It is, however, in my opinion, entirely correct.

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that the provisions of the Apportionment act, so far as they relate to the enumeration of districts, deal with separate and distinct subjects, and are as properly separable as are the provisions of the act which relate to the enumeration of districts.

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MIDGETS JOINED IN WEDLOCK. Three hundred men and women were at the plucky wedding of Admiral Dot and Miss Lottie Smartwood yesterday afternoon at Victoria Park, Fifty-four street and Lexington Avenue, New York.

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