

## YALE VERSUS OXFORD.

### British Team Comes Out Winner in the Contests.

### MUCH ELATATION IN SUCCESS.

But the Spirit of English Fair Play, of which they are wont to boast, was supplanted by one of Most Intense Jealousy—Mr. Bayard Attended.

LONDON, July 17.—Despite the love of fair play, of which the English are wont to boast, the crowds which witnessed the contests between Oxford and Yale teams to-day were generally most unfairly partisan. Of course, in the box, where the American Ambassador and a number of prominent Englishmen were gathered, the Englishmen made it a point of clapping their hands when the Yale team was successful, and Mr. Bayard was equally careful to applaud the successes of Oxford men, but everywhere else the most intense jealousy was manifested. In front of what was supposed to be reserved for Americans a crowd of well-dressed men and women gathered, and when the little knot of Yale men gave the college cheer many of these people would turn around and make insulting remarks. "They call themselves gentlemen," scornfully remarked a lady in the American party, and when Yale won some event and her partisans were rejoicing, a big, burly Britisher yelled: "Remember the Britannia beat the 'Vig' last six times." None of these remarks were made good-naturedly, but with the most intense passion. The scene at the end expressed the whole feeling. While poor Pond, who ran one of the pluckiest races ever seen, was lying in his friends' arms, the Oboonian who had saved the Oxford team from being tied was borne triumphantly to the pavilion, men and women following with faces aflame and running and yelling in mad delight. It was all typical of the British feeling.

Hickok of the Yale and Frye of the Oxford were interviewed after the games. Frye was very happy. He said the Oxford team were delighted with the Yale athletes. He thought the Americans had done their best, and certainly were not up to the record. This was because they were overtrained, while the Oxford men had not reached their best form, because they were undertrained. All the members of his team were surprised at Hickok's work with the hammer and weight. He regretted that the other was not better, and thought, if the track had been dry, Sheldon would have cleared twenty-four feet in the running broad jump. He said further that, although it was difficult to induce the Oxford men to train in the summer time, he was determined, if possible, to get over to agree to a return match with Yale in 1895. He hoped the athletes from the two universities could meet annually.

Hickok said he was bitterly disappointed, not so much because the Yale position was because the men did not do as well as they did in the trials. He added: "I have thrown the hammer over 125 feet, but to-day I could not exceed 100 feet. However, there is no use in looking for reasons. They got there first, and we were beaten. They are a splendid lot of fellows, and there is nothing to regret but the result."

### OLNEY IN DOUBT

### As to Exact Nature of Bill in Equity Filed Against the Southern Pacific.

WASHINGTON, July 18.—Attorney-General Olney to-day expressed his doubts of the correctness of published reports as to the basis and purpose of the suit brought against the Southern Pacific Railway Company at Los Angeles. Late last week the Attorney-General received a telegram from Attorney Denis, stating that he had reasons for believing the Southern Pacific was not making proper use of its right to run its trains and asking for authority to run the anti-trust act of July 2, 1890. This authority was given, and its intention was to compel the company at least to try to fulfill its contracts with the government toward resuming interstate traffic. The condition of the Southern Pacific Company has been in marked contrast with that of some other companies in this respect, and it was the Attorney-General's understanding that the suit would be brought to compel the performance of its duties under the law and, so far as he knew, for no other purpose. Mr. Olney questions the correctness of that part of the report which stated that one purpose of the suit was to annul all agreements by which the Southern Pacific and certain other companies had agreed to operate in the opinion of the officials at the Department of Justice that such considerations are not only legal, but were contemplated by the interstate act. Just what the facts are has not yet been learned.

### Breckinridge and the Ladies.

LONDON, July 18.—Congressman Breckinridge and Mr. Owens addressed large audiences at Donerail and Muir in the Ashland district to-day. There were many ladies present at both meetings. They threw bouquets at Breckinridge by dozens, and the pious ones were shocked when he compared them to the women of old, who sympathized with Stephen when stones were being cast at him. Breckinridge left for Washington to-night after kissing his son Desha goodbye in the presence of the audience. Mr. Owens handled Breckinridge's Congressional record without gloves. After a meeting last night the Masons refused to attend the Breckinridge case. It is generally believed his name was dropped from the rolls.

### Willing to Take Back Strikers.

CHICAGO, July 17.—Vice-President Wickes of the Pullman Company says the company is willing to take back its striking employees. He says the manager at the works has been under instructions for several weeks to start up the works as soon as enough men are ready to go to work to make the running of all the departments possible, or about 1,000.

## TRIAL OF HUGH LYNN.

### He is Charged With the Murder of Two Men Last October.

VANCOUVER, B. C., July 18.—The trial of Hugh Lynn, charged with the murder of Jack Green and Thomas Taylor on Savary Island last October, commenced this morning before Justice Drake. The murder was one of the most atrocious ever committed in the province. Green kept a store and Taylor was an employe. Lynn, the accused, and a koochman lived on the island, he being employed by Green. When the bodies were found, Lynn and the koochman were missing. Both men had been shot with rifle bullets, but the murderer had placed shotguns in the hands of the deceased to make it appear that death was the result of a duel. The house and store had been ransacked, and the money, furs and provisions had been stolen. Lynn, by his own boat, which was found subsequently adrift off Comox, where he had purchased a canoe. A trail of shot was discovered from Green's store to where Lynn embarked, and similar shot were found in the boat. Lynn was arrested last spring at Orca Island in United States territory. It was learned that he had traded a rifle similar to one belonging to Green and also had sold furs like those missing from the store. Lynn's koochman and little boy gave damaging evidence against him at the preliminary hearing, and these facts have been worked up by the officials into a strong case. Lynn is a native of British Columbia, his father having been one of Colonel Moody's engineers, sent out here by the British government in early days. He has the reputation of being a desperado.

### LETTER FROM JUDGE COOLEY.

### He Warmly and Feelingly Commends Cleveland's Course.

WASHINGTON, July 18.—In view of the criticisms that have been uttered in certain quarters on the legality of the course pursued by President Cleveland in using Federal troops, notably at Chicago, not to preserve the peace, but to execute the decrees of the Federal judiciary and keep in operation the provisions of the interstate commerce law, the following letter from one of the most able exponents of the constitution in the land, Judge Thomas H. Cooley, has peculiar application. It was sent to-day to President Cleveland: "Now that the great strike in which your official intervention became so necessary has been clearly shown to be a failure, I beg to be allowed to express my unqualified satisfaction with every step you have taken in vindication of the national authority and with the rapidity with which you have proceeded. The caution and deliberation with which you have proceeded are, I think, worthy of the accompanying firmness, of high praise, and I am specially gratified that a great and valuable lesson in constitutional construction has been settled for all time with remarkably little bloodshed. You and the Attorney-General also have won the gratitude of the country, not for this generation only, but for all time, and may God bless you for it, is my sincere prayer."

### UNION PACIFIC BRANCHES.

### Receivers Ask That They be Separated From the Main Road.

ST. PAUL, July 18.—To-morrow the receivers of the Union Pacific will be asked to appear before the court pursuant to an order to show cause why a large number of the branch lines of the Union Pacific road should be considered and conducted as a part of the Union Pacific system and not be heretofore regarded as independent lines. The reason for this action is that the branch lines are not earning sufficient money to pay operating expenses and taxes. They are a constant drain upon the income of the Union Pacific road, which has been obliged to advance money to maintain them. The present receivers ask that their action at previous times in making these lines independent be approved by the court. The names of the branch lines are indicated in the petition as follows: Cartoon Cut-off railway, Brighton and Boulder branch, Junction City and Fort Kearney railway, Omaha and Republican Valley, Salina and Southwestern, Denver, Lead, Gunnison railway, Kansas Central railway, Kansas City and Omaha railway, Atchison, Colorado and Pacific railway, Atchison, Jewell City and Western railway, Washington and Idaho railway, the Oregon Railway Extension Company.

### Alleged Jury-Bribing.

CHICAGO, July 18.—A sensational jury-bribing case developed in Judge Baker's court to-day in the condemnation suit of the Metropolitan Elevated railway vs. Millionaire Warren Springer over a strip of land valued by Springer at \$700,000. One of the jurors, George Marmon, told the judge that a woman had called on his family and offered a bribe in Springer's behalf, intimating that the caller was Springer's wife. Judge Baker suggested that Mrs. Springer appear in the court and make an explanation. Her husband indignantly denies that she is connected with the affair, claiming that she is in Wisconsin.

### The President Will be Circumspect.

WASHINGTON, July 18.—It is understood that the selection of the Commissioners to investigate the late strike was under discussion by the Cabinet to-day, but so far there are no open indications of speedy action in the matter. The President is disposed to act with the greatest circumspection in choosing men of national reputation, whose findings are likely to carry weight with the entire American people.

### An Exodus of Indians.

WASHINGTON, July 18.—Measures to prevent the entrance into Mexico of Yuma Indians are sought in a communication from Mexican Minister Guillermo. Reade of Ensenada, Lower California, has complained to the Mexican government that the Yumas are entering Mexican territory through his lands, on which a small tribe known as Cucupus reside. The conduct of the Yumas with the Cucupus is, he says, liable to corrupt the latter. The agent on the reservation has been directed to make an investigation of the complaint.

## NEW SYSTEM OF POSTS.

### The Government to Abandon Many Smaller Ones.

### IN LINE WITH GEN. SCHOFIELD.

### The Troops Now Gathered at Chicago Will Constitute Fort Sheridan's Permanent Garrison—The Commander on His Way to Bar Harbor.

WASHINGTON, July 18.—Daily reports received at the War Department from troops engaged in preventing disturbances on the railroads in the West show that the disturbance of the strikers has generally diminished from formidable rioting to petty operations and obstructions. General Merritt at St. Paul reports obstructions have been encountered on the Great Northern running north from St. Paul, likewise at Livingston, Mont. There is friction on all the Pacific roads. From San Francisco General Ruger reports that it will be necessary to send the trains under guard for some time. General Miles reported the frightful accident at Chicago day before yesterday, and will take steps to ascertain how it occurred, and may appoint a board for this purpose. As soon as in General Miles' judgment it will be advisable to do so, the regulars in Chicago will be withdrawn, but until General Miles so recommends no suggestion of the outside or request will have any effect with the authorities. The history of the Chicago riots has confirmed in official circles here a belief in the soundness of General Schofield's policy of concentrating troops at great central points near the large cities. It is the intention now to carry out this idea as far as practicable. The first manifestation of this decision will be at Chicago, for although the troops will be withdrawn from the city, they will go to Fort Sheridan, fifteen miles distant, and the companies of batteries and troops that have been brought to Chicago from Eastern and Western points will be sent back to their posts. They will constitute the permanent garrison of Fort Sheridan, which, with this powerful force so located as to be easily and quickly marched to Chicago or to any point of disturbance, will become one of the first units of the new system of army posts. Unless Congress shall provide for a substantial increase of the regular army, this may involve the practical abandonment of many of the small posts in the West.

### GENERAL SCHOFIELD'S VIEWS.

BOSTON, Mass., July 18.—Major-General Schofield, commanding the United States army, arrived in Boston last night on his way to Bar Harbor. In conversation with a reporter he said that the late strike in Chicago had caused him to modify somewhat his views expressed in a recently published article signed by him, in which he had taken the ground that a small but well-disciplined army with better coast defense would be sufficient to protect the country from invasion. The question of interior disturbances had not then been reached at that time. "I think upon considering the events which have recently taken place that an increase of the army's forces is needed. Several thousand men should be added at once. A small army well disciplined is obviously superior to a large one ill-trained, but a larger army well drilled is now absolutely required."

### Spokane Banker Escapes.

SAN FRANCISCO, July 18.—H. L. Catter crossed into Mexico at Tia Juana the night of June 30, and thus evaded arrest by officers who were in pursuit of him. The fleeing banker, Catter was cashier of the First National Bank of Spokane and President of the Spokane Savings Bank, is wanted at Spokane for embezzlement. Upon this charge the grand jury indicted him, and Governor McGraw of the State of Washington issued a warrant for his arrest, approved by the Governor of California, Catter having left Spokane and taken up his residence in San Diego.

### Receipts Greater Than Expenditures.

WASHINGTON, July 17.—Receipts from internal revenue so far this month amount to \$16,664,537, as against \$8,197,915 during the same period last year. The almost unprecedented increase is no doubt due to the expectation that in the pending tariff bill the tax on spirits will be materially increased. The receipts from customs for the first half of the present month amounted to \$3,535,000, which is 5 per cent more than last year. For the first time in many months the receipts of the government are exceeding the expenditures, the excess so far being over \$2,500,000.

### England's Eye on the Canal.

LONDON, July 17.—In the House of Commons to-day attention was called to the bill regarding the Nicaragua canal introduced in the United States Senate, and the government was asked what steps it would take to maintain the Clayton-Bulwer treaty. The Foreign Secretary replied that attention would be given to the subject. The House finished this evening the report on the stage of the budget. William Harcourt, Chancellor of the Exchequer, announced the third reading.

### The Milk Was Poisoned.

MARSHALL, Ill., July 16.—About thirty persons were poisoned by eating ice cream last week at West Union, ten miles south of this city. All have been under physicians' care. Mrs. B. L. Dunham has died in great agony, and two or three others are at the point of death. It is supposed that the milk was poisoned by being in a vessel with a copper bottom.

### Four Years in Folsom.

SAN FRANCISCO, July 17.—Walter D. Furnard, originally accused of stealing the Jacobson diamonds, but who was allowed to plead guilty to receiving stolen goods, was to-day sentenced by Judge Daingerfield to serve four years in Folsom prison.

## ALLENS GOING HOME.

### Exodus From Chicago That Will Make Demand for Labor.

CHICAGO, July 18.—The Evening Journal prints the following: "The European low rates inaugurated by the trading steamship lines may result in a wholesale exodus from Chicago of many men connected with the late strike. Never before in the history of steamship rates has it been possible to go from Chicago to an European port so cheaply. Since the cut rates have been inaugurated, the exodus from Chicago and the Northwest to various points in Europe has figured up a third of the local traffic to New York according to estimates of local steamship lines, and the announcement of the last cut in rates has started a real heira of European-born people. Dozens of men who were now on strike have been making inquiries at the local steamship offices within the last few days, expressing their intention of going to the 'old country' in case the strike was a failure. There were a half-dozen interesting phases of the present situation, and their is much food for thought in the depletion of the standing army of unemployed in this country by return of workers to their homes abroad. It is estimated that before long labor will be at a premium instead of a discount, and there are not few who figure on a season of prosperity as a consequence of the return to Europe of thousands who have been in the past six months unsuccessful candidates for employment."

### CRUISER MINNEAPOLIS.

### Her Speed Even Better Than at First Indicated.

WASHINGTON, July 18.—The Minneapolis has done even better than the first reports indicated on her trial trip. Yesterday Commodore Selfridge telegraphed the Navy Department that the vessel made 23.05 knots, subject to tidal corrections. These corrections were made last night, and to-day the Commodore reported that after making allowance for tides and currents the average speed was 23.07 knots. By the contract the vessel is to make 23 knots, and the contractors were to receive a bonus for each quarter knot, so that according to Commodore Selfridge's figures the premium earned will amount to \$44,000, the largest ever earned by a vessel. When proposals were received for building the Minneapolis, it was found that the Bath Iron Works were the lowest bidder at \$2,600,000. Cramps coming next with a bid of \$2,745,000. The Secretary of the Navy thought the Bath Iron Works had had a sufficient profit to undertake the construction of so large a ship, and he offered to bestow the contract on the Cramps if they would reduce their bid to the figure of the Bath Iron Works, which they did so that, with the premium earned on the trial, the total cost is \$3,204,600.

### TARIFF CONFERENCE.

### A New Plan Suggested for Revenue on Whisky.

WASHINGTON, July 16.—The tariff conference has had suggested to them a plan for revenue on whisky, one of the largest revenue-producing items, which has not heretofore been considered in either the House or Senate. It was proposed by one of the Senators, and sent toward it is quite favorable. The plan contemplates a sliding scale, the tax being \$1 per gallon on whisky out of bond at the end of five years and advancing 5 cents per gallon for each year in bond beyond five years and not exceeding nine years. On this basis the tax would be: seven years, \$1.10; eight years, \$1.15. By this arrangement the eight years' bonded period is secured by the distillers, although it is offset by the tax of \$1.15 per gallon if advantage is taken of the full nine years.

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## A FORTY-FIFTH STATE.

### President Cleveland to Sign With a Special Pen.

### GOLD SET IN A SILVER BOWL.

### The Conditions Under Which the Territory of Utah is to be Admitted to the Union—Polygamous or Plural Marriages Forever Prohibited.

WASHINGTON, July 15.—Private Secretary Thurber has in his custody at the White House a gold pen set in a silver holder. The implement is from an artisan's standpoint a fine piece of work, but if it fulfills its mission, it will never be dipped in ink but once. That will be Monday, July 16, 1894, and it will inscribe the name of Grover Cleveland on a parchment headed: "An enactment to authorize the people of Utah to form a constitution and State government and to be admitted to the Union on an equal footing with the original States."

### Delegate Rawlins of the Territory of Utah, whose efforts were largely instrumental in bringing about the enactment of the act, secured the pen and holder and entrusted them into the keeping of Secretary Thurber until the time for their use. To-morrow Rawlins, having secured the signature of Vice-President Stevenson and Acting Speaker Richardson to the enabling act, will carry it to the White House for the Presidential autograph. The ceremony would have taken place Saturday but for Richardson's absence from the city, and it was hoped to have Speaker Crisp's name on the document; but the Speaker will not return from Georgia in time. No one but the President will sign the act, and when he has done so Rawlins will take charge of the pen which made it a law. At first it was intended to have a solid gold pen and holder, but as Utah comes in as a bimetallic State, and Westerners who are making the silver fight in politics attach some sentiment to the fact, the white metal (silver) was allowed to share honors at the accepted ratio. After the pen has done its part Rawlins will take possession of it. It will be suitably engraved and enshrined in the State capitol of the new State with its other historical souvenirs.

### The signing of the act does not make Utah a State, but merely sets in motion the machinery by which she becomes one. December 1895 will probably be the time when Utah will be entitled to the forty-fifth star in the flag. The constitutional convention will meet next March to frame a State constitution, which will be submitted to the people for ratification at an election in November, 1895, when the Governor and other State officers and a member of Congress will be elected. If the constitution is ratified, and if the President finds that a provision for republican form of government under the provisions of the act of Congress, he will issue a proclamation announcing the fact and declaring Utah a State. The Legislature elected at the November election will meet in December, and one of its first acts will be to choose two United States Senators. It may safely be said that the senior Senator is likely to be the present Delegate from the Territory, whose fight for statehood is expected to certainly receive recognition if the views of his Congressional colleagues are shared by his constituents. The government pays the expenses of the Territorial Convention, as it does for the Territorial Legislature.

### There will be a new registration of the voters, upon which the apportionment of 117 delegates to constitute the convention will be made. Each county is to have at least one delegate and one additional for every 2,000 of population. The convention must declare on behalf of the people of the State to adopt the constitution of the United States. Several important requirements for the State constitution are made by Congress: That it shall be republican in form and make no distinction in civil or political rights on account of race or color, except as to Indians, who are not entered; that it shall not be repugnant to the constitution of the United States and the requirements of the State constitution which was ever evoked by the power of the Mormon Church is that it shall provide by ordinance, irrevocable without the consent of the United States and the people of the State, that no religious test shall be required for any office, and that no inhabitant of the State shall ever be molested on account of his mode of religious worship, provided that polygamous or plural marriages are forever prohibited.

### TO FORECLOSE BONDS.

### Suit Brought Against the Union Pacific Railroad Company.

TOPEKA, July 17.—Suit was filed in the United States Circuit Court to-day against the Union Pacific Railroad Company to foreclose bonds amounting to \$111,725,000. The suit was filed by George J. Gould and Russell Sage, trustees of the bondholders of the Kansas Pacific, by their attorneys, Rosington, Smith & Dale. It is alleged the bonds were issued under the control of the Union Pacific's revenues, which were sufficient to protect bondholders, have been used to defray expenses on other parts of the system. Plaintiffs ask for appointment of receivers to look after the accounts separate. It is rumored here that this is a step toward the reorganization of the Kansas Pacific.

### The Cholera Virulent.

LONDON, July 17.—A dispatch to the Times from St. Petersburg says the cholera epidemic is assuming alarming proportions. The present visitation is of a more intense and more fatal character than was the outbreak of the two previous years. The disease has even penetrated into Finland, which has hitherto been free from cholera.

## INDIAN HEAD TESTS.

### A New Armor-Plate Must be Found for the New Projectiles.

PHILADELPHIA, July 17.—The apparatus with which the heavy armor-plates were punctured in the tests at Indian Head during the past few days has been a disappointment to Pittsburgers, who are proud of the big mill at Homestead; but the projectile used was also a product of home industry, and both could not prevail. President Cy Wheeler of the Sterling Steel Company, manufacturer of the new projectile, said the system of armor-plate was all right, but the fault lay in the Harvey process of hardening. He contends that the plates, to successfully withstand this projectile, must be made by the same process. He thinks he has worked out a plan, and the Carnegie Company is now making some plates on the plan he has mapped out. They will be ready about the middle of August, when they will be tested. The President frankly admits that, if the test is a success, he must improve his projectiles and must even have the new plate, if he can. Instead of hardening the plates with carbon, as is done under the Harvey process, and putting in nickel to toughen the material, Mr. Wheeler is having a plate made on the principle used in producing the projectiles. He puts chrome or chromium in the projectiles, and this material he will substitute in the plate for nickel, and no carbon for hardening will be used. The chrome is very hard material, and is found extensively in this country and in Europe, particularly Germany. There are large deposits of it around Baltimore. Mr. Wheeler thinks the fault of hardening plates, especially the thickness of 17 and 18 inches, is that you cannot tell how far it penetrates. You may think the hardness goes into the plate for some little distance, when really it may be close to the surface.

### PAN-AMERICAN NEWS.

### Da Gama Has Sent Word That He is Ready to Surrender.

NEW YORK, July 17.—The Herald's Valparaiso dispatch says: The correspondent in Rio de Janeiro sends the following news: Admiral da Gama, who is in Portugal, has informed President Peixoto that he is ready to surrender. This action has probably been taken to keep Admiral Mello in exile.

### HE BE DECIDED THIS WEEK.

The World this morning prints the following from San Salvador: A telegram reports the question of surrendering Antonio Ezeta will be decided this week. This news was received with satisfaction. A complete survey of the country has been ordered, something never done before.

### VARIOUS ITEMS.

### The Herald's Panama dispatch says: The arms and ammunition which have been arriving in Colon recently on British steamships have been transferred to a sailing vessel in the bay, which takes them to the Mesquito coast.

### The correspondent in San Jose, Costa Rica, sends word that an envoy from Zelaya has arrived there and hopes amicably to settle matters with General Yglesias.

### From Port of Spain the correspondent writes a yellow fever epidemic has broken out there.

### Words come from Belise that in the future American gold will be the only legal tender in the colony of British Honduras.

### From Tegucigalpa the correspondent sends word that Congress is in session there framing a new constitution.

### NO CHANGE IN COREA.

### Chinese Government Still Demands the Removal of Japanese Troops.

WASHINGTON, July 17.—Latest telegraphic advices received here indicate that the Korean situation is substantially unchanged. It states that the Russian government has expressed itself as satisfied with the reply of the Japanese government "disavowing any design upon Korean territory, but declining to withdraw the Japanese troops from Korea until some action was taken to prevent the constant recurrence of the disturbances in that country of which Japan complains. It is also stated that the Chinese government has promptly replied to consult with the Japanese government for the purpose of devising means to assist Korea in her cause and simply reiterates its demand for the removal of Japanese troops from Korea. This, it is understood, was the substance of the answer made by Sung Li Yamen last week, when the British Minister in Peking tendered his personal good offices to effect an amicable settlement of the difficulty between the two countries.

### Approved by the House.

WASHINGTON, July 17.—With less than half an hour's discussion and with practically no opposition the House to-day adopted the following resolution offered by McCrea of Kentucky: "That the House of Representatives indorse the prompt and vigorous efforts of the President and his administration to suppress lawlessness, restore order and prevent improper interference with the enforcement of the laws of the United States and with the transportation of the mails of the United States and with interstate commerce, and pledges the President hearty support, and deems the success that has already attended his efforts cause for public and general congratulation."

### Nicaragua Canal Bill.

DENVER, July 17.—The Chamber of Commerce to-day received the following from the San Francisco Chamber of Commerce: "Will you aid by telegraphing to your Senators and Representatives in preventing an adjournment until the Nicaragua canal bill is reported?" After due consideration the following telegram was sent to Representatives Pence and Bell: "On behalf of our Pacific Coast neighbor we urgently request favorable action on the Nicaragua canal bill before Congress adjourns."

### More Trouble for Lillian Russell.

NEW YORK, July 16.—A permanent injunction has been granted by Judge Gaynor of the Supreme Court at the instance of Canary & Lederer, managers of the Casino, restraining Lillian Russell from singing or dancing, either for money or gratuitously, in private, under any management than that of Canary & Lederer. The papers will be served upon Miss Russell of her lawyers. Unless this injunction is dissolved, Miss Russell will be guilty of contempt of court and liable for damages when she sings in London September 3 under Grau's management. She has engaged sail to London on the Paris, which sails next Monday.

## IRELAND AND DIXON.

### Two Divines Express Themselves Upon the Strike.

### SPEAK THEIR MINDS FREELY.

### The Archbishop Blames Labor, and the New Yorker Advocates the Government Ownership of Railways—A Great Injustice Perpetrated.

CHICAGO, July 15.—Archbishop Ireland of St. Paul, when asked to-day what he had to say upon the railway strike, spoke as follows: "I do not desire to speak of the Chicago strikers, because in so doing I shall blame labor, while because of my deep sympathy with it I should wish to have never said but words of praise for it. But in a moment of social crisis, such as the one through which we are passing, it is our duty to speak loud and to make the avowal of the truths and principles which will save society and justice. "The fatal mistake which has been made in connection with this strike is that property has been destroyed, the liberty of business interfered with, human lives endangered, society menaced and the institutions and freedom of the country put in most serious jeopardy. The moment such things happen all possible questions as to the rights and grievances of labor must be dropped out of sight and all efforts of law-abiding citizens and of public officials made to serve in maintaining public order and guaranteeing at all costs the public welfare. Labor must learn that, however sacred its rights be, there is something above them and absolutely supreme—social order and the laws of public justice. There is no civil crime so hideous, so pregnant of evil consequences as resistance to law and the constitution of the country. This resistance is revolution; it begets chaos; it is anarchy; it disrupts the whole social fabric. "Labor, too, must learn the lesson that the liberty of the citizen is to be respected. One man has a right to cease from work, but he has no right to drive another man from his work. He who respects not the liberty of others shows himself unworthy of his own liberty and incapable of citizenship in a free country. Riots and mob rule, such as have occurred in Chicago, do immense harm to the cause of labor, and have back to the remedy for whole decades of years. Labor thereby loses the earnest sympathy of thousands of friends, and gives courage and triumph to its enemies. Worse yet, the principle of popular government suffers."

### It is no wonder that, reading of the occurrences in America, Europe announces that the Republic is a failure, and that a strong monarchy only can hold society together.

### I am far from saying that labor has not had its grievances in America, nor that redress must not be sought. I would not respect the laborer who seeks not to defend his rights and to improve his condition. But all this must be done within the lines of social order. The remedy for these ills is a healthy public opinion, and for it public legislation and all legitimate efforts in these directions, whether by single or unite for a cause, are laudable. For my own part I believe the large number of men who join strikes are more to be pitied than to be blamed. They are led on by irresponsible and tyrannical chiefs. Labor unions have great statutes, but there is one marked evil in them, in that they put the liberties of tens of thousands of the people in the hands of one or a few, who become their absolute masters, their despotic Czars.

### The solution to the differences between capital and labor is necessarily complicated, and no one precise formula has been or can be found. A generous sense of justice toward all, a deep love of one's fellows and attentive listening to the teachings of Christ will lead on all sides to a better understanding and to happier mutual relations. Certain it is that, so far as it is possible, the laborer should not lack support for himself and family. He should not be overburdened either in weight or time of labor; he should be treated as a rational and moral being, with all the respect due his human dignity. His remuneration, if diminished in periods of depression, should increase in periods of prosperity."

### REV. MR. DIXON'S SERMON.

NEW YORK, July 15.—Rev. Thomas Dixon, Jr., who finds a text for each Sunday's sermon in the events of the previous week, preached in Association Hall to-day of the strike. He said in part: "This great uprising of the laboring classes, which has cost the country \$1,000,000,000 and is likely to cost it \$5,000,000,000, had its origin in a great injustice perpetrated by somebody. It is impossible to imagine the laboring classes, after enduring the miseries consequent on the depression of the past year, leaving their workshops unless there was injustice somewhere. Three lessons, however, have been learned by the strike: "The railroad managers were utterly incapable to handle the railroads the moment the strike was precipitated; that mob violence and disorder will under no circumstances be tolerated by the American people, and that the national government alone has the power to break such a strike and raise the railroads' blockade.

### From these follows the logical conclusion that the national government should have the railroads outright. The railroads were built strictly for accommodation, and neither labor leaders nor railroad managers should have the power nor be permitted to interfere with the public rights. If the national government in this junction is dissolved, it would be high treason to do such a thing."

### More Trouble for Lillian Russell.

NEW YORK, July 16.—A permanent injunction has been granted by Judge Gaynor of the Supreme Court at the instance of Canary & Lederer, managers of the Casino, restraining Lillian Russell from singing or dancing, either for money or gratuitously, in private, under any management than that