

And ask that The Times-Dispatch follow you on your vacation. We will do the rest.

THE DISPATCH FOUNDED 1866. THE TIMES FOUNDED 1884.

WHOLE NUMBER 18,693.

RICHMOND, VA., THURSDAY, JULY 27, 1911.

THE WEATHER TO-DAY—Fair.

Don't Get Rusty

While on your vacation. Let The Times-Dispatch follow you.

PRICE TWO CENTS

VOTE TO SUPPORT HOUSE WOOL BILL

Senate Democrats, in Caucus, Agree on Measure.

ACTION WITHOUT DISSIDENTING VOICE

Tentative Program Arranged Dependent on Willingness of La Follette to Submit to Sharp Modification of His Measure if It Is Introduced as Substitute.

Washington, D. C., July 26.—Solid support for the House wool tariff revision bill was pledged in caucus tonight by the Democrats of the Senate.

The discussion was devoted largely, it is understood, to the discovery of some parliamentary method of resuscitating the La Follette wool bill if the House measure is voted down.

The Underwood Bill Up. The Underwood wool tariff bill had its first serious consideration in the Senate today.

Senator Dixon, Republican, speaking from behind a desk filled high with samples of wool and woolen cloths, expressed the belief that no wool legislation should be passed at this session of Congress.

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Attack on Anti-Trust Law. Washington, July 26.—Following an attack by Senator Borah, of Idaho, upon the enforcement of the Sherman anti-trust law in the twenty years it has been in existence, the Senate today adopted a resolution offered by Senator Clapp, of Minnesota.

Another Body Recovered. Almost Entire Skeleton Taken From Berth Deck on the Maine.

Havana, July 26.—A skeleton, almost entire, but presenting slight hope of identification, was discovered on the berth deck of the Maine today.

Traffic Ordered Stopped. Certain Streets in Chicago Turned Over to Children as Playground.

Chicago, July 26.—In an effort to transfer a thickly populated tenement house district on the North Side, known as "Little Hell," into a "Little Heaven," Mayor Harrison today, at the request of woman's clubs and social settlement workers, ordered traffic stopped on Grant Place between Chicago Avenue and Oak Street.

Lioness for Roosevelt. Case, With Snarling Animal, Is Taken to Coney Island.

New York, July 26.—An ingenious press agent is suspected of responsibility for the delivery of a full-grown lioness to-day at Theodore Roosevelt's residence.

First Lynching in Juarez. Juarez, Mexico, July 26.—Twenty Chinamen were locked up to-day, charged with lynching a Chinaman, whose body was hanging from a tree on the outskirts of the town at daylight.

Change of Leadership. Timothy L. Woodruff Gives Up Control of Republican Organization.

New York, July 26.—Timothy L. Woodruff, former Lieutenant-Governor and former chairman of the Republican State Committee, relinquished control of the Republican organization of Kings county (Brooklyn), where he served as a victory for his opponents.

FINAL SOLUTION UNCERTAIN

But Balfour and Lansdowne Will Remain as Unionist Leaders.

London, July 26.—The final solution of the political crisis is uncertain, but it may safely be assumed now that Balfour and Lansdowne will remain as leaders of the Unionist party.

Mr. Balfour, at one of the most serious crises in his career, has again proved himself to be an astute leader. No sooner was his letter affirming his intention to stand or fall by Lord Lansdowne published than the incipient mutiny collapsed.

GOING TO ALASKA. Secretary Fisher Will Observe for Himself the Situation.

Washington, July 26.—The Secretary of the Interior will leave Chicago August 2 on the first lap of his tour to Alaska, where he goes to gain first-hand knowledge of the situation there.

SEARCHES FOR DAUGHTER. William R. Swan Fails to Find Trace of Missing Girl.

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NEW ORLEANS PROTESTS. Fights Against Reduction of Force and Equipment of Navy Yard.

Washington, July 26.—Protests from commercial bodies of New Orleans against the reduction of the force and equipment of the navy yard there were given vent to to-day.

CHALLENGE IS ISSUED. Liquor Interests Invited to Joint Debate by Anti-Saloon League.

Baltimore, July 26.—The Anti-Saloon League of Maryland today issued a challenge to the wholesale and retail liquor interests of the country to send a representative to this city to engage in a joint debate with the Rev. John Roach Straton, D. D., on certain phases of the liquor question.

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NO CHOLERA IN NEW YORK. With Great Relief, Authorities Make Announcement.

New York, July 26.—There is apparently no cholera in New York City, with a feeling of considerable relief, the city health authorities made an announcement to-day.

RIOTS IN PEDDLERS' STRIKE. Three Policemen Injured and Scores Severely Beaten.

Chicago, July 26.—Riots in which the police were injured, one peddler was hit on the head, and scores were severely beaten, marked to-day's peddlers' strike against the anti-trust ordinance.

WANTS PRESIDENT TO ADMONISH HIM. Favorable Recommendations of Secretary Made on Account of His Valued Services to Government in Past and His Usefulness for Future.

Washington, July 26.—It became known here late to-day that Secretary of Agriculture Wilson, in a report to President Taft, had recommended that Dr. Harvey W. Wiley, the pure food expert, be admonished, but not dismissed.

REBATE ON STEEL. Harvester Company Benefited to Extent of \$3 Ton.

Washington, July 26.—The Attorney-General Wickersham appeared before the Stanley "Steel Trust" investigating committee to-day to tell what he knew concerning a report made to former Attorney-General Bonaparte by Burdette Townsend, a special agent of the department in 1908.

WILEY RETAINED. Secretary Will Be Able to Retain Dr. Wiley in His Position, as It Has Been Believed at the Time He Would Go, Without Seemingly to Ignore the Advice of His Attorney-General.

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NO ACTION ON TOWNSEND REPORT

Asserts That Corporations Are Practically One—Attorney-General Wickersham Never Saw Findings—Bonaparte Will Be Asked Why He Did Not Prosecute.

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WILEY DESIRES PRESIDENT TO ADMONISH HIM

Declares Leniency Must Be Shown Pure Food Expert

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WILL NOT BE DISMISSED



DR. HARVEY W. WILEY.

PRESIDENT SIGNS 'TWO FRENCHMEN' RECIPROCITY BILL

Congratulations Received at White House From All Over World.

GOLD PEN GOES TO PENROSE \$500,000 CLEANED UP

Instructions for Administration of Law Sent to Custom Collectors.

OFFER OF \$5,000 WILL BE SENT BROADCAST FOR ALLEGED SWINDLERS.

Washington, D. C., July 26.—President Taft signed the Canadian reciprocity bill at 3:10 P. M. to-day.

Secretary of State Knox, Secretary of Commerce and Labor Nagel, Secretary of the Interior, and Representative Littleton, of New York, several newspaper men and a battery of photographers witnessed the signing.

"Come over here, Brother Knox," he said, "you are responsible for this."

"It's done," echoed the President, as the two clasped hands across the desk.

"I did not know there was so much interest in it as this," he said, "but—"

He was "snapped" wearing a broad smile.

The gold pen used by the President in signing the treaty was sent to Chairman Penrose, of the Senate Finance Committee, who led the fight for the bill in the Senate.

Instructions for the administration of so much of the law as is effective until the whole agreement is ratified by the Canadian Parliament were telegraphed to customs collectors along the Canadian border to-day.

One Section Effective. Until the Canadian Parliament ratifies the agreement only Section 2, which covers wood pulp, paper and paper board, will be effective.

Congratulations upon the passage of the measure kept the White House telegraph wires busy all day.

Andrew Carnegie sent the following message from Skibbo Castle:

"Cordial congratulations upon deserved success your noble neighborly policy. Now for treaties, secure these; then rest. No other worlds to conquer."

From James J. Hill came this message:

"My warmest congratulations for your steadfast support of Canadian reciprocity. Its success will greatly benefit whole country without injury to any part of the shortest messages was from J. C. Schmidlapp, of Cincinnati, a warm friend of the President, now in Europe. He cabled one word: "Shake."

STATE COMMITTEE IS CALLED TO MEET

Asked by Norfolk County Fusionists to Settle Contest.

ELLYSON'S ADVICE IS NOT FOLLOWED

Chairman Suggested Expedition by Allowing County Committee to First Act and to Let Matter Come Up on Appeal—Meeting Called for Next Monday.

Upon the positive refusal of the attorneys for the "Straightout" faction in Norfolk county to accept a suggestion from State Chairman J. Taylor Ellyson that they facilitate matters by allowing their contest against the "Fusionists" to come up in the regular way on an appeal from the county committee, Mr. Ellyson last night issued a call for a meeting of the State committee.

After consideration of the petition of the "Straightouts" that the State committee take original jurisdiction in the matter, the committee, and of a reply of the "Fusionists," Chairman Ellyson wrote to counsel for the contestants.

He made the point that both time and expense would be spared in letting the matter be heard by the subcommittee of the county committee. He called attention to the fact that the State body would first determine whether or not it would take original jurisdiction.

If it consented to do so it would then appoint a committee to make an investigation of the recent primary election. The committee would meet later to hear counsel for the "Fusionists" and determine the proper course to be followed.

On the other hand, said Mr. Ellyson, should the county committee render its decision first the case would be made up, and the State committee on appeal could settle the matter in one session.

However, the "Straightouts" would not listen to this. They had made up their minds that they wanted original jurisdiction by the State Democratic committee, being convinced that the county committee was prejudiced against them. A telegram to this effect was sent to Mr. Ellyson last night by the attorneys for the "Straightouts."

He immediately mailed out the notices for the meeting to be held next Monday night.

The meeting will be one of the liveliest meetings which that body has held in recent years no doubt is expressed. A Norfolk or Norfolk county row, averaging about one a year, is always productive of interest, while the bitterness with which the recent primary for the nomination of county officers was waged insures a reflection of that feeling before the party leaders.

Leading party men last night expressed the opinion that under the plan of organization the State committee cannot assume original jurisdiction. The contrary position is held by the "Straightouts," and this will be the principal point of argument at next Monday night's meeting. Counsel will appear for both sides, and the argument will be largely of a legal nature on the subject of jurisdiction.

CORRESPONDENCE. The communication of State Chairman Ellyson, the telegraphic reply of the "Straightouts" and the call for the meeting of the committee are as follows:

Virginia Taylor Ellyson, Chairman, J. N. Brennan, Secretary, Richmond, Va., July 25, 1911.

Messrs. J. C. Heard, H. Lawrence Brooke, James G. Martin, B. Vandeventer, Russell L. Bradford, Counsel for W. C. Coleman and Others:

Gentlemen—I share with you in your desire for a speedy consideration and prompt decision with reference to the contest in Norfolk county growing out of the primary election held on June 23. I take it for granted what we all want is that this matter may be settled as speedily as possible, and referred specifically to your consideration.

Should you consent to let the matter be heard by the subcommittee of the Norfolk county committee, and I would suggest that you take five days in which to take your own testimony, allow five days for the contestants, and then allow five days for the argument of counsel and the consideration by the committee. If this plan should be followed and the decision of the local committee was not satisfactory to you, you would still have the right of appeal to the State Central Committee, which could be promptly called for the consideration of the appeal. If, however, the State Committee should assume original jurisdiction, it would necessarily involve two meetings of the committee, first to hear the appeal and determine whether the original jurisdiction should be assumed, and if assumed, then the appointment of a subcommittee to take the evidence and prepare their report, which would have to be referred back to another meeting of the State Committee, inasmuch as the State Central Committee must meet in September to receive and canvass the returns of the State senatorial primary. It would make three meetings for the committee within the next two months. Now, when it is remembered that the members have to pay their own expenses in attendance upon meetings, I am sure you will appreciate the burden that is put upon those who live at a long distance from Richmond.

I would be very glad if you would adopt this suggestion, because if you