

thing from the United States. He did not think the motion ought to prevail, because we have long been giving Canada much and receiving little in return.

Wilson supported the contention of Turner, and thought it the height of absurdity to take the fisheries question into a bill providing for the encouragement of railroad construction in Alaska.

Carter agreed with Hear and Frye that the fisheries question, so far as it was considered in this bill, was of a national importance. The fisheries industry in Alaska and the Northwest now reaches \$6,000,000 per annum and is growing in importance every year.

Turner's motion to strike out the fisheries portion of the section was defeated by a yeas and nays vote, 24 to 16. The section was adopted without division. As agreed to, section 13 is as follows: "That, under rules and regulations to be prescribed by the secretary of the treasury, the privilege of entering goods in warehouses and merchandise in bond or of placing them in bonded warehouses at the port of Wrangell, district of Alaska, and of withdrawing the same for exportation to any place in British Columbia or the Northwest Territory, without payment of duty is hereby granted to the government of the Dominion of Canada, and its citizens, or citizens of the United States, whenever and so long as it shall appear to the satisfaction of the president of the United States, who shall ascertain and declare the fact by proclamation, that no exclusive privilege of transporting through British Columbia or the Northwest Territory goods or passengers arriving from or destined for other ports in Alaska is granted to any person or corporation by the government of the Dominion of Canada, and that the privilege has been duly accorded to such persons or corporations operating transportation lines in British Columbia or the Northwest Territory in making direct connection with transportation lines in Alaska."

"And that the government of the Dominion of Canada has consented to and is allowing on behalf of citizens of the United States the entry free of duty of all miners' outfits and a supply of household and clothing, the whole not exceeding in value \$1,000 pounds for each citizen of the United States proposing to engage in mining in British Columbia or the Northwest Territory."

"And that the government of the Dominion of Canada has removed all unequal restrictions as to the issuance of miners' licenses to all citizens from the United States operating or intending to operate in British Columbia or the Northwest Territory."

"And further that fishing vessels of the United States having authority under the laws of the United States to fish and trade at any port or ports, place or places in the British dominions of North America shall have the privilege of entering such port or ports, place or places, for the purpose of purchasing bait or other supplies and outfits, in the same manner and under the same regulations as may exist therein applicable to trading vessels of the United States, and of transshipping their catch, to be transported in bond through said dominions without the payment of duties, in the same manner as other merchandise destined for the United States may be thus transported."

"The bill was then passed without division."

PASSAGE OF ALASKA BILL.
As It Goes Through It Contains the Hansbrough Amendment Relating to Canada.

Special Dispatch to the Post-Intelligencer. WASHINGTON, March 4.—Negotiations between the state department and the British ambassador, looking toward the granting of concessions to the mining licenses, which will do away with the delays of American steamships at Victoria, have reached such a stage that Judge Day, secretary of state, who has the matter in charge, said tonight he hoped to see a satisfactory termination of the whole matter early next week.

Several conferences have been held and the British ambassador, it is understood, has presented various counter claims for concessions. These are principally in the line of navigation regulations. The passage of the Alaska bill through the senate, which was accomplished yesterday, after some hard fighting, promises to create another considerable question for diplomatic adjustment. As the bill passed, the Hansbrough amendment, which calls for the free entry of miners' outfits up to 2,000 pounds and access to ports for fishing vessels, is unchanged, all other amendments being dropped, in view of the prolongation of the negotiations over licenses, which is now the principal line of contention.

Canadian now here assert, however, that the whole thing will be farce, as a sheltered anchorage has been found behind an island just above Fort Simpson, where all transfers from deep water to light vessels will be made, and so transportation up the Stikine river will be made in British bottoms without touching at an American port. This will remove any necessity for bonding, they claim, and the treasury department will rule different.

When the bill was on passage, telegrams from San Francisco began to pour in upon Senator Perkins, in which he was urged to see that the provision which tide water frontage was restricted to heavy trucks should not apply to all frontage which is held under the law of 1881. The message came too late, however, to be presented to the conference. There will be a big fight over the bill in the house, as the tide land and railroad provisions will be liberally attacked.

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Usually kept in an up-to-date Jewelry Store at
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JEWELERS,
70 Second Avenue,
Fine Repairing and Engraving.

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Have incorporated the
Seattle-Alaska General Supply Co., Inc.,
Dexter Horton Bank Building, First Avenue South.

LAKE WASHINGTON CANAL.

SURVEYS WERE STOPPED BY PROTESTS OF GREAT NORTHERN.

Secretary Alger Finally Decides to Have a Hearing in the Matter Before Capt. Taylor and Fisk—Appropriation Will Be Delayed.

Special Dispatch to the Post-Intelligencer. WASHINGTON, March 4.—Further information was obtained today regarding the cessation of preliminary work on the Lake Washington waterway. Representatives of the Great Northern, who were on a tour of investigation through the war department offices this morning, he learned that Vice President Cough, of the Great Northern, had been here for the past week, and had informed Secretary Alger that the Smiths Cove route will destroy the terminal rights of the Great Northern, and that the land has been taken without giving the company any opportunity to make a defense. It is alleged he also stated that this route was impracticable, to say nothing of the fact that the company would spend a million dollars in litigation, taking it to the last court rather than have its property interfered with.

Representative Lewis, later in the day, made a formal protest before the secretary of war against vacating the survey, at the instance of private parties, secretly without giving any notice to the senators and representatives from the state. The secretary then said he would appoint Captains Taylor and Fisk, of the engineer corps, who are stationed at Seattle and Portland respectively, as an official board to hold hearings in Seattle, at which all interested one way or other may be present. The board's report will guide Secretary Alger in his course as to the future approval of the waterway project. Lewis had secured in the rivers and harbors committee a paragraph authorizing the use of \$25,000 of the money already appropriated for subsequent surveys, but now says this will be knocked out.

Private Bill Day in the House.
WASHINGTON, March 4.—Two more appropriation bills were sent to the president today, a special order bill and a consular and diplomatic bill, both of which went through their final stage in the house today. This was private bill day. The most important action taken was the approval of an agreement to make the bill appropriating about \$1,200,000 for Southern war claims, approved by the court of claims under the provisions of the Bowman act, a special order for next Friday. The claims carried by the bill, 730 in number, are for stores and supplies seized during the war in the Southern states. Only two bills were passed today. The house adjourned over until Monday.

Visitors to Washington.
Special Dispatch to the Post-Intelligencer. WASHINGTON, March 4.—George A. Hinkley, of Fairhaven, and his wife, and commissioner, has been in the city for several days on interior department business. Samuel Collyer, secretary of the Chamber of Commerce of Tacoma, passed through the city today on his way home from New York. He was here long enough to find out that there would be no change in the status of the Puyallup reservation at this session.

Harbor Improvements in Oregon.
WASHINGTON, March 4.—Senator McBride today gave notice of an amendment he will offer to the sundry civil appropriation bill providing for river and harbor improvements in Oregon as follows: Columbia river, \$15,000; entrance to Coos bay and harbor, \$60,000; Columbia river and lower Willamette below Portland, \$30,000; canal at the mouth of the Willamette, boat railway at the Dalles rapids, \$25,000.

Postmasters Appointed.
Special Dispatch to the Post-Intelligencer. WASHINGTON, March 4.—Postmasters appointed—Hartline, Douglas county, Charles Hill, vice J. W. McDonald, resigned; Waterloo, Stevens county, Lewis H. Brown, vice Frank Mitchell, resigned; Pullman, M. A. Miller, Postoffice established—Twisp, Okanogan county, half-way between Silverton and Whitworth, with Henry C. Glover, postmaster.

Nominations Confirmed.
WASHINGTON, March 4.—The senate today confirmed the nominations:
Sol Berliner, of New York, to be consul at Tenerife, Canary islands.
W. W. Coble, to be consul at Colon, Colombia.
J. R. Spurgeon, of Kentucky, to be secretary of the consular district at Liberia.
J. C. Adams, to be postmaster at Phoenix, Ariz.
Capt. W. S. Schley, to be a commander.
Capt. W. S. Schley, to be a commander in the navy.

Deaths.
Duchess de Dondauville.
NEW YORK, March 4.—The Herald's Paris correspondent announces the death of the Duchess de Dondauville of mourning. Her husband was born Thomas de Ligere. Her husband was for a long time the most brilliant in Paris, and invitations to her chateau were much sought after.

Gold Shipments From Europe.
NEW YORK, March 4.—Kahn, Loeb & Co. have altogether \$1,000,000 in gold that will be shipped tomorrow, both from London and Paris. The total movement thus far is \$1,200,000. Gold shipments from Paris will also include \$1,000,000 to Lambert, France, and \$1,000,000 to London. Further shipments tomorrow are expected from Paris and London. Heidelberg, Kiechmeier & Co. announce that they have engaged \$2,000,000 in gold for export from Paris tomorrow.

Committed to the Asylum.
Special Dispatch to the Post-Intelligencer. SHELTON, March 4.—Joseph Doyle, who recently attempted suicide, was ordered committed to the asylum today. For two weeks he has been subject to melancholia, with suicidal tendencies.

Cut Rate on Flour.
CHICAGO, March 4.—The Northwestern has announced a 4-cent through rate on flour from Minneapolis to New York, effective tomorrow. The rate is made with the concurrence of the Lake Shore and the Michigan Central lines. The Wisconsin Central and Erie lines will, it is said, meet the rate of the Vanderbilt line.

HEATON SPENDS ANOTHER NIGHT IN JAIL.

Grand Jury Indicts Him With Levi G. Smith and Others—Bob Gorley and Boyce in Trouble—Great Secrecy Observed.

W. H. Heaton, the ex-Populist county commissioner who has been in so much trouble in connection with King county scandals, slept in the city jail last night. He was arrested at his home near Newcastle early in the evening by Deputy Sheriff Richard Winsor, who brought him to this city.

He is charged with the crime of forgery and of obtaining money under false pretenses. The grand jury, it is understood, returned several true bills against him yesterday afternoon.

The utmost secrecy was observed in connection with the whole affair, and at midnight last night there were not a dozen people in the entire city who knew that Heaton had been arrested.

The grand jury has also indicted Levi G. Smith, but Smith has gone, and it will be a hard thing to find him. His friends, it is believed, will keep him posted, and if the officers of the law try to locate him it is likely that the ex-employee of the county auditor's office will, if located, move to pastures new.

It was reported at midnight last night that the grand jury had indicted others, among them County Commissioner Boyce. Nothing could be learned of the matter from any reliable source. At the sheriff's office it was stated that only the warrants for Heaton and Smith had been issued so far as was known there. It is possible, however, that Sheriff Moyer has not informed his night deputies as to other warrants which he may have.

Heaton's arrest was, it is said, a surprise to him. When Judge Jacobs dismissed the case of Levi Smith some time ago it was announced that the cases against the other alleged criminals would be allowed to die a natural death. The grand jury, however, saw things in a different light, and decided that it would be well to have Smith and the entire crowd punished. It so recommends to the court.

The latter told the special prosecutors to go ahead with the work. Heaton's arrest is the result.

It is likely that other arrests will follow, as there were a number supposed to be implicated in the scandal.

There are a number of charges pending against Heaton. It is charged that he stood in with other county employes and by clever manipulation robbed the county of large sums of money. One of Heaton's road supervisors went on the witness stand when arrested some months ago and swore that Heaton had induced him to turn crook and steal the county's money.

Last night is not the first night that Heaton spent in the county jail. When arrested before he was thrown in jail, and it was sometime before he was able to get bonds.

Heaton is indignant over what he calls the new outrage. He was seen in the county jail at 1 o'clock this morning and said:

"This is another outrage. I have been indicted, they tell me, on two charges. One is forgery, the other is obtaining money under false pretenses. Levi Smith is indicted jointly with me. Smith and I never had any relations, and well those who are back of this prosecution know it."

JAPAN ISSUES ULTIMATUM.
Demands an Immediate Statement From Russia About the Occupation of Port Arthur.

LONDON, March 5.—A dispatch to the Daily Mail from Tientsin, China, says: Japan has addressed a note to Russia, demanding an immediate and explicit statement on the question of the occupation of Port Arthur.

Contract Declared Void.
MANAGUA, Nicaragua, March 4.—Via Galveston.—The Nicaraguan congress has declared null and void the contract between the president of Nicaragua and the bank of Nicaragua, by the terms of which the bank was authorized to transact a mercantile business and to change its name to the London Bank of Central America and its domicile to London, Eng.

Cut Rate on Flour.
CHICAGO, March 4.—The Northwestern has announced a 4-cent through rate on flour from Minneapolis to New York, effective tomorrow. The rate is made with the concurrence of the Lake Shore and the Michigan Central lines. The Wisconsin Central and Erie lines will, it is said, meet the rate of the Vanderbilt line.

Newhall's Klondike Clothing.
The most complete stock of reliable goods and by far the

BEST VALUES SHOWN ANYWHERE.
Don't fail to look through and note the low prices.

E. W. NEWHALL & CO.
Corner Second Av. and Madison St.

OUT IN THE SECOND ROUND.
McCoy QUICKLY CONQUERS BURLEY AT WHITTINGTON PARK.

The Hooster the Aggressor From the Call of Time—Draws First Blood by a Blow on the Mouth—Wins by Heavy Right on the Jaw

HOT SPRINGS, Ark., March 4.—Kid McCoy, champion middleweight pugilist of the west, met and defeated Nick Burley of California, in the arena at Whittington Park today. The Californian was knocked out in the second round.

The fight was the most exciting and interesting ever witnessed in this city. The fact that it was pulled off in direct disregard of the governor's instructions increased the general interest in the contest. The large attendance, 2,000 persons being present, surprised everybody, in view of the fact that it was declared off yesterday, and consequently the public had only a few hours' notice this morning by means of handbills and streamers on the street cars.

Though the promoters were busily engaged in arranging for the affair yesterday afternoon, their work was done so quietly that no one knew the fight would take place until a late hour last night, and then only to a very few. McCoy having advanced yesterday to give an exhibition tonight at the opera house. This ruse worked like a charm, so far as the local authorities were concerned, and no one was on hand to interfere. Prosecuting Attorney Cloud had been ordered here by the governor from Benton to stop the contest, returned yesterday after having satisfied himself that it would not take place. The sheriff failed to put in an appearance and the fight was on.

For a time great pressure was brought to have him resign. Even the Populists, who put him into office, demanded that he give up his office and get out. He refused, however, and for some months past nothing has been said about the matter.

Notwithstanding that the prosecuting attorney repeatedly said that all who took money from the county that did not belong to them would be punished, he never proceeded against Mr. Boyce.

When interviewed about the matter and asked why he did not proceed, Mr. McElroy always said that the case was under investigation.

It is evident that the grand jury, if it has indicted Mr. Boyce, took up the investigation where Mr. McElroy and Mr. Hart left it.

It was Road Supervisor Kinney who made the confession in court that County Commissioner Heaton induced him to go in on a job to rob the county. If the special prosecutors had sole charge of the county investigation before the grand jury it is likely that Mr. Kinney, too, will be, or has been, indicted. The prosecuting attorney's office was, it is said, his friend because he went on the stand and told all against Heaton.

After his confession it was stated by those acquainted with the affairs of the prosecuting attorney's office that he would not be prosecuted.

The arrest of Heaton is an indication that the grand jury will make a report today, as it is customary to issue warrants for the arrest of those indicted just before a report is made.

At 2 o'clock this morning it was stated that the sheriff has a number of warrants for those who have been indicted.

GOLD DEMOCRATS ORGANIZE.
Cleveland Writes Them a Letter of Commendation and Warning.

PHILADELPHIA, March 4.—Representatives of the state organizations of the Jeffersonian, or Gold Democratic party, met here today and decided to put in the field a ticket of their own for state offices from the gubernatorial down and for congress in every district.

A letter from ex-President Cleveland was read, in which he says: "I hope most sincerely that there may be a sound money movement in Pennsylvania that will be strong and useful. I cannot say more here today and I do not intend to put in the field a ticket of their own for state offices from the gubernatorial down and for congress in every district. A letter from ex-President Cleveland was read, in which he says: 'I hope most sincerely that there may be a sound money movement in Pennsylvania that will be strong and useful. I cannot say more here today and I do not intend to put in the field a ticket of their own for state offices from the gubernatorial down and for congress in every district. A letter from ex-President Cleveland was read, in which he says: 'I hope most sincerely that there may be a sound money movement in Pennsylvania that will be strong and useful. 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