

# WILL VOTE TUESDAY

## Senate Sets a Date for Final Action on the Butler Bond Bill.

## Author of the Measure Talks of Lynching "Financial Criminals."

## Attempt to Unseat Stokes in the House Fails by a Few Votes.

WASHINGTON, June 1.—The senate has reached an agreement to take a final vote on the bill to prohibit the issue of bonds on Tuesday next before adjournment, Mr. Hill reserving the right to move to postpone the vote. The bills repealing the law relating to rebates on alcohol used in the arts and amending the law concerning the distilling of brandy from fruits were passed.

Mr. Butler (Pop., N. C.), author of the bill to prohibit the issue of bonds, in a speech declared that the gold element was about to execute a skillful stroke of politics by allowing the Chicago convention to be controlled by silver in order

### To Weigh Down the Cause

with the evils of the Democratic party, which had become "a stench in the nostrils of the American people." He appealed to silver men not to be deceived by this piece of politics.

In answer to a query from Mr. Gear of Iowa as to what methods outside of the ballot could be adopted to correct financial legislation, Mr. Butler declared that the time might come when an outraged people might swing some man from a limb. The senator said he had seen men swinging to a limb who were less infamous than those who participated in these financial crimes.

### THE ORDER OF WORK.

#### Results of the Republican Senatorial Caucus.

WASHINGTON, June 1.—The Republican senators held a caucus and decided upon the order in which bills on the calendar should be taken up. There was a general understanding that nothing should interfere with the consideration of conference reports on the appropriation bills and that no obstacle should be placed in the way of reaching a vote on the Butler bond bill. Other bills are to be taken up and disposed of in the following order: Filled cheese, alcohol in the arts, fruit brandy, immigration, 5 per cent land bill, labor commission, election of senators by the people, bankruptcy, contempt of courts, courts in Indian Territory, reorganization of the Northern Pacific Railway company, Alabama election investigation, animal industry, New Hampshire war claims. It is generally conceded that the list will be by no means completed before adjournment, and the prevailing opinion in the caucus was that it would be impossible to dispose of more than a few of the first named.

### REPUBLICANS DIVIDED.

#### House Refuses to Unseat Stokes (Dem.) of South Carolina.

WASHINGTON, June 1.—The house spent almost the entire day debating the Johnston-Stokes contested election case from the Seventh South Carolina district. The Republicans were badly divided. Those who favored seating the contestant, Johnston, who ran on a Populist-Republican ticket, finding themselves slightly in the minority when the voting began, inaugurated a filibuster which lasted until the conference report on the naval appropriation bill came to the rescue and the house recessed before final action was taken. Johnston's partisans were outvoted—105 to 95. An effort will be made to reconsider, and, if that fails, to unseat Stokes and declare the seat vacant. The river and harbor bill veto was read and referred without debate to the committee.

### THE ADJOURNMENT DATE.

#### Some Time in June Likely to Be the Happy Day.

WASHINGTON, June 1.—Unless there is some unexpected legislative hitch congress will be able to adjourn in June. Six of the 14 regular appropriation bills pending in conference remain to be completed. All of these bills are in an advanced stage and no one of them presents obstacles which cannot be readily overcome. The bills pending are: Sundry civil, deficiency, navy, Indian, District of Columbia and fortifications. In case of the sundry civil, navy, Indian and District of Columbia, most of the items have been settled. With the sundry civil bill the extension of the limit of cost for public buildings under course of erection, and enlarged appropriations for the survey of public lands, are the chief items in dispute. These are likely to be compromised within the next few days.

#### Superior Was Victimized, Too.

WEST SUPERIOR, Wis., June 1.—At

least 50 business men of Superior were victimized by S. D. Lisbon, alias Walter Romans, who fell into the hands of the Duluth police last week after operating rather extensively in that city. Lisbon worked the directory scheme very smoothly here, and but for his arrest in Duluth would undoubtedly have carried hundreds of Superior dollars away with him.

### Closed Down Indefinitely.

WILMINGTON, Del., June 1.—The Diamond Match company has closed its doors indefinitely. Some days ago a notice was posted that the company proposed adding to the capacity of its factory at Oswego, N. Y. This is said to be the reason for the shutdown. The factory was started 42 years ago.

### NEWS FROM WASHINGTON.

All of the appropriation bills have passed congress.

The house has adopted the conference report on the river and harbor bill.

A bill in congress is designed to stop the protracted quarrel between line and staff of the navy.

The house and senate conferees on the river and harbor bill reached an agreement adverse to Huntington.

The house passed an immigration bill to exclude aliens who cannot read or write the English or any other language.

Conferees agreed upon all provisions of the river and harbor bill, with the exception of the California deep water project.

Congressman Grosvenor in a speech in the house, said the Republicans will carry out the policy protection and reciprocity.

The bill to pension Private Frank E. Hoover of Ohio, was passed over the president's veto in the house by a vote of 194 to 47.

The senate has confirmed the nomination of John G. Tarsney of Missouri to be associate justice of the territory of Oklahoma.

The conference report on the bill for the relief of settlers on the Northern Pacific indemnity lands was agreed to in the senate.

The president has sent to the house his veto of the bill to amend the act fixing the fees of the register and receivers of land offices.

The conferees on the legislative, executive and judicial appropriation bill have completed their work and agreed upon all points in dispute.

A Populist member from Alabama introduced a resolution in the house for the impeachment of President Cleveland, but the house squelched him almost unanimously.

### POLITICAL NEWS.

New Hampshire Democrats declared for the gold standard.

Secretary Carlisle denies that he ever made a free silver speech.

Eugene V. Debs says he will not accept a presidential nomination.

The South Dakota Democratic convention declared for sound money.

Iowa Democrats declared for free silver and endorsed Boies for president.

Loren Fletcher was renominated for congress from the Fifth Minnesota district.

Governor Hastings of Pennsylvania declares that he is not a candidate for any office.

South Dakota free silver Democrats decided not to send a contesting delegation to Chicago.

Quay visited McKinley and their conference was apparently satisfactory. Neither will talk.

Republicans of 18 counties in New York have bolted from the lead of Platt and organized for McKinley.

Senator Daniel of Virginia has announced unequivocally that he will not support Cleveland if nominated for another term.

Chairman George W. Peck, of the Wisconsin Democratic state central committee, has issued a call for the state convention to elect delegates to the national convention at Chicago. The convention will be held in Milwaukee, June 23.

The Prohibition national convention voted down a silver plank. Joshua P. Levering was nominated for president, and Hale Johnson of Illinois for vice president. Silver men and woman suffrage delegates bolted and formed the "National party."

### NEWS OF NOTED PERSONS.

The daughter of Governor Upham of Wisconsin is to marry a grandson of ex-Senator Sawyer.

Charles Dickens, the son of the celebrated novelist, has been dangerously ill but is now convalescent.

Li Hung Chang is coming to the United States to study our system of government. He says China may adopt some western government reforms.

The betrothal of Queen Wilhelmina of the Netherlands to Prince Bernard Henry of Saxe-Weimar-Eisenach is announced. The queen is 16 and the prince 18.

Dr. Newman Hall, father of Dr. John Hall of New York, celebrated his 30th birthday Saturday and received many

congratulations upon the occasion. He preaches several times weekly in London, and is remarkably vigorous.

### SPORTING NEWS.

The St. Joseph base ball franchise is for sale.

Gilbert of Iowa made the best record at the Cincinnati shooting tournament.

It is reported that Dan Stuart intends to purchase part of Padre Island, near Corpus Christi.

John S. Johnson, the American bicyclist, was defeated in two more races in Paris, being in bad form.

Yankton won the pennant in the South Dakota intercollegiate athletic contests, and Vermillion won in the oratorical tourney.

Statistics published show that £10,750,000 is the amount spent on horse racing in Great Britain yearly. The grand total spent on various sports in Great Britain is £38,700,000.

### FOREIGN NEWS.

Anti-Parnellites have made overtures of peace to the Parnellites.

The triumphal entry of the czar and czarina into Moscow occurred Thursday.

The executive council of the South African republic fixed the terms of imprisonment of the four leaders of the reformers at 15 years.

### THE LISTENER.

M. Faure, president of the French, is a skilled swordsman.

Mr. George W. Vanderbilt is the scholar of his family. He has a very valuable library and is most appreciative of good music.

Low Wallace continues to grow in the esteem of his countrymen. A new cigar has been named for him, and it is a 10 center.

William J. McGee of the Smithsonian Institution has started on an exploring expedition into unknown portions of Sonora, Mexico, and Tiburón Island.

Mr. C. L. Carson of London, the playwright, is also the editor of The Stage. He has been in turn an analytical chemist, a professional singer and an actor.

Although he has been singularly fortunate as a commander, Lord Walseley has been wounded, sometimes very seriously, in almost every action in which he has fought.

John Burns, the English labor agitator, replying to the charge that he became rich through his American tour, says he received \$300 from his addresses, all of which went for expenses.

The late M. Stambuloff, the Bulgarian minister who was murdered, was a great collector of postage stamps. He had a collection of about 40,000 stamps, many of them of great value.

President Diaz of Mexico is a man of tremendous energy. At 65 he possesses the bodily and mental activity of a man 30 years younger. He attributes his health to the fact that he has been a great eater and a good sleeper.

"Curiously enough," remarks the London Saturday Review, "Lord Dunraven has a perceptible though subdued Yankee twang. If you heard him speak, without knowing who he was, you might put him down as a swagger New Yorker."

It is a curious fact that not one of the major generals or the brigadier generals now on the active list will succeed General Miles should he live to the age of retirement, which occurs in 1903. General Brooke, who approaches nearest, arrives at the retiring age in 1908.

General Cassius M. Clay of Kentucky, who has always claimed the credit for the negotiation for the Alaska purchase, is writing a book to refute William H. Seward's claim to that honor. General Clay was the American minister at St. Petersburg when the transaction was closed.

Mr. Charles H. Halkley, the millionaire lumberman of Muskegon, Mich., has given the board of education of that city \$30,000 to build and equip a normal training school. He will also give \$5,000 a year during his life for the support of the school, and at or before his death will endow it with \$100,000.

During the last 40 years Senator Sherman has only been a private citizen for one day. While this is quite a good record for office holding Senator Morrill of Vermont has a better one. He entered the house in 1855 with Senator Sherman, and since that date has not missed a single hour of office holding.

Li Hung Chang is not as fearful of assassination as other men in his precarious position would be. He considers his narrow escape from death in Japan the fulfillment of a prediction made to him by a Chinese mystery monger years ago that he would dodge death narrowly many times and live to be over 90 years of age.

### SECOND THOUGHTS.

Intelligence without character is a candle stuck in the mud.

The man who can endure everything is either a saint or a cur.

Those who know little and can do less are the severest critics.

One man is all egg and no cackle; another is all cackle and no egg.

Manners should be a varnish, not a veneer. They should bring out, not conceal, the true grain of the wood.

Men of intellect who do not cultivate their powers are like those who possess large houses, prefer to live in the kitchen.

Certain writers seem to think that they are cutting blocks from nature's quarry while all the time they are only trying to squeeze mud into marble.

Some people seem to reckon their rate of progress by the noise they make and the dust they raise. We do not judge a smith by the sound of his hammer nor a carpenter by the number of his shavings.—Let-  
sure Hours.

### Notice of Forfeiture.

VIRGINIA CITY, Montana, March 25th, 1896. To Michael Donahue. You are hereby notified that we, the undersigned, have expended during the year 1895, One Hundred dollars in labor and improvements upon each of the following named quartz lode mining claims, to-wit: The Banker lode, the Clark lode, the Ilex lode, and the Raleigh lode, all of said mining claims are situated in Potomac mining district, Madison county, Montana, and the location notices of which are found or record in book 3 of lodes, the Banker at page 578, the Clark at page 608, the Ilex at page 610, and the Raleigh at page 607, records of Madison county, Montana. That the said labor and improvements were performed and made in order to hold the said mining claims under the provisions of section 2324 of the revised statutes of the United States, and the amendments thereof, concerning annual labor on mining claims, that being the amount required to hold said lode claims for the year 1895. And if within ninety days from the personal service of this notice, or within ninety days after the publication thereof, you fail or refuse to contribute your proportion of such expenditures, as a co-owner, your interest in each of the said mining claims will become the property of the subscribers, your co-owners, who have made the required expenditures, according to the terms of said section.

JOHN HALLAHAN,

W. S. DULACAN,

Co-Owners.

First publication March 28 1896. 23-14

### Notice for Publication.

LAND OFFICE at Helena, Montana, May 8, 1896. Notice is hereby given that the following named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before the clerk of the district court at Virginia City, Montana, on Monday, 22d June 1896, viz: Peter Harding for H. E. number 5053 for the south 1-2 south-west quarter north-east quarter south-west quarter north-west quarter south-east quarter section 8, township 7 south, range 4 west.

He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz: John Williams, James M. Williams of Puller Springs, Montana, Joseph Clegg, of Laurin, Montana, Henry Cahill, of Adobetown, Montana.

Any person who desires to protest against the allowance of such proof, or who knows of any substantial reason, under the law and the regulations of the Interior department, why such proof should not be allowed, will be given an opportunity at the above mentioned time and place to cross-examine the witnesses of said claimant, and to offer evidence in rebuttal of that submitted by claimant.

W. E. COX,

Register.

First publication May 16, 1896. 30-4

### Notice for Publication.

LAND OFFICE at Bozeman, Montana, May 8, 1896. Notice is hereby given that the following named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before clerk of district court at Virginia City, Montana, on June 22, 1896, viz: Mathew M. Collins, pre-emption D. S. number 1266, for the east 1-2 north-west 1-4 south-west quarter north-east quarter and lot number 2, section 16, township 14 south, range 2 west.

He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz: J. E. Blake, William Hollingsworth, Harry I. Winslow, Levi Shambow, all of Magdalen, Montana.

Any person who desires to protest against the allowance of such proof, or who knows of any substantial reason, under the law and the regulations of the Interior department, why such proof should not be allowed, will be given an opportunity at the above mentioned time and place to cross-examine the witnesses of said claimant, and to offer evidence in rebuttal of that submitted by claimant.

C. P. BLAKELEY,

Register.

First publication May 16, 1896. 30-4

### Administratrix' Sale.

NOTICE is hereby given, that by virtue of an order of sale made and entered in the district court of the fifth judicial district of the state of Montana, in and for the county of Madison, in the matter of the estate of Jas. G. Cherevoy, deceased, I will, on the 13th day of June, 1896, at the hour of two o'clock p. m., at the front door of the court house, at the City of Virginia, Madison county, Montana, sell at public auction, on the terms hereinafter stated, all the right, title and interest of the estate of said Jas. G. Cherevoy at the time of his death, and all the right, title and interest that said estate has acquired since his death, by operation of law or otherwise, in and to the following described real estate, situated in the county of Madison, state of Montana, to-wit: north half south-west quarter, and north half of south-east quarter of section 21; east half of south-east quarter and south-west quarter of south-east quarter of section 10; north half of north-west quarter, and south-west quarter of north-east quarter of section 22, all in township 5, south of range 1 west, Montana meridian, together with all the fencing, appurtenances and improvements thereon.

Terms of sale: 10 per cent. cash payable at time of sale, 40 per cent. on confirmation of sale by the district court, and balance in one year, on note with approved security, interest at 10 per cent. per annum.

Deed at expense of purchaser.

Dated May 14th 1896.

ELIZABETH CHEREVOY,

Administratrix.

First publication May 16, 1896. 30-4

### Notice to Co-Owner.

TO Thomas Gillespie, or heirs, assignees and local representatives, you are hereby notified that the undersigned L. O. Knochs, one of the owners of the mining claim hereinafter mentioned has in accordance with the provision of Section 2324 of the revised statutes of the United States, and the amendments thereof, expended in labor and improvements the sum of one hundred dollars (\$100.00) on the Moline quartz lode mining claim, situated, lying and being near the head of the south fork of north fork of Meadow Creek, unorganized mining district, Madison county, State of Montana, the location notice of which is recorded in page 417 of book 7, records of Madison county, said sum being the amount required to represent and hold said Moline quartz lode mining claim for the year 1895, according to the provisions of said section 2324 of the revised statutes of the United States. And if at the expiration of ninety days after the service of this notice upon you in writing or by publication, you fail or refuse to contribute your proportion of such expenditures as co-owner, all of your right, title, interest and claim in and to said Moline quartz lode mining claim will become the property of the undersigned co-owner.

L. O. KNOCHS,

First publication March 21, 1896. 23-14

### Notice to Co-Owners.

State of Montana, County of Madison, T. O. Wallfred Larson, your heirs, administrators and assigns: You are hereby notified

that L. T. A. Grigg grantee of W. A. Kelly and M. R. Gratz, your co-owner has in accordance with the provision of section 2324 of the Revised Statute of the United States expended labor and improvements on the Saturday Night quartz lode mining claim located on the 22nd day of October A. D. 1892 and situate in Sand Creek, mining district in the County of Madison, State of Montana, as aforesaid and described as follows:

Beginning at the discovery shaft, thence running 82 feet in a east-south direction to the east corner end stake, thence 200 feet southerly to the south-east corner stake, thence 1500 feet westerly to the south-west corner stake, thence 600 feet northerly to the north-west corner stake, thence 100 feet easterly to the north-east corner stake, thence 200 feet southerly to the East corner end stake, thence 82 feet westerly to the discovery, the place of beginning.

The notice of location of which claim was filed for record in the office of the county clerk and recorder of Madison county, Montana, on the 5th day of November, A. D. 1892, and recorded in book four of lode locations on page 579, Records of Madison County, Montana, the sum of one hundred dollars for the year 1895. And now you, Wallfred Larson, request co-ownership in the said claim and hereby notified that if within ninety days after the expiration of this notice by publication you fail to pay to the undersigned your portion of the said year's representation of the said claim being thirty-three and one-third dollars according to your real interest in the said claim, if any you have, the same will be the property of the undersigned as provided by law.

T. A. GRIGG,  
Dated Butte, Montana, January 13th, A. D. 1896  
First publication Jan. 18, 1896. 13-14

### Application for Patent.

[NO. 3671.]

HELENA, Montana, April 24, 1896. Notice is hereby given, that William A. Clark, whose postoffice address is Virginia City, Montana, has made this day, application for United States patent to 286.64 acres of placer mining ground, containing gold and other precious metals, situated in no organized mining district, in unsurveyed township number 9 south, range 3 west, Montana meridian, which said placer ground is more fully described as to metes and bounds by the official plat herewith posted, and by the field notes of the survey thereof now filed in the office of the register and receiver of the United States land office, at Helena, Montana, which field notes of survey describe the boundaries and extent of said placer mining ground on the surface, with magnetic variation, 19 degrees 30 minutes east, as follows: Commence at corner number 1, a sandstone 20x12 inches x 4 inches, 13 inches deep, marked 1-4811, from which said corner, 1. S. location monument number 4811, in township 9 south, range 3 west bears north 25 degrees 11 minutes, west, 6,578.8 feet, thence north 70 degrees 10 minutes east, 1,390 feet, to corner number 2, a blazed pine tree, 18 inches in diameter, marked 2-4811, with a mound of stone alongside; thence north 27 degrees 09 minutes west, 5,037 feet, to corner number 3, a post 4 1-2 inches square, 4 feet long, 2 feet deep, marked 3-4811, a mound of earth around post; thence south 73 degrees 50 minutes west, 1,325 feet, to corner number 4, a post 4 1-2 inches square, 4 feet long, 2 feet deep, marked 4-4811, and surrounded by a circular trench, and mound of earth around the post, thence north 21 degrees 24 minutes west, 1,465 feet to corner number 5, a pine tree, 18 inches in diameter, marked 5-4811; thence south 54 degrees 43 minutes west, 1,130 feet to corner number 6, a quartz stone, 24x14x7 inches, 16 inches deep, marked 6-4811; thence south 37 degrees 34 1-2 minutes east, 5,736.6 feet to corner number 7, a sandstone 20x10x8 inches, 14 inches deep, marked 7-4811, a mound of stone raised alongside; thence south 77 degrees 46 minutes east, 1,080 feet, to corner number 1, place of beginning, the claim embraced in said application and survey being of record in the office of the clerk and recorder of the county of Madison, Montana, and recorded at pages 555 and 556 of volume 7 of placers, records of said county, said claim being for ground as shown upon the official plat posted on the claim.

Any and all persons claiming adversely the placer ground and premises so described, surveyed and platted and applied for are hereby notified that unless their adverse claim is duly filed according to law and the regulations thereunder, within the time prescribed by law with the register and receiver of the United States land office at Helena, Montana, they will be barred by virtue of the statute.

W. E. COX,

Register.

First publication May 2, 1896. 23-10

### Notice to Creditors.

ESTATE of David McCranor, deceased. Notice is hereby given by the undersigned Alden J. Bennett, administrator with the will annexed, of the estate of David McCranor, deceased, to the creditors of and all persons having claims against the said deceased, to exhibit them, with the necessary vouchers, within four months after the first publication of this notice to the said Alden J. Bennett at the banking house of Hall & Bennett in Virginia City, Montana, the same being the place for the transaction of the business of the said estate in the county of Madison.

Dated at Virginia City this 29th day of May 1896.

ALDEN J. BENNETT  
Administrator with will  
annexed of estate of David McCranor, deceased.

First publication May 30, 1896. 32-4t

### Proposed Amendment to section 2, Article IX of the Constitution of the State of Montana.

SECTION 2. (Section 5201 political Code.) Every male citizen of the age of twenty-one years, who shall have been a citizen of the United States for ninety days, an inhabitant of this state one year next preceding an election, and for the last thirty days a resident of the county, and who shall have resided in the precinct in which he may offer to vote such time as may be prescribed by law, shall be entitled to vote at such election in the election district of which he shall at the time be a resident, and not elsewhere, for all officers that now are or hereafter may be elective by the people; provided, that no person convicted of felony shall have the right to vote unless he has been pardoned.

United States of America.)  
State of Montana, ) ss

Office of secretary of state )  
I, Louis Rotwitt, secretary of state of the state of Montana, do hereby certify that the foregoing is section 2, of an act entitled, "An act providing for the submission to the qualified electors of the state of an amendment to section 2, article 9 of the constitution relating to rights of suffrage and qualifications to hold office," approved March 4, 1895, which said act is now on file in this office. Said section being section 5201 of the political code.

In testimony whereof, I have hereunto set my hand and affixed the great seal of the state of Montana, at Helena the capital of said state this fourth day of May, A. D. (THE GREAT SEAL) 1896.

L. ROTWITT,  
OF MONTANA } Secretary of state.  
First publication May 23, 1896. 31-12t